State of Jowa 1969

JOURNAL OF THE HOUSE

SIXTY-THIRD
GENERAL ASSEMBLY
First Regular Session
1969



ROGER W. JEPSEN, President of the Senate WILLIAM H. HARBOR, Speaker of the House

Published by the STATE OF IOWA Des Moines

SIXTY-THIRD GENERAL ASSEMBLY

OFFICERS OF THE HOUSE

WILLIAM H. HARBOR, Speaker of the House	Henderson
FLOYD H. MILLEN, Speaker Pro Tempore	Farmington
RALPH F. McCartney, Majority Floor Leader	Charles City
RUDY VAN DRIE, Assistant Majority Floor Leader	Ames
Andrew Varley, Assistant Majority Floor Leader	Stuart
WILLIAM J. GANNON, Minority Floor Leader	Mingo
THOMAS A. RENDA, Assistant Minority Floor Leader	Des Moines
A. June Franklin, Minority Whip	Des Moines
WILLIAM R. KENDRICK, Chief Clerk	Des Moines
Burl B. Beam, Assistant Chief Clerk	Martensdale
LILLIAN LEFFERT, Legislative Counsel	Des Moines
MARY NEWCOMB, Engrossing Clerk	Des Moines
SUE F. REED, Chief Journal Clerk	Des Moines
MARY ROYAL, Assistant Journal Clerk	Des Moines
Dolores Abels, Secretary to Chief Clerk	Des Moines
VIRGINIA GARRETSON, Secretary to Chief Clerk	Des Moines
BILLIE JEAN WALLING, Clerk to Chief Clerk	Des Moines
ELIZABETH J. O'CONNOR, Supervisor of Clerks	Des Moines
PAULINE E. KEPHART, Chief Enrolling Clerk	Des Moines
PAULINE E. KEPHART, Chief Enrolling Clerk. MARYJO F. WELCH, Secretary to Speaker	Des Moines
RALPH A. LANCASTER, Sergeant-at-Arms.	
CLARENCE O. ANDERSON, Assistant Sergeant-at-Arms	Des Moines
PHYLLIS J. FRAIZER, Bill Clerk	Des Moines
REID W. CRAWFORD, Assistant Bill Clerk	Ames
Ann McCarty, Supply Clerk	Des Moines
ELMER E. PENNINGTON, Chief Electrician	Des Moines
ALFRED WIERSON, Assistant Electrician	Radcliffe
DAN A. SICKELS, Control Board Operator	Mount Ayr
NORMAN C. GROVE, Assistant Voting Machine Operator	Des Moines
LAURA J. STOKES, Postmaster	LeMars

iii

Jay Laz 632 DOCUMENTS DEPT.

ELECTIVE STATE OFFICERS Official Address, Des Moines, Iowa

Name	Title	Residence	Politics
Robert D. Ray Roger W. Jepsen Melvin D. Synhorst Lloyd R. Smith Maurice E. Baringer L. B. Liddy Richard C. Turner Theodore G. Garfield Francis H. Becker Robert L. Larson Clay LeGrand Michael L. Mason C. Edwin Moore Maurice E. Rawlings Bruce M. Snell William C. Stuart	Governor. Lieutenant Governor Secretary of State State Auditor Treasurer of State Secretary of Agriculture. Attorney General. Chief Justice of the Supreme Curt Justice of the Supreme Court	Davenport. Mason City Des Moines. Sioux City. Ida Grove.	Republican Republican Republican Republican Republican Republican Republican Republican Democrat Republican Democrat Democrat Democrat Democrat Republican Democrat Republican Democrat Republican Republican Republican

MEMBERS OF THE HOUSE—SIXTY-THIRD GENERAL ASSEMBLY—FIRST REGULAR SESSION (1969)

Name	Address	Age	Occupation	County	Former Legislative Service
Alt, Don D.	West Des Moines	52	Savings & Loan Exec	Polk, Sub. No. 4.	Non
Andersen, Leonard C	Sioux City	57	Realtor, Insurance	Woodbury, Sub. No. 1	59, 60, 60X, 6
Bailey, Ray V	Clarion	55	Lawyer	Wright	
Baker, Donald E	Boone	38	Electronics Technician	Roone	
Battles, Lynn, Sr	Maguoketa	58	Farmer, Cattleman	Technon	
Bennett, Vernon N.		32	Union Vice-President	Dall Cal No F	
	Des Moines			Polk, Sub. No. 5,	
Bergman, Irvin L	Harris	57	Farmer	Lyon, Osceola	
Blouin, Michael T	Dubuque	23	Teacher	Dubuque, Sub. No. 2	
Brinck, Adrian B	West Point	55	Advertising Manager	Lee, Sub, No. 1	57, 6
Caffrey, James T	Des Moines	59	Production Worker	Polk, Sub. No. 10	
Camp, John	Bryant	53	Farm Management	Clinton, Sub, No. 1	58, 59, 60, 60X, 6
Campbell, Herbert L	Washington	57	Farmer	Washington	Non
Christensen, Perry L	Kent	36	Farmer	Clarke Union	
Cochran, Dale M	Eagle Grove	40	Farmer, Businessman	Wahatar Suh No 2	
	Morning Sun	47	Nursing Home Director	Towies Cork No. 2	Non
Corey, Dean O				1.00188, 500, No. 2	Non
	Denison	65	Farmer	Crawford	
Crosier, Dale T	Cedar Rapids	65	Salesman	Linn, Sub. No. 5	6
Cunningham, Ray C	Ames	75	Retired (YMCA)	Story, Sub. No. 2	57, 58, 59, 60, 60X, 6
Darrington, William E	Persia	64	Farmer	Harrison	54, 55, 56, 57, 58, 59, 60, 60X, 6 57, 58, 59, 60, 60X, 61, 6
Den Herder, Elmer H	Sioux Center	60	Realtor	Sioux	
Dietz, Walter	Walcott	72	Retired	Septt Sub No. 1	47, 48, 4
Dooley, Andrew G	Sioux City	54	Pharmacist	Woodhury Sub No 3	
Dougherty, Tom	Albia	58	Farmer	Tuesa Mannea	60X, 6
				Weedlaw Oak Ma 0	57, 58, 6
	Sioux City	44	Lawyer	woodbury, cub, No. 2	
Drake, Richard F	Muscatine	41	Farmer	Louisa, Muscatine,	
	SEC Y	55		Sub. No. 1	Non
Dunton, Keith	Thornburg	53	Farmer, Businessman	Keokuk	58, 59, 60, 60X, 61, 6
Edgington, Floyd P	Sheffield	69	Retired Farmer	Franklin	55, 56, 57, 58, 59, 60, 60X, 61, 6
Ellsworth, Theodore R	Dubuque	50	Insurance	Dubuque, Sub, No. 3	Non
Ewell, Vernon A	Waterloo	31	Teacher	Black Hawk, Sub, No. 4.	Non Non
Fischer, Harold O.	Wellsburg	51	Insurance, Realtor	Grundy	
Fisher, C. Raymond	Grand Junction	61	Farmer	Greene	
Franklin, A. June	Des Moines	38	Insurance, Realtor	Dall Cal Ma 6	
				Polk, Sub. No. 9	Non
Freeman, Dennis L	Storm Lake	29	Insurance Counselor	Buena Vista	
Freeman, Lester M	Spirit Lake	58	Resort Owner, Realtor	Clay, Dickinson	
Gannon, William J	Mingo	31	Farmer	Jasper, Sub. No. 1	
Goode, Dewey E	Bloomfield	70	Retired	Appanoose, Davis	5, 45X, 46, 46X, 47, 48, 49, 50, 50X
					5, 45X, 46, 46X, 47, 48, 49, 50, 50X 53, 54, 55, 56, 57, 59, 60, 603
Graham, J. Wesley	Ida Grove	66	Farm Manager	Ida Sac	59, 60, 60X, 61, 6
Grassley, Charles E	New Hartford	35	Farmer	Butler	
Hamilton, Howard A		59	Insurance, Dist. Mgr.	Cades	
				Died Deed Out No. 1	N
Hansen, Willard R	Cedar Falls	37	Insurance Executive	Black Hawk, Sub. No. 1	
fangon Frod H	Osage	80	Secretary County Fair	I Moreaved Mitchell	

REPRESENTATIVES

MEMBERS OF THE HOUSE—SIXTY-THIRD GENERAL ASSEMBLY—FIRST REGULAR SESSION (1969)—Contd.

Name	Address	Age	Occupation	County	Former Legislative Service
Harbor, William H	Henderson	48	Grain Elevator Owner	Fremont, Mills	
Hill, William	Marshalltown	38	Lawyer, Pastor	Marshall Sub No. 1	
Holden, Edgar H	Davenport	54	Business Executive	Quest Cub No E	65
Iuff, William H., III	Urbandale.	31			None
lesse, Norman G.				Polk, Sub. No. 2	······································
	Des Moines	31	Lawyer	Polk, Sub. No. 6	
ohnson, Harvey W	Exira	64	Farmer		56, 58, 60, 60X, 62
ohnston, Joseph C	Iowa City	30	Lawyer, Accountant		None
Kehe, Luvern W	Waverly	58	Contractor, Engineer	Bremer	None
Cennedy, Gene V	Dubuque	41	Insurance	Dubuque Sub. No. 1	
Kennedy, Michael K.	New Hampton	29	Lawyer	Chickeness	
Kitner, Art.	Independence	49			
			Farmer	Duchanan	
Klein, James T	Lake Mills	31	Planning Analyst	Winnebago, Worth	
Kluever, Lester L	Atlantic	48	Lawyer		57, 58, 59, 60, 60X, 61, 62
Knight, Harold L	Humboldt	57	Dairy Bacteriologist	Humboldt, Pocahontas	
Knoblauch, Charles E., Sr	Carroll	46	Chamber of Commerce Exec	Carroll	None
Koch, Edgar J.	Sioux City	43	Insurance, Realtor.	Woodbury Sub No 4	62
Creamer, Robert M	Des Moines	27	Lawyer		None
F 90 1. 90 5.	Sheldon	64	Farmer, Insurance		None
angland, Walter V	Spring Grove, Minn.	41	Farmer		62
awson, Murray C	Mason City	45	Printing Firm Owner	Cerro Gordo, Sub. No. 2	None
Lippold, Donald L	Waterloo	53	Educator	Black Hawk, Sub, No. 5	None
ipsky, Joan	Cedar Rapids	49	Housewife	Linn, Sub, No. 6	
Logue, Rayman D	Marengo	48	Utility Employee		None
Mayberry, D. Vincent	Fort Dodge	52	Poultry Processor		61, 62
McCartney, Ralph F.	Charles City	43			
McCormick, Harold C	Manchester	58	Furniture Store Owner		None
McIntyre, Scott, Jr	Cedar Rapids	35	Insurance Executive		
	New Albin	64	Retired	Allamakee	
Menefee, Maynard T.	Favette	61	Farmer	Fayette	
Mezvinsky, Edward M	Iowa City	31	Lawyer	Johnson Sub No 2	None
Middleswart, James I	Indianola	56	Fariner		62
dillen, Floyd	Farmington	48	Pres. Gravel Company		60, 60X, 61, 62
		50			
	Burlington		Chiropraetor	Des Moines, Sub. No. 1	60, 60X, 61, 62
	Marshalltown	63	Housewife	Marshall, Sub. No. 2	
filler, Leroy S	Shenandoah	54	Implement Dealer	Page	
filler, Roy A	Monticello	65	Retired	Jones	60, 60X, 62
Ailligan, George F	Des Moines	34	Banking	Polk Sub No. 8	None
Johrfeld, Fred	Toledo	56	Retired	Tama	
		69	Farmer		
elson, Harold V					
ewton, Robert E	Davenport	37	College Professor		None
ielsen, Alfred	Defiance	67	Farmer	Shelby	60, 60X, 61, 62
olting, Fred W	Waterloo	36	Union President	Black Hawk, Sub. No. 3	
Hearn, Trave E	Davenport	30	Pres. Manufacturing Co		None

Name	Address	Age	Occupation	County	Former Legislative Service
erian, Conrad	Red Oak	68	Businessman, Farmer	Adams, Montgomery	57, 58, 59, 60, 60X, 61,
ulton, Charles H	Clinton	28	Lawyer	Clinton, Sub. No. 2	
erkins, Larry L	Council Bluffs	31	Commercial Decorator		
sterson, Louis A	Lawton	59	Farmer		
erson, George N	Oskaloosa	64	Farmer		
oncy, Charles N	Ottumwa	46	School Maintenance		
iebe, Berl E	Algona	50	Farmer		
dl. Richard M	Lisbon	57	Manufacturer		61.
anda, Thomas A	Des Moines	31	Lawyer		
ex. Clyde	Elisworth	46	Farmer	Hamilton	
odgers, Norman G	Adel	41	Grocer	Dallag	
orda, Norman	Monroe	40	Farmer	Jasper, Sub. No. 2	
unders. Leo I	Estherville	74	Circ. Mgr. Newspaper		
hmeiser, Lloyd F	Burlington	47	Farmer		
hroeder, Leverne W	McClelland	35	Farmer	Pottawattamie Sub. No. 1.	
hwarts, James H	Ottumwa	40	Insurance		No
aw. Elizabeth O	Davenport	45	Lawyer, Housewife		
apherd. Stanley T.	Farmington	65	Retired Executive	Lee Sub No 2	
inner. Ed.	Altoons	32	Lawver		.No
eg. Nathan F.	Marion	58	Pharmacist	Time Out No. 1	
okes. A. Gordon	Le Mars	70	Farmer	Dismouth	
rand, Clair	Grinnell	59	Leundromat Owner		
roburg. Eldon L	Blockton	41		Towesties Discortd	No
	Garner	38	Farmer		
romer, Delwyn D		67	Farmer		
rothman, Charles F	New London		Farmer	Henry	60, 60X, 61,
pscott, John E	Des Moines	38	Insurance, Realtor		
eden, Dale L	Elkader	46	Farmer	Clayton	
an Drie, Rudy	Ames	37	Shopper Publisher	Story, Sub. No. 1	
an Nostrand, Maurice	Avoca	43	Editor, Grain Dealer	Pottawattamie, Sub. No. 2	60, 60X,
ın Rockel, Gerrit	Pelia	69	Retired	Marion	
rlay, Andrew	Stuart	34	Farmer	Adair, Madison	
orhees, Donald E	Waterloo	38	Insurance		
alter, Richard H	Council Bluffs	48	Music Store Owner, Impresario	Pottawattamie, Sub. No. 4	
arren, Homer L	Leon	64	Farmer	Decatur, Wayne	
augh, Jewell O	Whiting	58	Farmer	Monona	
eichman, David E	Newhall	47	Lawyer		
elden, Richard W	Iowa Falls	60	Contractor	Hardin	
ells James D.	Cedar Rapids	40	Food Co. Employee	Linn. Sub. No. 4	No.
inkelman, William P	Lohrville	35	Farmer, Businessman	Calhoun	
olfe, Harold E	Clear Lake	68	Retired	Carro Gordo Sub No 1	

SENATORS

MEMBERS OF THE SENATE—SIXTY-THIRD GENERAL ASSEMBLY—FIRST REGULAR SESSION (1969)

Name	Address	Age	Occupation	Dist.	Counties Composing District	Former Legislative Service
Anderson, Quentin V	Beaconsfield	36	Farmer, Businessman	4	Decatur, Clarke, Ringgold, Wayne	60. 60X.
Arbuckle, R. Dean	Jefferson	42	Proprietor	28	Boone, Greene	No.
Balloun, Charles F	Toledo	64	Farmer	25	Benton, Tama	50 40 50V 61
Benda, Kenneth	Totedo				Year The Atal	
	Hartwick	50	Banker	18	Iowa, Poweshiek	00, 60A, 61,
Briles, James E	Corning	42	Auctioneer, Real Estate	5	Adams, Montgomery, Taylor, Union	56, 57, 58, 59, 60, 60X, 61,
Clarke, Hugh H	Belmond	50	Farmer	34	Hamilton, Wright	
Coleman, C. Joseph	Clare	45	Farmer	35	Webster	
Conklin, W. Charlene	Waterloo	39	Housewife	32	Black Hawk (Subdist, No. 3)	
Conklin, W. Charlene Curran, Leigh R	Mason City	62	Farmer, Businessman	42	Cerro Gordo	59. 60. 60X
DeHart, Pearle	Ames	70	Retired Tax Consultant	27	Story	
DeKoster, Lucas J	Hull	50	Lawyer, Ins. Agent	49	Sioux, Lyon	A1
Denman, William F	Des Moines	43	Lawyer	20	Polk (Quiddiet No. 2)	58 50 60 60V 61
Dodds, Robert R	Danville	44		7	Polk (Subdist, No. 3) Des Moines.	77 50 50, 00, 00A, 01,
	Danville		Farmer		Des Moines	51, 58, 59, 60, 60A, 61,
Doderer, Minnette Frerichs	Iowa City	45	Legislator	17	Johnson	
Srekine, Alden J	Sioux City	67	Owner-Opr. Auto Maint, Bus.	37	Woodbury (Subdist. No. 2)	
latt, Joseph B	Winterset	47	Men's Clothier	12	Madison, Adair, Cass	
rey, Thomas J	Neola	67	Publisher	13	Pottawattamie (Subdist. No. 1)	
rommelt, Andrew G	Dubuque	47	Ins., Real Estate	30	Dubuque (Subdist, No. 2)	.55, 56, 57, 58, 59, 60, 60X, 61,
laudineer, Lee H., Jr.	Des Moines	36	Lawyer	20	Polk (Subdist, No. 4)	61
Filley, Floyd	Maynard	66	Retired Farmer	39	Fayette, Winneshiek	No.
Henn, Gene W	Ottumwa	40	Lawyer	9	Wapello	61
Griffin, James W., Sr.	Council Bluffs	33	Insurance Executive	13	Pottawattamie (Subdist. No. 2)	No.
	Estherville	63	School Administrator	45	Total Ale The	
Hammer, Walter B					Palo Alto, Emmet, Pocahontas	NO TO THE PART OF
Hill, Eugene Marshall	Newton	55	Parmer	19	Jasper	
Iougen, Chester O	Cedar Falls	61	Merchant, Lawyer	32	Black Hawk (Subdist, No. 1)	59, 60, 60X,
Keith, Wayne	Algona	60	Farmer	44	Kossuth, Humboldt	
Clink, Leslie C	Elkader	42	Farmer	38	Clayton, Allamakee	
Kosek, Ernest	Cedar Rapids	61	Investment Banker	24	Linn (Subdist, No. 2)	52, 52 X, 53, 54, 55, 56, 57,
Syhl, Vernon H	Parkersburg	60	Auto Dealer	41	Butler, Floyd, Mitchell	60. 60X. 61.
amborn, Clifton C	Maquoketa	49	Road Contractor	23	Jackson, Jones	
ange, Elmer F	Sac City	51	Exec., Dairy Prod. Corp	36	Calhoun, Ida, Sac	50 60 60X 61
averty, Charles O	Indianola	52	Elevator, Farmer	11	Marion, Warren	N.
saverty, Charles C	Linn Grove	63	Minister	46		
eonard, J. Leslie	Linn Grove				Clay, Buena Vista	NO.
isle, Vern	Clarinda	62	Manufacturer	6	Fremont, Mills, Page	53, 54, 55, 56, 57, 58, 59, 6 60X, 61,
odwick, Seeley G	Wever	48	Farm Manager	1	Lee	60 60X 61
Lucken, J. Henry	LeMars	72	Retired Farmer	47	Plymouth, Cherokee	52, 52X, 53, 54, 55, 56, 57, 5
McGill, Donald S	Melrose	62	Farmer	3	Monroe, Lucas, Appanoose	39, 00, 00A, 61, 61
desserly, Francis	Cedar Falls	54	Home Bld. and Inv. Mgmt.	32	Black Hawk (Subdist. No. 2)	50 60 60 K
	Fairfield	36	Realtor	2	Van Buren, Davis, Jefferson	39, 90, 903, 91,
Aogged, Charles G					van Duren, Davis, Jenerson	No.
Mowry, John L	Marshalltown	62	Lawyer	26	Marshall	57, 58, 59, 60, 60X,
eu. Arthur A	Carroll	35	Lawyer	29	Carroll, Crawford	

MEMBERS OF THE SENATE—SIXTY-THIRD GENERAL ASSEMBLY—FIRST REGULAR SESSION (1969)—Contd.

Name	Address	Age	Occupation	Dist.	Counties Composing District	Former Legislative Service
Nieholson, Edward E	Davenport	64	Retired Businessman, Farm			
	_	i	Owner and Opr	15	Scott (Subdist. No. 2)	
Ollenburg, Herbert L	Garner	57	Bank President	43	Winnebago, Hancock, Worth Polk (Subdist. No. 2)	
O'Malley, George E	Des Moines	63	Lawyer	20	Polk (Subdist. No. 2)	53, 54, 55, 56, 57, 58, 59, 60 60X, 61, 6
Palmer, William D	Des Moines		Ins. Sales and Mgmt	20	Polk (Subdist. No. 1)	l
Parker, Kenneth L		64	Farmer	31	Buchanan, Delaware	
Potgeter, James A	Steamboat Rock	38	Grain Dealer	33	Franklin, Grundy, Hardin	
Potter, Raiph W	Marion	48	Real Estate Broker		Linn (Subdist. No. 1)	
Reichardt, Wm. J		38	Retail Clothing	20	Polk (Subdist. No. 5) Bremer, Chickasaw, Howard	
Rigler, Robert R	New Hampton	45	Bank President	40	Bremer, Chickasaw, Howard	56, 57, 58, 59, 60, 60X, 61, (
Schaben, James	Dunlap	42	Livestock Auction Mkt.			
			Opr., Farmer	22	Harrison, Monons, Shelby	
Shaff, Roger J	Camanche	57	Farmer, Bank Pres	16	Clinton	
Shirley, Alan	Perry	31	Lawyer		Dallas, Guthrie, Audubon	
mith, Marvin W	Paullina	67	Retired Farmer, Teacher		O'Brien, Osceola, Dickinson	57, \$58, 59, 60, 60X, 61, (
Stanley, David M	Muscatine	40	Lawyer	14	Cedar, Muscatine	[58, 59, 60, 60X, 61,
Stephens, Richard L	Crawfordsville	64	Farmer, Stockman	. 8	Henry, Louisa, Washington	57, 58, 59, 60, 60X, 61,
Sullivan, Charles K	Sioux City	59	Businessman	37	Woodbury (Subdist. No. 1)	
Chordsen, Harold A	Davenport	59	Real Estate Broker	15	Scott (Subdist, No. 1)	
/an Gilst, Bass		57	Grain and Livestock Farming.	10	Mahaska, Keokuk	
Valsh, John M	Dubuque	28	Jr. Dept. Store Mgr	30	Dubuque (Subdist. No. 1)	
Veimer, J. Donald	Cedar Rapids	49	Banker	24	Linn (Subdist. No. 3)	

^{*}Holdover. †Elected to fill vacancy of holdover Senator.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, JANUARY 13, 1969.

Pursuant to law, the House of Representatives of the Sixty-third General Assembly of Iowa convened at 10:00 a.m., Monday, January 13, 1969.

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

Prayer was offered by Reverend Alvin Mayberry, Superintendent of the Council Bluffs District of the United Methodist Church.

TEMPORARY OFFICERS

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

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

Ossian of Montgomery moved that the Honorable Ray Cunningham of Story County be elected Temporary Speaker.

Motion prevailed.

CREDENTIALS OF MEMBERS

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

Motion prevailed and the following committee was appointed: Klein of Winnebago, Fisher of Greene, Graham of Ida, Miller of Jones and Van Roekel of Marion.

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

REPORT OF COMMITTEE ON CREDENTIALS

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

Counties

STATE OF IOWA

Office of

THE SECRETARY OF STATE

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

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

DO HEREBY CERTIFY, that the State Canvassing Board has declared that at the General Election held November 5, 1968, each of the following named persons was duly elected to the office of State Representative for the term of two years beginning on the first day of January, 1969.

Counties	
Adair-Madison	
Adams-Montgomery	Conrad Ossian
Allamakee	John C. Mendenhall
Appanoose-Davis	Dewey E, Goode
Audubon-Guthrie	
Benton	David E. Weichman
Black Hawk, Subdistrict 1 Black Hawk, Subdistrict 2	Willard R. Hansen
Black Hawk, Subdistrict 2	Donald E. Voorhees
Black Hawk, Subdistrict 3 Black Hawk, Subdistrict 4 Black Hawk, Subdistrict 5	Fred W. Nolting
Black Hawk, Subdistrict 4	Vernon A. Ewell
Black Hawk, Subdistrict 5	Donald L. Lippold
Boone	
Bremer ,	
Buchanan	Art Kitner
Buena Vista	Dennis L. Freeman
Butler	
Calhoun	
Carroll	Charles E. Knoblauch, Sr.
Cass	Lester L. Kluever
Cedar	Howard A. Hamilton
Cerro Gordo, Subdistrict 1	
Cerro Gordo, Subdistrict 2	Murray C. Lawson
Cherokee	
Chickasaw	Michael K. Kennedy
Clarke-Union Clay-Dickinson	Perry L. Christensen
Clay-Dickinson	Lester M. Freeman
Clayton	Dale L. Tieden
Clinton, Subdistrict 1	John Camp
Clinton, Subdistrict 2	Charles H. Pelton
Crawford	Frank A. Crabb
Dallas	L
Decatur-Wayne	
Delaware	Harold C. McCormick
Des Moines, Subdistrict 1	Charles P. Miller
Des Moines, Subdistrict 2	Lloyd F. Schmeiser
Dubuque, Subdistrict 1 Dubuque, Subdistrict 2	Gene V. Kennedy
Dubuque, Subdistrict 2	Michael T. Blouin
Dubuque, Subdistrict 3	
Emmet-Palo Alto	Leo I. Sanders
Fayette	Maynard Menefee
Floyd	
Franklin	Floyd P. Edgington

Counties

Fremont-Mills	William H Hawhan
Crosse	C P Tarber
Greene	
Grundy	
Hamilton	
Hancock	
Hardin	Richard W. Welden
Harrison	W. E. Darrington
Henry	Charles F. Strothman
Howard-Mitchell	Fred B. Hanson
Humboldt-Pocahontas	
Ida-Sac	J. Wesley Graham
Iowa	Rayman D. Logue
Jackson	Lynn F. Battles, Sr.
Jasper, Subdistrict 1	William J. Gannon
Jasper, Subdistrict 2	
Jefferson-Van Buren	Floyd H Millen
Johnson, Subdistrict 1	Joseph C. Johnston
Johnson, Subdistrict 2	Edward Mogringler
Jones	Don A Millow
Keokuk	
Kossuth	Berl E. Priebe
Lee, Subdistrict 1	Adrian Brinck
Lee, Subdistrict 2	Stanley 1. Snepherd
Linn, Subdistrict 1	Nathan F. Sorg
Linn, Subdistrict 2	
Linn, Subdistrict 3	Scott McIntyre, Jr.
Linn, Subdistrict 4	James D. Wells
Linn, Subdistrict 5	
Linn, Subdistrict 6	Joan Lipsky
Louisa-Muscatine, Subdistrict 1	Clarence F. Schmarje
Louisa-Muscatine, Subdistrict 2	
Lucas-Monroe	Tom Dougherty
Lyon-Osceola	
Mahaska	George N. Pierson
Marion	Gerrit Van Roekel
Marshall, Subdistrict 1	
Marshall, Subdistrict 2	Elizabeth R. Miller
Monona	Jewell O. Waugh
O'Brien	
Page	Leroy S. Miller
Plymouth	
Polk, Subdistrict 1	Ed Skinner
Polk, Subdistrict 2	William Henry Huff III
Polk, Subdistrict 3	Thomas A. Renda
Polk, Subdistrict 4	Don D. Alt
Polk, Subdistrict 5	
Polk, Subdistrict 6	Norman G. Jesse
Polk, Subdistrict 7	
Polk, Subdistrict 8	
Polk, Subdistrict 9	
Polk, Subdistrict 10	James T. Caffrey
Polk, Subdistrict 11	
Pottawattamie, Subdistrict 1	Laverne W. Schroeder
Pottawattamie, Subdistrict 2	Iaurice A. Van Nostrand

Count ies	
Pottawattamie, Subdistric	et 3Larry L. Perkins
Pottawattamie, Subdistric	et 4Richard H. Walter
Poweshiek	
	Eldon L. Stroburg
	Walter Dietz
	Robert E. Newton
	Trave E. O'Hearn
	Elizabeth Shaw
	Edgar H. Holden
	Alfred Nielsen
	Elmer H. Den Herder
	Rudy Van Drie
	Ray C. Cunningham
Tama	Fred Mohrfeld
Wapello, Subdistrict I	Charles N. Poncy
	James H. Schwartz
	James I. Middleswart Herbert L. Campbell
	D. V. Mayberry
Webster Subdistrict 2	Dale M. Cochran
Winneham-Worth	James T. Klein
	Walter V. Langland
	Leonard C. Andersen
	Andrew G. Dooley
	Edgar J. Koch
	Louis A. Peterson
Wright	
•	IN TESTIMONY WHEREOF, I have hereunto
	set my hand and affixed the official seal of the
(Seal)	Secretary of State at the Capitol, in Des Moines,
	this thirteenth day of January, A. D. 1969.
	MELVIN D. SYNHORST, Secretary of State.
Tamusaum 10 1000	

January 13, 1969.

JAMES T. KLEIN, Chairman RAYMOND C. FISHER J. WESLEY GRAHAM GERRIT VAN ROEKEL

Report adopted.

MEMBERS' OATH OF OFFICE

The following members took and subscribed to the following oath:

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

Don D. Alt Leonard C. Andersen Ray V. Bailey Donald E. Baker Lynn F. Battles, Sr. Vernon N. Bennett Irvin L. Bergman Michael T. Blouin Adrian Brinck James T. Caffrey

John Camp Herbert L. Campbell Perry L. Christensen Dale M. Cochran Dean O. Corev Frank A. Crabb Dale T. Crosier Ray C. Cunningham William E. Darrington Elmer H. Den Herder Walter Dietz Andrew G. Dooley Tom Dougherty Donald V. Dovle Keith H. Dunton Floyd P. Edgington Theodore R. Ellsworth Vernon A. Ewell Harold O. Fischer C. Raymond Fisher A. June Franklin Dennis L. Freeman Lester M. Freeman William J. Gannon Dewey E. Goode J. Wesley Graham Charles E. Grassley Howard A. Hamilton Willard R. Hansen Fred B. Hanson William H. Harbor William Hill Edgar H. Holden William Henry Huff III Norman G. Jesse Harvey W. Johnson Joseph C. Johnston Luvern W. Kehe Gene V. Kennedy Michael K. Kennedy Art Kitner James T. Klein Lester L. Kluever Harold L. Knight Charles E. Knoblauch, Sr. Edgar J. Koch Robert M. Kreamer Walter P. Kruse Walter V. Langland Murray C. Lawson Donald L. Lippold Joan Lipsky Rayman D. Logue

D. Vincent Mayberry Ralph F. McCartney Harold C. McCormick Scott McIntvre. Jr. John C. Mendenhall Maynard Menefee Edward M. Mezvinsky James I. Middleswart Floyd H. Millen Charles P. Miller Elizabeth R. Miller Leroy S. Miller Roy A. Miller George F. Milligan Fred Mohrfeld Harold V. Nelson Robert E. Newton Alfred Nielsen Fred W. Nolting Trave E. O'Hearn Conrad Ossian Charles H. Pelton Larry L. Perkins Louis A. Peterson George N. Pierson Charles N. Poncy Berl E. Priebe Richard Martin Radl Thomas A. Renda Clyde Rex Norman Rodgers Norman Roorda Leo I. Sanders Lloyd F. Schmeiser Laverne W. Schroeder James H. Schwartz Elizabeth Orr Shaw Stanley T. Shepherd Ed Skinner Nathan F. Sorg A. Gordon Stokes Clair Strand Eldon L. Stroburg Delwyn D. Stromer Charles F. Strothman John Tapscott Dale L. Tieden Rudy Van Drie Maurice A. Van Nostrand Gerrit Van Roekel Andrew Varley Donald E. Voorhees Richard H. Walter

Homer L. Warren Jewell O. Waugh David E. Weichman Richard W. Welden James D. Wells William P. Winkelman Harold E. Wolfe

ELECTION OF SPEAKER

Winkelman of Calhoun presented the name of the Honorable William Harbor of Mills County as candidate for Speaker of the House of Representatives of the Sixty-third General Assembly, preceding such nomination with the following remarks:

Mr. Chairman, Ladies and Gentlemen of the House: It is my honor and privilege to nominate for the office of Speaker of the Iowa House of Representatives, the Honorable William H. Harbor of Mills and Fremont Counties.

Representative Harbor was born at Henderson, Mills County, Iowa, on October 28, 1920. He is the son of O. L. and Pearl Harbor and a lifetime resident of Henderson.

He graduated from the University of Iowa in 1943 and was a Lieutenant in the Navy in World War II with three years Pacific duty. Following this service he taught school one and one-half years at Afton. Bill has served one term in the Senate and is beginning his third term in the House. He is owner-operator of a grain elevator and has farming interests; is a Sunday School teacher, Methodist lay speaker and assistant district lay leader. Bill is the first recipient of the Mills County 4-H Alumni Award.

William H. Harbor will bring to this very important and responsible position of leadership in Iowa affairs a serious dedication and desire to serve the whole of Iowa, the best interests of all the people—and a business-like

approach in his administration.

Harbor's commendable record and command of respect shows him as a man of sound and collected judgment, diligent work, high principles of character and integrity, unselfish personal sacrifice, and a keen knowledge of the operation of state government and awareness of the awesomeness of the problems we face.

I know Bill's tireless record of public service is guided by a strong belief that he wishes to pay a debt of gratitude for his many blessings and the good life he and his parents have realized by leaving as his heritage an improved state.

This conviction is exemplified by one of his seemingly favorite quotations:
"It is the fate of great people with an indifference toward politics to be ruled by lesser people."

For your Speaker of the House of Representatives, it is with honor that I place in nomination the name of William H. Harbor.

Lipsky of Linn seconded the nomination of William Harbor for Speaker of the House, preceded by the following remarks:

Ladies and Gentlemen of the Sixty-third General Assembly:

I rise to second the nomination of my friend and colleague, William Harbor.

As a basketball fan of long standing, I can tell you that he has attributes which have great value in many situations. His ability to remain cool, his quick responses, his accuracy, and his poise enable him to function under pressure. Most of all his capacity to function as a member of a team made him a valuable member of the Iowa basketball team back in the days when

we were in school. Those same qualities will be enormously valuable to him as Speaker of this House.

Bill Harbor has experience in both houses of the legislature, having served in the Senate as well as in these chambers. He understands the legislative process.

He is a man who is known for his fairness. We can be sure he will serve as an impartial and respected arbiter of the affairs of the House.

Most of all, I know that the goals which Bill Harbor holds for this Sixty-third General Assembly and for its House of Representatives are that we progress steadily and with all dispatch to attain a record of accomplish-

ment in a spirit of unity. I am sure you will all join me in supporting William Harbor for the office of Speaker of this House.

Gannon of Jasper seconded the nomination of William Harbor for Speaker of the House, preceded by the following remarks:

It is with all due respect that I rise to second the nomination of William Harbor for Speaker of the House.

Let me assure the gentleman from Fremont-Mills, the other Republican leaders and all members of the majority party, that we of the minority are prepared to work cooperatively to meet the needs and challenges of Iowa 1969.

After the last session the term "The Forgotten Cities" was attributed to the Iowa House. This was due primarily to lack of action. We of the minority stand ready to cooperate with the majority to see that the term "Forgotten Cities" does not apply after this session.

Mr. Speaker, as you know the annual session amendment was initiated by the minority party. We are now ready to cooperate with the majority party in the implementation of this far reaching improvement in state government, which has been given approval by the voters of Iowa. We think of particular importance is the need to move immediately to annual budgets.

An analysis of the platforms of the Democratic and Republican parties suggests many areas of agreement. The minority party can see no reason not to move rapidly toward implementation of those party promises for which we are in virtual agreement.

Mr. Speaker, although the minority party desires most to cooperate, we are mindful of our proper role. We will provide the proper constructive criticism when necessary and will try to keep the "majority honest." This is particularly true if the majority party becomes the handyman for the special interest establishment that you find so ably represented around the periphery of the House. This means not only procedural legislation but also the all important area of taxes.

I move that the Chief Clerk be authorized to cast the votes of all members of the House of Representatives for the Honorable William Harbor as Speaker of the House of Representatives of the Sixty-third General Assembly.

The Honorable William Harbor of Mills, having received all of the votes cast for the office of Speaker of the House of Representatives of the Sixty-third General Assembly, was declared duly elected to that office.

Ossian of Montgomery moved that a committee of two be named to escort the Speaker to the chair.

Motion prevailed and the following committee was named: Ossian of Montgomery and Caffrey of Polk.

PRESENTATION OF SPEAKER

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

What does one say at a time like this? Words cannot fully express the feelings of the moment, so for lack of a better expression, I simply say—thank you so very much for the honor you have bestowed upon me. It is an honor that must be shared with you, for though you have designated me as your leader, any accomplishments will be the result of your untiring efforts, efforts for the common cause of determining what is good for our beloved state.

Like the New York Jets and the Baltimore Colts in yesterday's Super Bowl Game, team work was of utmost importance if any measure of success was to be attained, so it is with us here today. Any success will be governed by team work.

This is not an urban-rural or liberal-conservative challenge. This is not a time for petty party politics. This is the time to show our people that we accept, individually and collectively, the responsibility placed in us.

Each of you brings here a unique quality, a quality that has been pointed to by others as reason for making you their choice to guide affairs of state. I strongly urge that in the same businesslike manner that you approached your private endeavors, let us guide the destiny of Iowa.

I will never forget the words spoken by Professor Kirk Porter of the political science department of the University of Iowa and just mentioned by Representative Winkelman. He said that "It is the fate of great people, with an indifference toward politics, to be ruled by lesser people."

You are not part of those lesser ones by virtue of your presence here. However, our efforts could be earmarked in this manner if there would be those who would use this assembly for selfish political advantage.

It has been said that of all that is good, Iowa affords the best. We have 25 percent of all the "Grade A" land in the United States; but better still, we have 100 percent of "Grade A" people. People who have given us the reins of government for the next two years.

Certainly mistakes will be made and here I will probably head the list. But being human we have the capacity for correcting mistakes. We have the opportunity of being proud of the accomplishments of our unified bi-partisan efforts.

I stand ready to accept the challenge. You will find me always willing to listen even though we might not always agree.

In the days ahead, your advice and counsel will be sought and, with strength from Almighty God, right will prevail.

In other words, all this can be summed up in one simple sentence—"Our cause is just and our unity should be indivisible."

Speaker Harbor in the chair.

PERMANENT CHIEF CLERK

Fischer of Grundy moved that William R. Kendrick be made permanent Chief Clerk of the House.

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

COMMITTEE TO NOTIFY GOVERNOR

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

Motion prevailed and the following committee was appointed: Sorg of Linn, Hanson of Mitchell and Franklin of Polk.

COMMITTEE TO NOTIFY THE SENATE

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

Motion prevailed and the following committee was appointed: Goode of Davis, Strand of Poweshiek and Middleswart of Warren.

HOUSE CONCURRENT RESOLUTION 1

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

Be It Resolved by the House, the Senate Concurring, That a joint convention of the two houses of the Sixty-third General Assembly be held on January 13, 1969, at 1:30 p.m.

Be It Further Resolved, that Governor Robert D. Fulton be invited to deliver his message at a joint convention of the two houses of the General Assembly on January 14, 1969, at 1:30 p.m., and that the President of the Senate and the Speaker of the House be designated to extend the invitation to him.

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

Motion prevailed and the resolution was adopted.

ELECTION OF SPEAKER PRO TEMPORE

Edgington of Franklin placed in nomination the Honorable Floyd H. Millen of Van Buren County as candidate for Speaker pro tempore of the House of Representatives of the Sixty-third General Assembly, preceding his nomination with the following remarks:

The man that I am about to nominate as Speaker pro tempore is no

stranger to most of us, and a long time personal acquaintance of mine. He served four years in the second World War; served as military engineer officer in the Philippines; opened and operated four gravel plants supplying aggregates for government construction of military installations, the same business he was and is in now. Attended Iowa State College and Nevada School of Mines.

He is serving Jefferson and Van Buren Counties. He has served three regular sessions in the House and starting his fourth session.

It is with great personal pleasure and high honor that I place in nomination the Honorable Floyd Millen of these two counties for the office of Speaker pro tempore of this House of Representatives for the Sixty-third General Assembly.

Holden of Scott seconded the nomination of Mr. Millen as Speaker pro tempore of the House of Representatives, preceding his nomination with the following remarks:

I am honored to second the nomination of Floyd H. Millen of Farmington for Speaker pro tempore. Mr. Millen represents Jefferson and Van Buren Counties and has served in the Sixtieth General Assembly regular and special sessions; the Sixty-first and Sixty-second General Assemblies. During the Sixty-second General Assembly he served with distinction as majority floor leader.

The Honorable Millen is married, has three sons, and is president of Valley Limestone and Gravel Company. I heartily endorse him as our Speaker pro tempore.

Renda of Polk seconded the nomination and moved that the Chief Clerk be authorized to cast the votes of all the members of the House of Representatives of the Sixty-third General Assembly for the Honorable Floyd H. Millen as Speaker pro tempore of the House.

In accordance with the foregoing motion, the Chief Clerk cast the votes of all the members of the House of Representatives for the Honorable Floyd H. Millen as Speaker pro tempore of the House of Representatives of the Sixty-third General Assembly. The Honorable Floyd H. Millen of Van Buren County, having received all of the votes cast for the office of Speaker pro tempore of the House of Representatives of the Sixty-third General Assembly, was declared duly elected to that office.

Den Herder of Sioux moved that a committee of two be appointed to escort the Speaker pro tempore to the chair.

Motion prevailed and the following committee was appointed: Den Herder of Sioux and Koch of Woodbury.

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

Ladies and Gentlemen of the Sixty-third General Assembly;

I welcome you and thank you for this high honor that you have entrusted upon me and your confidence in my ability. My remarks will be brief at this time although I won't guarantee that this will set a pattern.

I have great faith that because of extensive prior planning by your leadership in both houses, that this will be the most efficient and orderly of prior sessions. Also that it will be conducted with dispatch and that we will be out of here sooner that Iowans have been used to in recent years.

We all come from varied backgrounds and business interests. This is as it should be. It also means we have varied viewpoints. This leads, as it should, to disagreements and full discussion on the issues. But what it finally will lead to is the best thinking of everyone and therefore to the best interests of all Iowans. This I pledge myself to during the Sixty-third General Assembly. I hope you will take the same pledge. Thank you.

ADOPTION OF HOUSE RESOLUTION 1

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

HOUSE RESOLUTION 1

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

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee: Darrington of Harrison.

SPECIAL ORDER

Van Drie of Story offered the following motion:

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

Members with handicaps shall be permitted to select special seats.

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

Motion prevailed.

REPORT OF COMMITTEES TO NOTIFY GOVERNOR AND SENATE

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

Report accepted and the committee discharged.

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

Report accepted and the committee discharged.

ADOPTION OF HOUSE RESOLUTION 2

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

HOUSE RESOLUTION 2

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

Motion prevailed and the resolution was adopted.

COMMITTEE ON MILEAGE

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

Motion prevailed and the following committee was appointed: Holden of Scott, Weichman of Benton and Knight of Humboldt.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 2

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

HOUSE CONCURRENT RESOLUTION 2

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

Motion prevailed and the resolution was adopted.

The Speaker appointed the following members to the committee: Fischer of Grundy, Alt of Polk and Hill of Marshall.

STANDING COMMITTES APPOINTED

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

	THIRE

Strothman, Chairman Varley* Baker Battles Campbell Christensen Crabb	Dietz Dougherty Freeman of Dickinson Holden Knight Knoblauch Kruse	Langland Menefee Middleswart Nelson Pierson Priebe Rex Schmeiser	Schroeder Stokes Strand Stroburg Stromer Warren Waugh
---	--	---	---

APPROPRIATIONS

	744 4 444	7	
Camp, Chairman	Edgington Ellsworth	Johnston of Johnson	Miller of Page
Welden*	Fischer of	Klein	Newton
Andersen	Grundy	Kluever	O'Hearn
Bailey	Franklin	Lipsky	Ossian
Bergman	Gannon	McCartney	Peterson
Caffrey	Goode	McCormick	Priebe
Christensen	Grassley	Millen	Radl
Cochran	Hamilton	Miller of	Renda
Cunningham	Hansen of	Des Moines	Shaw
Darrington	Black Hawk	Miller of	Tieden
Den Herder	Hill	Jones	Van Nostrand
Dunton	Huff		Varley

CITIES AND TOWNS

Cunningham,	Franklin	Logue	Pelton
Chairman	Hansen of	McCormick	Sanders
Shepherd*	Black Hawk	Mendenhall	Shaw
Andersen	Holden	Miller of	Skinner
Blouin	Huff	Des Moines	Sorg
Brinck	Knoblauch	Milligan	Walter
Ellsworth	Lawson	Nolting	Wolfe

COMMERCE

Crabb	Gannon	Priebe
Darrington	Hamilton	Schwartz
Dougherty	Kreamer	Shepherd
Ellsworth	Logue	Strand
Fisher of	McCartney	Tapscott
Greene	McIntyre	Van Drie
Freeman of	Mezvinsky	Van Nostrand
Buena Vista	O'Hearn	Winkelman
	Ellsworth Fisher of Greene Freeman of	Darrington Hamilton Dougherty Kreamer Ellsworth Logue Fisher of McCartney Greene McIntyre Freeman of Mezvinsky

CONSERVATIO	ľ	
Corey Cunningham Dietz Freeman of Dickinson Hamilton Hanson of Mitchell	Kitner Kruse Lippold Middleswart Miller of Jones Miller of Marshall	Ossian Perkins Poncy Priebe Radl Rodgers Voorhees
	Corey Cunningham Dietz Freeman of Dickinson Hamilton Hanson of	Cunningham Kruse Dietz Lippold Freeman of Middleswart Dickinson Miller of Hamilton Jones Hanson of Miller of

[&]quot;Indicates ranking member.

CONSTI	TUTIONAL AMENDM	ENTS AND REAPPORT	
Van Nostrand,	Fisher of	Logue	Nolting
Chairman	Greene	Mezvinsky	Pelton
Shaw*	Gannon	Milligan	Strothman
Bergman	Goode	Nelson	Varley
Blouin	Graham	Newton	Winkelman
Corey	Jesse	1	
1 5 5	COUNTY	OVERNMENT	2 374
Peterson,	Den Herder	Kennedy of	Rex
Chairman	Dietz	Dubuque	Schmeiser
Stokes*	Graham	Kruse	Schroeder
Battles	Hanson of	Mendenhall	Shepherd
Bennett	Mitchell	Menefee	Skinner
Brinck	Johnson of		Strand
Corey	Audubon	Nielsen	
Darrington			
	HIGHER'	EDUCATION	1.9
Kluever,	Crabb	Hansen of	Pelton
Chairman	Cunningham	Black Hawk	Van Roekel
Pierson*	Doyle	Klein	Varley
Blouin	Freeman of	Langland	Wells
Caffrey	Buena Vista	Lawson	
Campbell	1,1	Newton	
The state of	TITIM AND AND IND	USTRIAL RELATIONS	T 16.00
	Cochran		Walter
Millen,	T Crosier	Nolting	Walter
Chairman Mohrfeld*	Doolov	Doubing	Waugh Weichman
Monrield*	Dooley Edgington	Perkins	Welden
Bennett Caffrey	Ellsworth	Pierson Stromer	Wells
	Koch	Stromer	Wells
Campbell		VELOPMENT WILLIAM	
Winkelman,	Freeman of	Lippold	Radl
Chairman		Logue	Shepherd
Voorhees*	Hanson of	Miller of	Stroburg
Alt	Mitchell	Marshall	Varley
Camp	Kennedy of	Mohrfeld	Walter
Crosier	Chickasaw	Poncy	Warren
Dietz	Knoblauch	JA. V	
YY211 96 171		ICIARY	D . 41
Hill,	Huff	Kluever	Radl
Chairman	Jesse	Knight	Renda
Pelton*	Kehe	Kreamer	Shaw
Bailey	Kennedy of	McCartney	Skinner
Doyle	Chickasaw	Millen	Sorg
Grassley	Klein	Nielsen	Weichman
	LAW EN	FORCEMENT	
Nielsen,	Fisher of	Kennedy of	O'Hearn
Chairman	Greene '	Dubuque ''	Perkins
Kitner*	Freeman of	Klein	Poncy
Alt	Dickinson	Knight	Renda
Bennett	Hamilton	Lippold	Roorda
Christensen	Hill	Middleswart	Sanders
Crabb	Johnson of	Miller of	Schwartz
Cunningham .	Audubon	Jones	Tapscott
Dooley	Tohnston of	Miller of	Van Pookal

Marshall

Miller of

Milligan

Nelson

Johnston of

Kennedy of

Johnson

Chickasaw

Dooley

Dougherty Ewell

Van Roekel

Voorhees

Wolfe

15 . 25 . 00.65

.1

^{*}Indicates ranking member.

RULES	,	
-------	---	--

McCartney, Chairman	* *	Gannon Goode		Miller of Des Moines	Tieden Van Nostrand
Van Drie*		Millen	771	Shaw	Winkelman

500020			
Grassley, Chairman	Johnston of Johnson	Mendenhall Miller of	Schmeiser Stromer
Langland*	Kehe	Page	Strothman
Andersen	Kennedy of	Mohrfeld	Tieden
Baker	Chickasaw	Nelson	Van Drie
Bergman	Kennedy of	Peterson	Walter
Brinck	Dubuque	Pierson	Warren
Ewell	Kreamer	Poncy	Waugh
Franklin	Lippold	Rodgers	Weichman
Freeman of	Lipsky	Roorda	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1
Dickinson	Mayberry		

SOCIAL SERVICES

			- . •
Holden,	Franklin	Miller of	Strand
Chairman	Hamilton	Jones	Stromer
Andersen*	Huff :	Ossian	Strothman
Alt	Jesse	Perkins	Tapscott
Blouin.	Kitner	Peterson	Van Roekel
Caffrey	Knight	Rex	Voorhees
Corey	Lawson	Roorda	Warren
Den Herder	Lipsky	Sanders	Waugh
Dooley	Mayberry	Schroeder	Wells
Doyle	McCormick	Schwartz	Wolfe
Dunton	Miller of	Sorg	,
Ewell	Des Moines		

STATE GOVERNMENT

Fisher of	Graham	Kitner	Newton
Greene,	Hansen of	Kluever	O'Hearn
Chairman	Black Hawk	Koch	Pierson
Edgington*	Hill	Kruse	Rex
Alt	Jesse	Lawson	Rodgers
Battles	Johnson of	Logue	Stroburg
Camp	Audubon	Mayberry	Tapscott
Crosier	Kehe	McCormick	Van Roekel
Freeman of	Kennedy of	Menefee '	Wolfe
Buena Vista	Dubuque	Some the second	, ,
	TRANSPO	ORTATION	

A second of the s

Miller of Page, Chairman Goode* Bennett Brinck Christensen	Dunton Fischer of Grundy Hanson of Mitchell Holden Kehe	McIntyre Mendenhall Menefee Mezvinsky Miller of Marshall Renda	Sanders Schroeder Skinner Stokes Stroburg Van Drie Welden
Darrington			A 4
*Indicates ranking	member.	and the second	

WAYS AND MEANS

Den Herder,	Ewell	Langland	Rodgers
Chairman	Fischer of	Lipsky	Schmeiser
Roorda*	Grundy	Mayberry	Shepherd
Bailey	Fisher of	McIntyre	Sorg
Baker	Greene	Middleswart	Stokes
Cochran	Goode	Miller of	Strothman
Crosier	Graham	Page	Van Drie
Dooley	Grassley	Milligan	Van Nostrand
Dougherty	Klein	Mohrfeld	Weichman
Doyle	Knoblauch	Nelson	Welden
Dunton	Koch	Nielsen	Winkelman
Edgington	Kreamer	Ossian	

^{*}Indicates ranking member.

On motion by McCartney of Floyd, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

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

The motion prevailed and the Speaker appointed as such committee the following: Grassley of Butler, Andersen of Woodbury and Kreamer of Polk.

COMMITTEE FROM THE SENATE

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

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

Report accepted and the committee discharged.

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

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

JOINT CONVENTION

In accordance with law and concurrent resolution duly adopted, the joint convention was called to order, President pro tempore Lodwick presiding. Senator Stanley of Muscatine moved that the roll call be dispensed with and that the President of the joint convention be authorized to declare a quorum present.

Motion prevailed.

President pro tempore Lodwick announced a quorum present and the joint convention duly organized.

Senator Stanley moved that the joint convention adjourn until approximately 1:30 p.m., Tuesday, January 14.

Motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate.

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

Senate Concurrent Resolution 1, providing for a joint committee to be named, consisting of six members of the Senate and six members of the House, to arrange for the inauguration of the Governor and Lieutenant Governor, and that the President of the Senate has appointed on the part of the Senate the following Senators: Flatt, Lange, DeHart, Neu, Balloun and Lucken.

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

Senate Concurrent Resolution 2, directing the Superintendent of Printing to furnish copies of the 1966 Code of Iowa to members of the Sixty-third General Assembly.

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

Senate Concurrent Resolution 3, providing that the Superintendent of Printing mail to county auditors copies of journals and bills.

Also: That the Senate has adopted House Concurrent Resolution 1, providing for a joint convention January 13, 1969, at 1:30 p.m., and that Governor Robert D. Fulton be invited to deliver his message at a joint convention January 14, 1969, and that the votes for Governor and Lieutenant Governor be canvassed.

Also: That the Senate has adopted House Concurrent Resolution 2, providing for a joint committee of six members, three from the Senate and three from the House, to nominate additional employees for the work of the session, and that the President of the Senate has appointed on the part of the Senate: Senator Benda, Senator DeHart and Senator Kyhl.

CARROLL A. LANE, Secretary of the Senate.

SENATE CONCURRENT RESOLUTION 1 By Senator Flatt

Be It Resolved by the Senate, the House Concurring: That a joint committee be named, consisting of six members of the Senate to be appoint-

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

Laid over under Rule 25.

SENATE CONCURRENT RESOLUTION 2 By Senator Lamborn

Be It Resolved by the Senate, the House Concurring: That the Superintendent of Printing be directed to furnish copies of the 1966 Code of Iowa and also copies of the Laws of the Sixty-second General Assembly to such members of the Sixty-third General Assembly of Iowa who may request the same. Senate members to leave orders for Codes and laws at the Secretary's desk and House members to leave orders at the Chief Clerk's desk.

That the Superintendent of Printing be directed to furnish copies of the 1966 Code of Iowa and Session Laws of the Sixty-second General Assembly as requested by the Secretary of the Senate and by the Chief Clerk of the House for use of the staffs in their respective offices. Regard was really to

The Superintendent of Printing is further directed to furnish copies, of the 1966 Code of Iowa and Session Laws of the Sixty-second General Assembly to members of the press assigned seats in the Senate and House press galleries, to be requested by the Secretary of the Senate for members of the press with seats there assigned and by the Chief Clerk of the House for copies to be furnished members of the press assigned seats in the House Laid over under Rule 25.

SENATE CONCURRENT RESOLUTION 3

the line By Senator Lisle and the second section of

Be It Resolved by the Senate, the House Concurring: That the Superintendent of Printing be instructed to mail to each county auditor in the State of Iowa one copy of the daily Senate and House Jeurnals and one copy of each Senate and House bill of the Sixty-third General Assembly on date of introduction and printing thereof, and that same, with binders, be furnished to such officers free of charge. It is the second of the Laid over under Rule 25.

INAUGURAL COMMITTEE APPOINTED

The Speaker announced the appointment of the following members to the inaugural committee on the part of the House: Shaw of Scott, chairman; Ossian of Montgomery, Alt of Polk, Gannon of Jasper, Cochran of Webster and Miller of Des Moines. SPECIAL ORDER

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

Kluever of Cass moved that Goode of Davis be assigned Seat No. 82 in recognition of twenty-two years of service as a state Representative and four years as a state Senator.

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

The drawing of seats proceeded with the following results:

Name	Seat No.	Name	Seat No.
Alt	28	Johnston of Johnson	124
Andersen	84	Kehe	111
Bailey		Kennedy of Chickasaw	112
Baker	5	Kennedy of Dubuque	58
Battles	89	Kitner	76
Bennett	7	Klein	21
Bergman	86	Kluever	49
Blouin		Knight	
Brinck	13	Knoblauch	
Caffrey	57	Koch	115
Camp			
Campbell	53	Kreamer Kruse	121
Christensen		Langland	104
Cochran		Lawson	
Corey		Lippold	
Crabb			
		Lipsky	
Crosier	00	Logue	10
Cunningham	19	Mayberry	89
Darrington Den Herder	80	McCartney	67
Den nerder	70	McCormick	
Dietz		McIntyre	
Dougherty	117	Mendenhall	
		Menefee	
Doyle		Mezvinsky	
Dunton	2	Middleswart	
Edgington		Millen	
Ellsworth	120	Miller of Des Moines	107
Ewell	3	Miller of Jones	77
Fischer of Grundy	88	Miller of Marshall	10
Fisher of Greene	35	Miller of Page	74
Franklin Freeman of Buena Vista Freeman of	36	Miller of Page Milligan	41
Freeman of Buena Vista	62	Mohrfeld Nelson	78
Freeman of	3 T T T	Nelson	105
Dickinson Gannon	110	Newton	
Gannon	87	Nielsen	72
Goode	12.189	Nolting	44
Graham		O'Hearn	R
Grassley		Ossian	
Hamilton		Pelton	
Hansen of Black Hawk	110	Perkins	
Hanson of Mitchell		Peterson	
Harbor			
Hill	14	Pierson Poncy	
Holden		Priebe	
Huff		Radl	176
Jesse		Renda,	25
Johnson of Audubon	75	Rex	92

Name	Seat No.	Name	Seat 1	No.
Rodgers	99	Tapscott		24
Roorda	64	Tieden		106
Sanders	27	Van Drie		46
Schmeiser	114	Van Nostrand		47
Schroeder	55	Van Roekel		33
Schwartz	38	Varley		91
Shaw	23	Voorhees		
Shepherd	63	Walter		20
Skinner	12	Warren		52
Sorg	118	Waugh		60
Stokes	34	Weichman		100
Strand	66	Welden		93
Stroburg	54	Wells		56
Stromer	59	Winkelman		
Strothman	1	Wolfe		4

COMMUNICATIONS FROM THE SECRETARY OF STATE

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

January 13, 1969

To the Honorable Speaker of the House Sixty-third General Assembly

Dear Mr. Speaker:

Pursuant to any duties which may be imposed on the Secretary of State by law, I deliver herewith a document captioned "Notice of Intent to Contest An Election" which was received by me on December 6, 1968, from Richard Grove.

Respectfully submitted, MELVIN D. SYNHORST, Secretary of State.

STATE OF IOWA Office of THE SECRETARY OF STATE

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

> Re: Publication of House Joint Resolution 11, Acts of the Sixty-second General Assembly

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

Congres-

sional		
District	Newspapers	Dates Published, 1968
First	Iowa City Press-Citizen, Iowa City	7-24-8-28-9-25-10-23
	The Gate City Company, Keokuk	7-23-8-27-9-24-10-22
Second	The Bulletin-Journal, Independence	7-26-8-30-9-27-10-25
	Telegraph-Herald, Dubuque	7-23-8-27-9-2410-22

Third	Eagle Grove Eagle, Eagle Grove Waterloo Daily Courier, Waterloo	7-25—8-29—9-26—10-24 7-24—8-28—9-25—10-23
Fourth	Centerville Iowegian & Citizen, Centerville	7-22—8-26—9-23—10-21
	Marshalltown Times-Republican, Marshalltown	
T3: 6:1		7-23-8-27-9-24-10-22
Fifth	The Des Moines Register, Des Moines	7-25—8-2 9 —9-26—10-24
•	Boone News-Republican, Boone	7-23—8-27—9-24—10-22
Sixth	Sioux City Journal, Sioux City	7-23-8-27-9-24-10-22
	Algona Kossuth County Advance, Al-	
	gona	7-22-8-29-9-26-10-24
Seventh	Daily Times Herald, Carroll	7-22-8-26-9-23-10-21
	Council Bluffs Nonpareil, Council Bluffs	7-25-8-29-9-26-10-24
		REOF, I have hereunto
		the official seal of the
(Seal)		e Capitol, in Des Moines,
(Deal)		
	•	, A. D. Nineteen hundred
	and sixty-nine.	
	MELVIN D. SYNHORS	T, Secretary of State.

STATE OF IOWA Office of THE SECRETARY OF STATE

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

> Re: Publication of Senate Joint Resolution 24, Acts of the Sixty-second General Assembly

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

sional		
District	Newspapers	Dates Published, 1968
First	Iowa City Press-Citizen, Iowa City	7-24-8-28-9-25-10-23
	The Gate City Company, Keokuk	7-23-8-27-9-24-10-22
Second	The Bulletin-Journal, Independence	7-26-8-30-9-27-10-25
	Telegraph-Herald, Dubuque	7-23-8-27-9-24-10-22
Third	Eagle Grove Eagle, Eagle Grove	7-25-8-29-9-26-10-24
	Waterloo Daily Courier, Waterloo	7-24-8-28-9-25-10-23
Fourth	Centerville Iowegian & Citizen, Center-	
	ville	7-22-8-26-9-23-10-21
	Marshalltown Times-Republican, Mar-	
	shalltown	7-23-8-27-9-24-10-22
Fifth	The Des Moines Register, Des Moines	7-25-8-29-9-26-10-24
	Boone News-Republican, Boone	7-23-8-27-9-24-10-22
Sixth	Sioux City Journal, Sioux City	7-23-8-27-9-24-10-22
	Algona Kossuth County Advance, Al-	
	gona	7-22-8-29-9-26-10-24

(Seal)

Congres-

Seventh Daily Times Herald, Carroll 7-22—8-26—9-23—10-21 Council Bluffs Nonpareil, Council Bluffs 7-25—8-29—9-26—10-24

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this 13th day of January, A. D. Nineteen hundred and sixty-nine.

MELVIN D. SYNHORST, Secretary of State.

STATE OF IOWA

Office of THE SECRETARY OF STATE

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

> Re: Publication of Senate Joint Resolution 12, Acts of the Sixty-second General Assembly

In accordance with the provisions of section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-third General Assembly of Iowa that according to records in this office, Senate Joint Resolution 12 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

sional		. 1
District	Newspapers	Dates Published, 1968
First	Iowa City Press-Citizen, Iowa City	7-24-8-28-9-25-10-23
	The Gate City Company, Keokuk	7-23-8-27-9-24-10-22
Second	The Bulletin-Journal, Independence	7-26-8-30-9-27-10-25
	Telegraph-Herald, Dubuque	7-23-8-27-9-24-10-22
Third	Eagle Grove Eagle, Eagle Grove	7-25-8-29-9-26-10-24
	Waterloo Daily Courier, Waterloo	7-24-8-28-9-25-10-23
Fourth	Centerville Iowegian & Citizen, Center-	
	ville	7-22-8-26-9-23-10-21
	Marshalltown Times-Republican, Mar-	- *-** * Y
	shalltown	7-23-8-27-9-24-10-22
Fifth	The Des Moines Register, Des Moines	7-25-8-29-9-26-10-24
The sale	Boone News-Republican, Boone	7-23-8-27-9-24-10-22
Sixth	Sioux City Journal, Sioux City	7-23-8-27-9-24-10-22
AND AREA OF THE PARTY OF THE PA	Algona Kossuth County Advance, Al-	Second The Bulletinsh
HR 01-16	gona	7-22 8-29 9-26 10-24
Seventh	Daily Times Herald, Carroll	7-22-8-26-9-23-10-21
837-193-113	Council Bluffs Nonpareil, Council Bluffs	7-25-8-29-9-26-10-24
		REOF, I have hereunto
10-01-32		d the official seal of the
(Seal)		e Capitol, in Des Moines,
12.01		, A. D. Nineteen hundred
12-01-12	and sixty-nine.	Tritle Control
19-01 15		T. Secretary of State
12-61-08	rual, Slavis City 7-28 vert - Vi	de vistadas district

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Tuesday, January 14, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, JANUARY 14, 1969.

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

Prayer was offered by the Reverend John C. Porath, pastor of Center Chapel, United Methodist Church, Indianola, Iowa.

The Journal of Monday, January 13, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Newton of Scott on request of Dietz of Scott.

PRESENTATION OF VISITORS

Voorhees of Black Hawk presented to the House the Honorable Don Bowin, former member of the House from Black Hawk County in the Sixty-second General Assembly.

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

Ossian of Montgomery presented to the House the Honorable Roscoe E. Greenwood, former member of the House from Mills County in the Fifty-seventh and Fifty-eighth General Assemblies.

PETITION

The following petition was presented and placed on file:

By Waugh of Monona, from sixteen residents of Monona County opposing the "Great Plains" reorganization plan.

ADOPTION OF TEMPORARY RULES

McCartney of Floyd moved that the rules of the House of Representatives of the Sixty-second General Assembly be adopted as temporary rules of the Sixty-third General Assembly.

Motion prevailed.

ADOPTION OF SENATE CONCURRENT RESOLUTIONS 1, 2 AND 3

McCartney of Floyd called up for consideration Senate Concurrent Resolution 1, found on pages 17 and 18 of the House Journal, asked and received unanimous consent for its immediate consideration, and moved its adoption.

Motion prevailed and the resolution was adopted.

McCartney of Floyd called up for consideration Senate Concurrent Resolution 2, found on page 18 of the House Journal, asked and received unanimous consent for its immediate consideration, and moved its adoption.

Motion prevailed and the resolution was adopted.

McCartney of Floyd called up for consideration Senate Concurrent Resolution 3, found on page 18 of the House Journal, asked and received unanimous consent for its immediate consideration, and moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION 3 By Voorhees

Whereas, the Board of Governors of the Iowa Bar Association has appointed a special committee on criminal law for the purpose of examining the criminal law of the State of Iowa with the view to modernizing and harmonizing its provisions, both as to substantive and procedural aspects; and

Whereas, both law schools in Iowa are participating in such undertaking; and

Whereas, a comprehensive and detailed analysis of said criminal law and procedures has never been undertaken in Iowa; and

Whereas, the increase in crime in Iowa indicates an increased need for new laws to deal with the new problems of our time; and

Whereas, this undertaking is of a magnitude that a full time staff is needed; and

Whereas, there is need to have an advisory board to work with such full time staff; now, therefore

Be It Resolved by the House of Representatives, the Senate Concurring Therein, That the Iowa Legislative Research Committee establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study, and that the President of the Iowa State Bar Association, the President of the County Attorneys' Association, the President of the Iowa Judicial Association (or their appointed representatives), the Attorney General of the State of Iowa and the last two predecessors of such office, and two prominent defense attorneys, be appointed to serve in an advisory capacity to such committee; and

Be It Further Resolved, That the Legislative Research Bureau shall provide such staff members as may be available to assist the committee and that the committee may hire such additional staff as may be required.

Be It Further Resolved, That the committee assisting in the study be di-

rected to report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1970, and that the Research Committee report to the Sixty-fourth General Assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code, prior to the convening of the General Assembly.

Laid over under Rule 25.

REPORT OF COMMITTEE ON MILEAGE

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

	Miles	
Name	Round Trip	Amount
Don D. Alt	None	None
Leonard Andersen		\$37.60
Ray V. Bailey		18.00
Donald E. Baker		10.00
Lynn Battles, Sr.	380	38.00
Vernon N. Bennett		None
Irvin Bergman	440	44.00
Michael T. Blouin	400	40.00
Adrian Brinck		38.00
James T. Caffrey	None	None
John Camp	440	44.00
Herbert L. Campbell	22 0	22.00
Perry L. Christensen	180	18.00
Dale M. Cochran		20.00
Dean O. Corey	800	30.00
Frank A. Crabb	260	26.00
Dale T. Crosier	250	25.00
Ray C. Cunningham		7.00
William E. Darrington		22.00
Elmer Den Herder	480	48.00
Walter Dietz	340	34.00
Andrew G. Dooley	430	43.00
Tom Dougherty		13.60
Donald V. Doyle	400	40.00
Keith H. Dunton	190	19.00
Floyd Edgington	200	20.00
Theodore R. Ellsworth	370	37.00
Vernon A. Ewell		26.00
Harold O. Fischer		18.00
C. Raymond Fisher		12.60
A. June Franklin	None	None
Dennis L. Freeman	340	34.00
Lester Freeman	404	40.40
William J. Gannon	50	5.00
Dewey E. Goode		22.00
J. Wesley Graham	300	30.00
Charles E. Grassley	230	23.00
Howard A. Hamilton		29.40
Willard R. Hansen	220	22.00
Fred B. Hanson	310	31.00

11.	and the second of the second o	.1	Miles	100	
	Name	TO TO	Action in the same	A	mount
	Name William Harbor	***************	258,		25.80
	William Hill		100		10.00
1	William Hill Edgar Holden		340		34.00
	William H. Huff III				None
	Norman G. Jesse		None		None
	Harvey W. Johnson		180		18.00
	Joseph C. Johnston		240		24.00
	Luvern W. Kehe		260		26.00
	Gene V. Kennedy		450		45,00
,	Michael K. Kennedy		320		32.00
	Art Kitner		29 0	1	29.00
	James T. Klein				30.60
	Lester Kluever				18.00
	Harold Knight		220		22. 00
	Charles E. Knoblauch, Sr				20.00
	Edgar J. Koch				42.80
	Robert W. Kreamer				None
	Walter W. P. Kruse			* * * *	45.00
	Walter V. Langland			• •	44.00
	Murray C. Lawson				25.4 0
	Donald L. Lippold			- I	22.00
	Joan Lipsky			1.7	26. 00
	Rayman D. Logue			· / [17.00
	D. Vincent Mayberry				22.00
	Ralph F. McCartney	•••••	300	.1	30.00
	Harold C. McCormick	••••••	340.		34.00
	Scott McIntyre, Jr		260		26.00
	John C. Mendenhall				46.00
	Maynard Menefee			1 /	30.00
	Edward M. Mezvinsky		238	1 - 1	23,80
	James I. Middleswart				4.00
	Floyd Millen			10.00	30.40
	Charles P. Miller	• • • • • • • • • • • • • • • • • • • •	334	1. 1	33.40
	Elizabeth R. Miller				8.40
	Leroy S. Miller				30.00
	Roy A. Miller				33.00
	George F. Milligan				None 15.00
	Fred Mohrfeld				35.00
	Harold V. NelsonRobert E. Newton	•••••••••	39V :		33.40
	Alfred Nielsen		934;, .		23.20
	Fred W. Nolting				24.00
	Trave E. O'Hearn				36.40
	Conrad Ossian				24.00
	Charles H. Pelton			,	41.00
	Larry L. Perkins				
	Louis A. Peterson			' i	
	George N. Pierson			**	12.00
	Charles N. Poncy				18.00
	Berl E. Priebe				28.00
	Richard Radl			/ :	28.00
	Thomas A. Renda			-	None
	Clyde Rex				12.00
	Utjus Itch		120		±ω.υυ

	Miles	
Name	Round Trip	Amount
Norman Rodgers	56	5.60
Norman Roorda		5.00
Leo Sanders		36.00
Lloyd F. Schmeiser	3 30	33.00
Laverne Schroeder	258	25.80
James H. Schwartz	160	16.00
Elizabeth Shaw	360	36.00
Stanley T. Shepherd	306	30.60
Ed Skinner	None	None
Nathan F. Sorg	270	27.00
A. Gordon Stokes		40.00
Clair Strand	110	11.00
Eldon L. Stroburg	220	22.00
Delwyn Stromer		21.20
Charles F. Strothman	300	30.00
John Tapscott	None	None
Dale Tieden	400	40.00
Rudy Van Drie	68	6.80
Maurice A. Van Nostrand	190	19.00
Gerrit Van Roekel	88	8.80
Andrew Varley	90	9.00
Donald Voorhees	25 0	25.00
Richard H. Walter	250	25.00
Homer L. Warren	144	14.40
Jewell O. Waugh	360	36.00
David E. Weichman	220	22.00
Richard W. Welden	72	7.20
James D. Wells	260	26.00
William P. Winkelman	200	20.00
Harold E. Wolfe	240	24.00

Respectfully submitted, EDGAR HOLDEN DAVID E. WEICHMAN HAROLD KNIGHT

COMMUNICATIONS FROM THE CHIEF CLERK

The Annual Report of the State Board of Tax Review has been received and is now on file in the office of the Chief Clerk.

The Biennial Report for Highway Research and Development in Iowa has been received and is now on file in the office of the Chief Clerk.

APPOINTMENT OF MEMBERS OF THE ETHICS COMMITTEE IN THE HOUSE OF REPRESENTATIVES OF THE IOWA GENERAL ASSEMBLY BY THE CHIEF JUSTICE OF THE IOWA SUPREME COURT

To the House of Representatives of the Iowa General Assembly:
The undersigned, Chief Justice of the Iowa Supreme Court, hereby appoints David M. Elderkin of Cedar Rapids and Don W. Burington of Mason

City, neither of whom is an employee of the General Assembly, as members of the Ethics Committee in the House of Representatives.

You are further advised that both David M. Elderkin and Don W. Burington have consented to serve on the Ethics Committee in the House of Representatives.

This appointment has been made pursuant to section 12, chapter 107, Laws of the Sixty-second General Assembly of Iowa.

DONE this 16th day of December, 1968.

THEODORE G. GARFIELD

Chief Justice, Supreme Court of Iowa

The original and a true copy of this order has been filed with the Chief Clerk of the House of Representatives of the Iowa General Assembly on this 17th day of December, 1968.

WILLIAM R. KENDRICK Chief Clerk, House of Representatives

COMMUNICATION FROM THE STATE COMPTROLLER

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

January 14, 1969

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

There are transmitted herewith claims against the State of Iowa, to be filed with the Claims Committee of the House of Representatives.

These include five claims with the Highway Commission and 70 claims of a general nature.

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

Very truly yours, MARVIN R. SELDEN, JR. Chairman, State Appeal Board

Receipt of the above is hereby acknowledged.

WILLIAM R. KENDRICK, Chief Clerk

OFFICE STATE COMPTROLLER

Claim Number H-58-63-G	Name of Claimant and Nature of Claim Harold T. Dugdale, 117 Bluffs Street,	Amount of Claim	Action of Board
11-00-00-0	Council Bluffs, Iowa—Overtime Pay\$	4,868.27	Disapproved
H-60-63-G	Robert E. Hansen, 7306 S.W. 16th St., Des Moines, Iowa—Overtime Pay	6,941.21	Disapproved
H-61-63-G	Eugene Kenneth Heinle, 3123 4th, Des Moines, Iowa—Overtime Pay	1,923.12	Disapproved
H-65-63-G	H. H. Lampinen, 1617 Main Street, Adel, Iowa—Overtime Pay	1,614.00	Disapproved

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Action of Board
H-73-63-G	Thomas E. Selle, R.F.D. 2, Grinnell, Iowa—Overtime Pay	7,481.19	Disapproved
264-62-69	Devoe J. Flippo, 4703 Easton Blvd., Des Moines, Iowa—Permit Refund	5.00	Disapproved
304-62-69	Greyhound Lines, Inc., 371 Market St., San Francisco, Calif.—Permit Refund	10.00	Disapproved
505-62-69	The Rivers Products Company, 220 Savings & Loan Bldg., Iowa City, Iowa—Refund of Truck License Fee	822.50	Disapproved
3-63-25	Dewey Durick, 208 Fletcher, Council Bluffs, Iowa—Vacation Pay	120.00	Disapproved
8-63-25	Lou Leota Stark, 1715 S. 20th, Center- ville, Iowa—License Refund	8.00	Disapproved
115-63-25	Hall's Mobile Service, Park St., Box 53, Jewell, Iowa—Services furnished to the State	8.22	Disapproved
146-63-25	Jesse M. Shelton, R.R. 2, Batavia, Iowa—Outdated Warrant	13.43	Disapproved
256-63-25	Kolberg Manufacturing Corp., Yankton, South Dakota—Reciprocity Fee Refund	660.15	Disapproved
258-63-25	Walter J. Bender, 3904 64th St., Des Moines, Iowa—Services furnished to the State	24.50	Disapproved
318-63-25	D & B Construction Co., 207 2nd Ave. S.W., P.O. Box 574, Cedar Rapids, Iowa—Services furnished to the State	1,501.44	Disapproved
332-63-25	Donald L. Willis, 815 Tuckahoe Drive, Madison, Tennessee—Reciprocity Fee Refund	etermined	Disapproved
362-63-25	Donnie Dorothy, 503 West Grimes, Fairfield, Iowa—Reciprocity Fee Refund	178.30	Disapproved
471-63-25	Elizabeth Myers Holland, Head of the Glen, R.R. 1, Boone, Iowa—Outdated Warrants	122.98	Disapproved
475-63-25	Walter Riebesell, Calumet, Iowa—Outdated Warrant	5.74	Disapproved
544-63-25	Elmer J. Speechly, 924 Ave. F., Council Bluffs, Iowa—Reciprocity Fee Refund	1,032.04	Disapproved

Claim Number	and Nature of Claim	Amount of Claim	Action of Board
593 -6 3-25	Bert Finders, R.F.D. 2, Gilman, Iowa	9,80	Disapproved
502-63-25	Farmers Cooperative Marketing Assn., Delta, Iowa — Reciprocity Fee Re- fund		Disapproved
594-63 -2 5	Louis P. Thanes, Box 464, Sidney, Iowa—Reciprocity Fee Refund	998.62	Disapproved
596-63-25	Howard Rorebeck, 3409 Ave. A, Council Bluffs, Iowa — Reciprocity Fee Refund		Disapproved
620-63-25	Harold A. Carr, R.R. 1, Spirit Lake, Iowa—Gas Tax Refund	117.81	Disapproved
634-63-25	Virgil Stephenson, Lohrville, Iowa—Gas Tax Refund	40.32	Disapproved
637-63-25	Harlan Tiedeman, 9th & Main, Hospers, Iowa—License Fee Refund Und	determined	Disapproved
665-63-25	Osceola County Auditor, Sibley, Iowa—Personal Property Tax Credit	293.12	Disapproved
684-63-25	Linn County Auditor, Cedar Rapids, Iowa—Personal Property Tax Credit	26,429.46	Disapproved
685-63-25	Marshall County Auditor, Marshall- town, Iowa—Personal Property Tax Credit	232.85	Disapproved
710-63-25	Calhoun County Auditor, Rockwell City, Iowa—Personal Property Tax Credit	. 64.01	Disapproved
722-63-25	Sac County Auditor, Sac City, Iowa—Personal Property Tax Credit	631.21	Disapproved
746-63-25	O'Brien County Auditor, Primghar, Iowa—Personal Property Tax Credit	220,27	Disapproved
754-63-25	Calhoun County Auditor, Rockwell City, Iowa—Personal Property Tax Credit	71.99	Disapproved
761-63-25	Grundy County Auditor, Grundy Center, Iowa—Personal Property Tax Credit	31.75	Disapproved
766-63-25	Iowa County Auditor, Marengo, Iowa—Personal Property Tax Credit	223.54	Disapproved
771-63-25	Delaware County Auditor, Manchester, Iowa—Personal Property Tax Credit		Disapproved
780-63-25	Wright County Auditor, Clarion, Iowa—Personal Property Tax Credit	121.21	Disapproved

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Action of Board
781 -63-25	Marshall County Auditor, Marshall- town, Iowa—Personal Property Tax		
	Credit	143.57;	Disapproved
782-63-25	Scott County Auditor, Davenport, Iowa—Personal Property Tax Credit	2,125.11	Disapproved
785-63-25	Sac County Auditor, Sac City, Iowa—Personal Property Tax Credit	112.41	Disapproved
803- 6 3-25	Grundy County Auditor, Grundy Center, Iowa—Personal Property Tax Credit	2.90	Disapproved
811-63-25	Dallas County Auditor, Adel, Iowa— Personal Property Tax Credit	⁾ 763.08	Disapproved
819-63-25	Gerry Taylor, Rt. 2, Villisca, Iowa—Gas Tax Refund	13.86	Disapproved
825-63-25	Polk County Auditor, Des Moines, Iowa—Personal Property Tax Credit	674.38	Disapproved
826-63-25	Polk County Auditor, Des Moines, Iowa—Personal Property Tax Credit	7,527.34	Disapproved
827-63-25	Poweshiek County Auditor, Monte- zuma, Iowa—Personal Property Tax Credit	195.59	Disapproved
840-63-25	Plymouth County Auditor, LeMars, Iowa—Personal Property Tax Credit	25.25	Disapproved
856-63-25	Ringgold County Auditor, Mt. Ayr, Iowa-Personal Property Tax Credit	251.53	, Disapproved
857-63-25	Page County Auditor, Clarinda, Iowa—Personal Property Tax Credit	219.90	Disapproved
860-63-25	Hardin County Auditor, Eldora, Iowa—Personal Property Tax Credit	24.64	Disapproved
868-63-25	Lee County Auditor, Ft. Madison, Iowa—Personal Property Tax Credit	199.76	Disapproved
877-63-25	Shelby County Auditor, Harlan, Iowa—Personal Property Tax Credit	42.88	Disapproved
878-63-25	Hardin County Auditor, Eldora, Iowa—Personal Property Tax Credit	82.05	Disapproved
879-63-25	Mahaska County Auditor, Oskaloosa, Iowa—Personal Property Tax Credit	9.33	Disapproved
888-63-25	Rocket Transfer Co., Inc., 123 S.W. 7th St., Des Moines, Iowa—Services furnished to State (Outdated)	80.00	Disapproved
892-63-25	Mahaska County Auditor, Oskaloosa, Iowa—Personal Property Tax Credit	65.92	Disapproved

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Action of Board
893-63-25	Lee County Auditor, Ft. Madison, Iowa—Personal Property Tax Credit	59.93	Disapproved
895-63-25	Marshall County Auditor, Marshall- town, Iowa—Personal Property Tax Credit	162.69	Disapproved
911-63-25	Harrison County Auditor, Logan, Iowa-Personal Property Tax Credit	184.33	Disapproved
954-63-25	Calhoun County Auditor, Rockwell City, Iowa—Personal Property Tax Credit	61.29	Disapproved
835-63-25	Fred Beachner, Box 128, St. Paul, Kansas—Gas Tax Refund	143.58	Disapproved
964-63-25	Weaver Bros., R.F.D. Box 70, Dayton, Iowa—Gas Tax Refund	227.07	Disapproved
993-63-25	Minden Twp. School Board, Neola, Iowa—Refund under Chapter 356, Sec. 35, 62nd G.A.	18,006.00	Disapproved
994-63-25	York Twp. School Board, Minden, Iowa—Refund under Chapter 356, Sec. 35, 62nd G.A.	12,845.00	Disapproved
998-63 -25	Scott County Auditor, Davenport, Iowa—Personal Property Tax Credit	1,295.54	Disapproved
1007-63-25	Grundy County Auditor, Grundy Center, Iowa—Personal Property Tax Credit	31.79	Disapproved
1030-63-25	Miriam B. Weiner, 1425 N. Mansfield, No. 5, Hollywood, Calif. 90028—Over time Pay	276.68	Disapproved
1045-63-25	Story County Auditor, Nevada, Iowa—Personal Property Tax Credit	448.23	Disapproved
1046-63-25	Julius L. Abramsohn, D.O., 106 S. 4th St., Guthrie Center, Iowa—Outdated Invoice	80.00	Disapproved
1056-63-25	Kenneth John Whalen, 4278 N.W. 11th St. Ct., Des Moines, Iowa 50317—Overtime and Vacation Pay	437.80	Disapproved
1109-63-25	Linn County Auditor, Cedar Rapids, Iowa-Personal Property Tax Credit	1,036.66	Disapproved
1113-63-25	Walter Johnsen, Aurelia, Iowa—Gas Tax Refund	480.20	Disapproved
1162-63-25	Donald Bank, 407 So. Adams St., Rock Rapids, Iowa—License Fee Re- fund	209.00	Dis a pproved

Claim Name of Claimant Amount Action
Number and Nature of Claim of Claim of Board

1173-63-25 Franklin County Auditor, Hampton,

Iowa-Personal Property Tax Credit .. 40.65 Disapproved

COMMUNICATION FROM THE STATE COMPTROLLER

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

January 14, 1969

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

Dear Mr. Kendrick:

In accordance with section 25A.12, Code of Iowa, 1966, we are hereby submitting to the General Assembly all claims and judgments paid by the State Appeal Board under chapter 25A.

The attached report shows the name of each claimant, a brief description of each claim. the amount claimed and the amount approved.

Very truly yours,

MARVIN R. SELDEN, JR.

State Comptroller

Receipt of the above is hereby acknowledged.

WILLIAM R. KENDRICK, Chief Clerk

JOURNAL OF THE HOUSE

CHAPTER 25A GENERAL TORT CLAIMS APPROVED BY STATE APPEAL BOARD, 1967 AND 1968

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
T-47-62	Richard M. Wilke	Injury at State Fair		\$ 58.00
T-68-62	Dwight Westcott	Injured while playing basketball at Iowa State University		214.00
T-281-62	Farm Bureau Service Co.	Property loss due to fire at State Park	30.00	30.00
T-282-62	Garwin Hardware	Property loss due to fire at State Park	49.95	49.95
T-283-62	Gethmann Concrete and			
	Material Co.	Property loss due to fire at State Park	38.50	38.50
T-417-62	Mrs. Bernard Belote	Auto damage caused by State wards	34.12	34.12
55 -61	A. A. Burkhart	House broken into and damaged by State wards	75.00	50.00
62–61	Mrs. Sophia Myers	Windows broken by State wards	17.99	17.99
94-61	Percy Rist	Windows broken by State wards	10.68	10.68
141-61	Diane McCauley	Clothing damage due to faulty light fixture in State		
		Office Building	20.00	20.00
142-61	Norman Lyddon	Damages caused by fall in State Liquor Store	58.94	58.94
204-61	Fred G. Harris	Damage to car due to collision with State car	12.50	12.50
239-61	Joseph J. Ricker	Broken glasses as result of separating inmates in		
		Reformatory fight	9.00	9.00
254-61	Lulu B. Hamilton	Injury from falling on steps of State building	120.13	120.13
262-61	LeRoy F. Helm	Auto damaged by State wards	31.44	31.44
345-61	Barbara Jean Hickle	Injury from performing at State Fair	227.40	227.40
349-61	Kathryn L. Glasgow	Glasses broken while working in State Hospital	83.50	33.50
245-61	Henry L. Chabert	Injury from falling on waxed floor in school at		
	-	Cedar Falls	21,171.00	1,071.00
333-61	Loren G. Carter	Injury while in Men's Reformatory	15,000.00	270.00
T-28-62	Eliot C. Roberts	Auto damage in lot on I.S.U. campus	35.58	35.58
T-71-62	William F. Feuss	Injury to daughter at Palisades Park	letermined	199.35
T-290-62	Fred E. Abbo	Son's injury in gym. at University High School	75.00	75.00
T-321-62	Edwin E. Guilford	Auto damage from hitting barricade in park	30.00	30.00
T-160-62	David R. Bluhm	Property damage from Cedar Falls fire	211.00	120.00
T-161-62	David Crownfield	Property damage from Cedar Falls fire	193.08	125.00

Claim No.	Claimant	Nature of Claim	Amount	Amount	1969]
T-162-62			Claimed	Approved	8
	Constance R. Humbert	Property damage from Cedar Falls fire	11.00	11.00	
T-168-62	Emelyn J. Kleitsch	Property damage from Cedar Falls fire	15.00	15.00	
T-164-62	Sandra K. Moore	Property damage from Cedar Falls fire	80.90	80.90	
T-165-62	Gloria Myszka	Property damage from Cedar Falls fire	26.00	26.00	
T-167-62	Ruth M. Peterson	Property damage from Cedar Falls fire	75.01	75.01	
T-168-62	Mary Tompkins	Property damage from Cedar Falls fire	12.00	12.00	
T-215-62	Patricia A. Townsend	Property damage from Cedar Falls fire	242.10	150.00	
T-216-62	Andre Walther	Property damage from Cedar Falls fire	3,600.00	2,500.00	در
T-280-62	Ralph M. Goodman	Property damage from Cedar Falls fire	8.00	8.00	JOURNAL
T-330-62	Robert J. Ward	Property damage from Cedar Falls fire	3,248.50	1,700.00	뎙
T-331-62	Julia L. Sparrow	Property damage from Cedar Falls fire	771.75	850.00	2
T-31-63	Gary G. Harbit	Damage to auto in parking lot of Annie Wittenmyer Home	15.70	15.70	A
T-41-63	Town of Carson, Iowa	Trees burned as result of fire set by State employees	500.00	500.00	
T-5 5-6 8	Michael Kelso	Auto damaged in I.S.U. parking lot	81.00	31.00	¥0
T-82-63	Richard G. Patterson, Jr.	Auto damaged in I.S.U. parking lot	80.00	30.00	
T-84-63	Harold F. Morris	Trees in cemetery damaged by fire set by State employees	15.00	15.00	THE
T-92-63	Mrs. Lulla Sorum	Property damaged by escaped prisoner	639.04	139.04	Ħ
T-506-62	Edward A. Fox	Loss of finger in Penitentiary accident	1,200.00	900.00	ద
T-854-63	Jackson County	Repair to Green Island Levee in Jackson County damaged by flood	438.00	438.00	HOUSE
T-437-63	Des Moines General	Services rendered Jerri Toft after accident in Historical	400.00	400.00	ZZ.
1-407-00	Hospital		5.00	5.00	Œ.
T-335-62	Robert Hamilton	Building Personal injury suffered in Penitentiary	10,000.00	1,980.00	
T-139-63	Cathie Wallace	Subjected to rables shots due to erroneous report from	10,000.00	1,500.00	
1-192-09	Cathle Wanace	State Lab.	15,000.00	929.92	
T-140-68	Connie Wallace	Subjected to rabies shots due to erroneous report from			
		State Lab.	15,000.00	929.92	
T-100-63	George Marvin Hancock	Damage to household goods from water leakage		70.00	
T-155-63	D. Terry Williams	Property damage in Cedar Falls fire	113.8 0	100.00	
T-356-63	Frank McLendon	Damage to auto in parking lot of Univ. of Northern Iowa	175.69	175.69	80

			Amount	Amount	<u>အ</u>
Claim No.	Claimant	Nature of Claim	Claimed	Approved	
T-449-63	Porter/Brierly Assoc.,				
	Architects/Engineers	Property damaged while on loan to State Fair Board	250.00	250.00	
T-515-63	Danny R. Fiscus	Glasses broken in First Aid Room, Capitol	7.00	7.00	
T-658-63	Jack Davenport	Damage to auto in State parking lot	58.23	58.23	
T-46 5-63	Roland LeRoy Leedom	Personal injury received in Penitentiary	1,000.00	800.00	
T-719-63	Mrs. Cecil S. Richards	Injuries due to fall at State Fair Grounds	20.00	37.50	
T-729-63	Bernard Kots	Damage to property being used by National Guard	78.35	78.35	
T-691-63	Elizabeth Hasler	Damage to auto in University of Iowa parking lot	12.50	12.50	_
T-259-63	Charles L. Frieze	Injuries suffered in Men's Reformatory	65,000.00	17,000.00	JOURNAL
T-492-63	LeRoy Vern Sargent	Injuries received in accident in Penitentiary	35,000.00	1,400.00	ğ
165-61-G	Barbara L. Barthel	Injuries received on University of Iowa property	5,000.00	2,500.00	23
T-818-63	Janet Moore	Loss of coat at University of Iowa	150.00	75.00	\$
T-961-63	Reka E. Larson	Damage to car while parked on Capitol grounds	35.79	35.79	E
T-812-63	Western Casualty &	Subrogation claim for damage caused by collision with			OF
	Surety Company	National Guard vehicles	443.69	443.69	-
T-732-63	Gregg N. McDowell	Injuries received in State Park	etermined	500.00	THE
T-962-63	Ernest R. Mehlhaff	Auto damaged in Annie Wittenmyer parking lotUnd		72.00	田田
T-9 65-63	Scott County Conservation				
	Board	Damage to park by children from Annie Wittenmyer Home	129.82	129.82	HOUSE
T-1014-63	Lee Paradise	Damage caused by water leaking in apt. owned by			ă
		University of Iowa	419.60	419.60	<u> </u>
T-1078-63	Marilyn Dale Weiner	Damage to auto in Iowa State University parking lot	226.14	113.07	
T-1093-63	Ronald W. Brewer	Injuries received in Penitentiary	5.000.00	1,800.00	
		•	•	•	
		TER 25A HIGHWAY TORT CLAIMS APPROVED Y STATE APPEAL BOARD, 1967 AND 1968			
H-8-61	Carroll M. Jensen	Auto damage due to highway maintenance	70.00	\$ 15.00	
H-18-61	Truman Chambers	Tire damage due to hitting survey stake	23.00	23.00	~
H-50-61	Wilbert O'Day	Auto damage due to tree in road after being cut by	20.30		[Jan.
		highway crew	89.77	89.77	=
H-56-61	Albert T. Kruse	Crop damage due to highway spraying	37.80	37.80	14
- 		and same a sec a welling highling	230	350	-

			Amount	Amount	[696]
Claim No.	Claimant	Nature of Claim	Claimed	Approved	8
H-8-62-T	John H. Morris	Water damage from freeway drainage	1,786.50	911.50	
H-32-62-T	Western Mutual Ins. Co.	Auto damage from piece of cement falling from underpass	201.05	201.05	
H-56-62-T	Lester E. Clark	Crop damage due to highway spraying	250.00	250.00	
H-69-62-T	Schlegel Drug	Window damage due to flying material during highway			
		maintenance work	174.44	174.44	
H-71-62-T	Terry Motel	Reservations not claimed by Highway Commission members	48.96	48.96	
H-102-62-T	Grover Runkle	Crop damage due to flooding caused by highway			
		construction	483.00	258.00	_
H-89-62-T	G. J. Beekhuizen	Damage to steer due to falling in hole left by highway			JOURNAL
		construction	101.25	101.25	Œ
H-97-62-T	Donald W. Thompson	Tire damage due to highway construction	184.00	184.00	Ĩ
H-31-62-T	Cecilia M. Shedenhelm	Injury resulting from falling in hole left on farm by			\geq
		Highway Commission (by Sixty-second General Assembly)	6,082.15	2,582.15	
H-6-62-T	Wesley C. Anderson	Flooding due to highway construction	1,800.00	950.00	O.F.
H-68-62-T	Raymond L. and Lorena				
	Cox	Property damage due to highway construction	3,340.00	100.00	THE
H-16-63-T	Harold Carpenter	Crop damage due to flooding	300.00	75.00	듄
H-17-63-T	James Voga, Jr.	Crop damage due to flooding	•	705.25	
H-105-T	Pearl G. Hess	Damage to tractor tire from hitting iron stake	145.28	110.00	HOUSE
H-23-63-T	Mrs. Max L. Klindt	Garden damage due to highway spraying	28.00	28.00	g
H-6-63-T	Virgil B. Smith	Injury due to fall from Highway Commission vehicle	179.80	150.00	35
H-19-63-T	A. P. Goodwin	Flooding of farmland due to highway construction	9,024.64	8,500.00	
H-15-63-T	William Morgan	Property damage due to flooding caused by freeway			
		construction	953.40	953.40	
H-30-63-T	William Morgan, The				
	Travelers Ins. Co.,	Property damage due to flooding caused by freeway			
	Subrogee	construction	332.54	332.54	
H-100-T	Employers Mutual				
	Casualty Co.	Subrogation claim resulting from automobile damage	3,796.20	2,000.00	
H-103-T	L. C. Copeland	Water damage to farm land	2,393.34	97.84	
H-18-63- T	Marvin Nichols	Water damage to farm land	1,000.00	1,000.00	87

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved	<u>چې</u>
H-20-63-T	Robert May	Property damage due to flooding	774.00	1,000.00	
H-2-63-T	Charlotta Rehbein.	Troperty damage due to notating	114.00	1,000.00	
11-2-00-1	Executor of Estate of	_			
	Marguerite M. Anderson	Death in highway accident	37,000.00	21,000.00	
H-38-63-T	William C. Newbern	Property damage due to flooding	•	372.23	
H-42-63-T	Sienus J. Smid	Damage to auto after hitting hole in detour		30.00	
H-21-63-T	Anthony Remakel	Property damage caused by highway paint block		23.50	
H-22-63-T	Richard Seley	Cost of new well necessary due to Hwy. 92 construction	1,588.98	1,588.98	_
H-26-63-T	Katrine Pedersen	Crop damage due to highway construction	•	747.97	οr
H-27-63-T	Gary Davie	Crop damage due to highway construction		776.57	
H-28-63-T	Allied Chemical Corp.	Damage to tank from hitting unmarked low bridge		331.80	URNAL
H-47-63-T	Herman A. Ronnfeldt	Loss of dentures due to highway construction accident		128.00	Ã
H-104-T	Roger E. Mickelson	Crop damage due to highway spraying		23.20	Ľ
H-23-63-T	Mrs. Max L. Klindt	Garden damage caused by highway spraying	28.00	28.00	QF.
H-43-63-T	Everett J. Hall	Automobile damage	102.21	102.21	_
H-56-63-T	Frank A. Ahmann	Auto damage caused by highway work	189.06	189.06	THE
H-35-63-T	Dempsey Thomas	Damage to auto from hitting highway barricade		500.00	Ħ
H-44-63-T	Allie Brown	Crop loss due to damaged tile during highway			
		construction	300.00	100.00	НО
H-71-63-T	Laura Marie Allen	Damage to auto when struck by loose highway sign	368.94	368.94	ď
H-31-63-T	Talbert A. Lohrli Estate	Death due to automobile accident	139,627.81	5,000.00	S
H-32-63-T	Talbert L. Lohrli Estate	Death due to automobile accident	598,885.46	94,132.37	
H-33-63-T	Phyllis F. Lohrli	Injuries suffered in automobile accident	35,000.00	867.63	
H-64-63-T	Melvin Alfray Michaelson	Glasses broken while working on highway maintenance	40.95	40.95	
H-75-63-T	Mrs. Orville Turner	Damage to garden from highway spraying	25.00	25.00	
H-83-63-T	Mary Bubon	Property damage due to highway construction	1,288.06	1,288.06	
H-85-63-T	Virgil O. Smith	Damage to windshield	104.23	52.12	
H-90-63-T	Mrs. Kenneth Harter	Damage to garden from highway spraying	35.60	35.60	Jan.
H-81-63-T	Roxy Randleman	Crop loss due to highway construction	636.75	550.00	
H-82-63-T	Gerald E. Randleman	Crop loss due to highway construction	636.75	550.00	14,

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved	1969]
H-97-68-T	Victor and Gina J.	Farmland damaged by salt washing from Highway			
H-81-00-1	Venaglia	Commission storage area	2,000.00	500.00	
TT EO CO M	Mr. and Mrs. Ernest	Commission storage area	,	• • • • • • • • • • • • • • • • • • • •	
H-59-63- T		Damages to trees and property by Highway Commission	1,000.00	300.00	
TT 100 00 M	Bachman		379.00	379.00	
H-100-63-T	William Morgan	Damage to property caused by flooding			
H-109-63-T	Barbara Evelyn Barr	Auto damage from hitting hole in highway	88.81	88.81	
H-50-63-T	Richard Lester	Crop damage from flooding due to highway construction	5,363.75	1,650.00	
H-51-63-T H-53-63-T	John W. Baker	Crop damage from flooding due to highway construction	4,131.75	1,850.00	۲
H-36-63-T	John Rorobaugh Mrs. Joe E. Hanawalt	Crop damage from flooding due to highway construction Damage to trees due to Highway Commission mowing	18,794.90 22.00	10,000.00 22.00	ĕ
H-90-09-1	mrs. Joe E. Hanawait	Damage to trees due to mighway Commission mowing	22.00	22.00	콘
	JUDGMENTS AND	CHAPTER 25A—TORT CLAIMS SETTLEMENTS AT OR BEFORE TRIAL—1967 AND	1968		JOURNAL
T-279-63	Arthur Wayne Butts	Injury in men's Reformatory	75.000.00	\$ 4,750.00	OF.
T-206-62	Walter S. D. Edwards	Injury in men's Reformatory		1,500.00	
H-111-T	Harry Henneman, Adm.	• • • • • • • • • • • • • • • • • • • •	,	_,	HT
and	of Estates of JoAnna				E
H-112-T	Henneman and Marilyn	Sisters killed when auto hit defective shoulder in			
	Joy Henneman	highway accident	35,000.00	6,000.00	Ö
H-87-62-T	Vincent D. Midey	Property damage incurred by relocation of highway	13,168.19	9,500.00	HOUS
H-73-62-T and	Dale D. Holm and				SE
H-74-62-T	Myron Nolte	Injuries in highway accident at railroad crossingUnd	etermined	16,000.00	
H-29-62-T	Douglas Montandon	Injury in highway accident	11,038.31	2,000.00	
H-53-62-T	Howard, Marjorie and				
	Patricia Blunt	Injuries in highway accident	322,000.36	29,59 2 .75	
370-61	Mary Jo Ann Douglas	Injury from fall while visiting at Mitchellville	15,000.00	5,000.00	
T-364-62	Luke Vernon Druivenga	Injury from accident involving state car	etermined	10,500.00	
T-317-62	Myrtle McCracken	Injury at State Fair Grounds	4,500.00	750.00	
T-87-62	Ronald Dill	Injury in men's Reformatory	3,500.00	2,500.00	86

40

t	
0	
0	٠
0	ō
)	9
	JOURNAL
)	A
)	_
)	OF
)	-FJ
)	크
)	THE
	2
	HOUSE
	F

Claim No.	Claimant	Nature of Claim	Amount Claimed		nount proved
H-26-62-T	Nationwide Mutual Ins.				
	Co.	Injury and property damage in highway accident	3,860.90	2,	870.93
H-63-62-T	Lee Taylor	Injury in highway accident	55,000.00	33,	402.60
*Claims list	ed below involved in same s	ettlement. Total amount—\$3,325.00.			
Damage or	injury to property as a res	ult of the construction of the Decorah By-pass of U.S. Highw	vay 52 and	subse	equent
drainage th					
*H-39-62-T	Clarence R. and Ethel Cra	btree\$	1,000.00	\$	500.00
*H-41-62-T	John A. and Verna J. Ci	ronin	900.00		750.00
*H-40-62-T		rem	500.00		375.00
*H-42-62-T	Henry J. and Sally Ganr	rud	300.00		75.00
*H-36-62-T	Janeen and Vern Iverson		650.00		550.00
*H-35-62-T	Lawrence and Stella Roser	ndall	300.00		75.00
*H-34-62-T	Carroll and Margaret Whi	te	1,010.00		850.00
*H-37-62-T	Raymond E. and Mabel Ha	ardy	100.00		50.00
*H-38-62-T	Marlin and Arlene Lundt .		300.00		75.00
*H-47-62-T	C. W. and Beth Ingvoldsta	ad	125.00		75.00
*H-55-62-T	Jay L. and Maxine Becker	r	500.00		250.00

MAJORITY REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

To the President of the Senate, the Speaker of the House of Representatives, and the Members of the Sixty-third General Assembly of the State of Iowa: The Budget and Financial Control Committee of the Sixty-second General Assembly herewith submits the following report and recommendations.

Senator George E. O'Malley served as chairman of the committee, Representative Elmer H. Den Herder, vice chairman, and Representative Keith H. Dunton, secretary.

The committee made annual visits to the sixteen institutions that deal with mental health, special education and corrections under the Department of Social Services and the three universities, School for the Deaf and School for the Blind under the Board of Regents. The committee also met with the State Highway Commission, State Conservation Commission and toured state parks in the central Iowa region, Iowa Development Commission, State Fair Board, Department of Public Instruction, Board of Regents, Department of Social Services, State Car Dispatcher, Merit Employment Department, Office of Planning and Programming and Iowa Crime Commission. Other visits were to the Maximum Security Hospital under construction at Oakdale, Area XI Comprehensive Vocational Facility and Goodwill Industries.

The Sixty-second General Assembly gave this committee the duty of approving the expenditure of funds appropriated by the legislature for capital improvements of certain state departments, when in this committee's judgment, it was for the best interest of the State of Iowa, and to carry out the intents and purposes of the legislature. The committee also reviewed comments and recommendations contained in certain audit reports released by the Auditor of State and where the committee deemed it advisable met with certain departments to discuss progress of implementation of such recommendations.

The committee sponsored two conferences: (1) Conference on Multiple Handicapped, and (2) Conference on Education and Welfare of Unwed Mothers in the State of Iowa. Professionals from the various institutions, the Department of Social Services, the Department of Public Instruction and the University Hospital were called together to explore the services available in the State of Iowa. From these conferences, it was determined that there is a need for coordination of existing agencies, improved communications with the public, legislature and professional workers, and clarifying case responsibility.

Chairman O'Malley appointed four members of the committee to a sub-committee on governmental reorganization. Members of the subcommittee were: Senator Lee Gaudineer, chairman, Senator Joseph B. Flatt, Representative William J. Gannon and Representative Conrad Ossian.

The Governmental Reorganization Subcommittee held the following public hearings in an effort to determine the feasibility of reorganization:

Department of Natural Resources Management to include the State Conservation Commission, Iowa Natural Resources Council, Iowa State Soil Conservation Commission, Iowa State Geologist, Geological Board and the Iowa State Advisory Board for Preserves.

Department of Public Safety to include the enforcement responsibility of the gas and special fuel taxes, length and weight requirements for trucks and semi-trailers, reciprocity agreements between Iowa and other states, licensing requirements, and permit and registration requirements for trucks and semi-trailers as they affect licensing of drivers and vehicles, and reciprocity agreements. The Bureau of Criminal Investigation, Department of Public Safety, to include the Narcotics Division and Drug Abuse Control Division of the Pharmacy Board.

The subcommittee on reorganization also met with the Division of Vocational Rehabilitation of the Department of Public Instruction and the Department of Social Services in an effort to effect an interagency agreement between these departments which would assure Iowa of receiving its full share of federal funds in the field of vocational rehabilitation, and also to discuss whether or not it would be feasible to move the Division of Vocational Rehabilitation from the Department of Public Instruction to the Department of Social Services.

As a result of this meeting an interagency agreement has been effected and approved by the Department of Health, Education and Welfare, assuring Iowa of receiving its full share of federal funds in the field of vocational rehabilitation and has effected a more coordinated effort between the departments involved.

The subcommittee also met with the representatives of Harbridge House, Inc. to review a study that firm had conducted on Vocational Rehabilitation in the State of Iowa.

A public hearing was held on a proposal that federal funds be included in the state executive budget and their use authorized by the General Assembly. All departments, commissions and agencies who receive federal funds were invited to appear and present their views.

Chairman O'Malley appointed Senator Seeley G. Lodwick and Representative Keith H. Dunton to serve on the advisory committee for the medium security facility to be built at Anamosa. Plans are now being drawn for an independent unit, known as Phase I, capable of being operated without further capital fund appropriations.

The Budget and Financial Control Committee recommends that the Sixtythird General Assembly review and give consideration to Phase II of the plan for the medium security project proposed for Anamosa.

All members of the Budget and Financial Control Committee were authorized to attend the meetings of the School Budget Review Committee.

This committee recommends to the Sixty-third General Assembly the following legislation for passage:

- An act to provide for the financing of the Iowa Merit Employment Department by prorating the cost of operations to the participating agencies.
- 2. An act to authorize central purchase of liability insurance on stateowned motor vehicles by the executive council and to amend section five hundred seventeen A point one (517A.1) accordingly.
- 3. An act to remove the word "insane" as a synonym for the words "mentally ill", and relating to the civil rights of persons admitted or committed to institutions for the mentally ill.
- 4. A bill for an act amending provisions of the Code of Iowa, 1966, as amended, for the purpose of providing that employment of personnel by state departments, boards, agencies, and institutions shall be pursuant to the state merit system as established by chapter ninety-five (95), Acts of the Sixty-second General Assembly.
- 5. A bill for an act creating a state crime laboratory and state medical examiner.
- A bill for an act relating to the reorganization of the department of public defense.
- 7. A bill for an act relating to the enforcement of laws and regulations

regarding narcotic drugs, counterfeit drugs and depressants and stimulant drugs.

8. A bill for an act relating to the assignment of the reciprocity board to the state department of public safety.

9. An act relating to the transfer of authority and responsibility for enforcing laws and regulations concerning certain motor vehicles to the department of public safety.

(A complete text of the above proposed bills is on file in the office of the

Legislative Fiscal Director.)

This committee recommends to the Sixty-third General Assembly the following legislation for consideration:

- An act relating to the establishment and licensing of foster care facilities and maternity homes and repealing chapter two hundred thirty-six (236), Code 1966, relating to maternity hospitals, and chapter two hundred thirty-seven (237), Code 1966, relating to children's boarding homes.
- 2. A bill for an act relating to the reorganization of the Iowa state conservation commission, Iowa natural resources council, Iowa state soil conservation commission, Iowa state geologist, geological board, and the Iowa state advisory board for preserves; to establish a department of natural resource management; and to amend the Code of Iowa to conform thereto.

(A complete text of the above bills is on file in the office of the Legislative Fiscal Director.)

This committee recommends to the Sixty-third General Assembly the following legislation for study:

1. A bill for an act creating an executive department; relating to the reorganization of the office of governor, commission on aging, civil rights commission, higher education facilities commission, and all agencies now in existence or hereafter established pursuant to section seven point nine (7.9), Code 1966, and relating to the reorganization of the office of state comptroller, including reorganization and reassignment of various state offices and departments including the state printing board, the superintendent of printing, the capitol buildings and grounds, the state car dispatcher, centralized purchasing procedure, assignment of office and department space procedure, mail delivery and messenger service, state and federal surplus property programs, record storage, data processing, partial functions of the armory board and involving other functions and departments; and to establish an office of planning and programming within the executive department.

It is the consensus of the committee that some of the various departments included within this particular bill could well be combined. However, it cannot be said at this time that this particular bill embraces the proper solution and therefore recommends that this problem be forwarded to the Sixty-third General Assembly for further definitive study by the proper committee of each house. (A copy of this bill is on file in the office of the Legislative Fiscal Director.)

 A bill for an act relating to the acceptance and expenditure of federal funds during the interim between legislative sessions by state departments, agencies, boards and institutions.

It is the consensus of the committee that the bill concerning the appropriation of federal funds is good in its general concept, however, the specific bill supplied contains references to procedures and legislative committees

that may or may not be in existence after the reorganization by the Sixty-third General Assembly; further that, in any event, the Governor should be directed and empowered to require the various boards, agencies and commissions of state government to provide him with full information concerning any and all federal programs or grants applied for and in which participation has been authorized; that this matter then be further referred to the Sixty-third General Assembly for further definitive study by the appropriate committees of each house. (A copy of this bill is on file in the office of the Legislative Fiscal Director.)

The Budget and Financial Control Committee of the Sixty-second General Assembly also makes the following recommendations:

DEPARTMENT OF PUBLIC SAFETY

This committee recommends that the Department of Public Safety furnish the legislature with an over-all plan for radio communications in the State of Iowa. Testimony by the Department of Public Safety revealed that much of the communications equipment is outdated and in poor condition. A comprehensive plan should be submitted which includes all departments and divisions involved with radio communications, thereby correlating all radio communications and appropriations therefor.

STATE HIGHWAY COMMISSION

This committee recommends that the State Highway Commission prepare and submit a report on all surplus property and excess right-of-way in the State of Iowa.

AUDITOR OF STATE

It is recommended that the Auditor of State outline and enforce a system of uniform county accounting.

EDUCATION COMMITTEE

This committee recommends a study of the administration of education at the state level be made for the State of Iowa.

ETHICS COMMITTEE

This committee recommends that the Ethics Committee of the Sixty-third General Assembly review section 5, chapter 107, Acts of the Sixty-second General Assembly, regarding "honoriums".

The following resolution was passed by the Budget and Financial Control Committee:

RESOLUTION

WHEREAS, the Budget and Financial Control Committee expends numerous man hours visiting all of the institutions, commissions, departments, and agencies of state government and is thereby familiar with their duties and responsibilities, and the means available by which such duties and responsibilities may be discharged; now therefore,

BE IT RESOLVED, That the Sixty-third General Assembly authorize the Budget and Financial Control Committee to be the body that authorizes all

requests for appropriations from the contingency fund up to a maximum of thirty-five thousand dollars (\$35,000.00) and all in excess thereof with the concurrence of the Executive Committee.

The vote on the above resolution was as follows:

Those voting aye: Representative Cunningham

Representative Den Herder

Representative Dunton Senator Flatt

Senator Lodwick

Representative Ossian

Those voting nay: Senator Cassidy

Representative Gannon

Senator Gaudineer

Not voting: Senator O'Mallev

The members of the Budget and Financial Control Committee unanimously agree to be available to work with any of the standing committees during the Sixty-third General Assembly to relate to them the information gathered in their visits to the various state institutions, departments, agencies and commissions.

The members of the Budget and Financial Control Committee express their thanks to all state departments, commissions, agencies and institutions for their cooperation during the biennium.

Respectfully submitted,
GEORGE E. O'MALLEY, Chairman
ELMER H. DEN HERDER, Vice Chairman
KEITH H. DUNTON, Secretary
JOSEPH W. CASSIDY
JOSEPH B. FLATT
RAY C. CUNNINGHAM
LEE GAUDINEER
CONRAD OSSIAN
SEELEY G. LODWICK

MINORITY REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

To the President of the Senate, the Speaker of the House of Representatives, and the Members of the Sixty-third General Assembly of the State of Iowa:

I, William J. Gannon, hereby submit the following statement and minority report of the Budget and Financial Control Committee.

For four years I have served as a member of the Budget and Financial Control Committee. The value of serving as a member of the "Interim Committee" cannot be matched. I have enjoyed and appreciated my tenure.

The purpose of this statement and report is to share with the other members of the General Assembly some of my observations as a departing member of the Budget and Financial Control Committee.

The Budget and Financial Control Committee has more contact with the departments and institutions of state government than any other group of legislators. The committee members have as broad an understanding of state government as any group of legislators. However, the committee members are not able to have an in depth knowledge of all departments and institutions.

With the advent of annual sessions, I can foresee a rapid diminishing of activity and responsibility for the Budget and Financial Control Committee.

If the standing committees are allowed to continue between sessions, the proper standing committee would be a more legitimate group to have a hear-

ing on the schooling of unwed mothers. I use this as an example of how the activities of the Budget and Financial Control Committee will (and properly so) diminish.

The majority report is quite lacking as far as recommendations for change accompanying annual sessions. Here are some examples:

1. It disregards the Legislative Processes Study Committee report.

2. It makes no recommendations relative to annual budgeting.

3. The majority seems to be looking to the past rather than the future—witness their recommendations concerning the contingency fund. I am strongly opposed to having a return to the old "contingency club" relationship between the executive branch and the legislature.

I am in basic agreement with the balance of the majority report. I would be remiss if I didn't mention the changes I have witnessed during my brief

tenure on the Interim Committee.

Programs and operations have improved at all of our institutions. I am particularly encouraged by what I see at our schools for the mentally retarded and our penal institutions. We have seen the emergence of a practical program at the Riverview Prerelease Center.

Our Board of Regents institutions have kept pace with growing enrollment demands and the knowledge explosion. We have seen the emergence of the area schools, which, despite their detractors, are supplying excellent educational opportunity to thousands of young people and a lot of us older citizens.

One of the most dramatic changes includes the Interim Committee itself. At the outset of my tenure on the committee, the members and to a certain extent the staff of our institutions seemed to be more interested in the institution's farming operation than in the programs designed to aid the people they were serving. I am happy to report this is no longer the case.

The following are my recommendations:

- Enactment of all the governmental reorganization bills mentioned in the majority report.
- 2. Abolishment of the Budget and Financial Control Committee and realignment of its functions as recommended by the Legislative Processes Study Committee.
- 3. Proceeding immediately to annual budgets.

4. Abolishing the contingency fund.

5. Appointment of the State Auditor by the legislature and combining the functions of the Legislative Fiscal Director with State Auditor.

Respectfully submitted, WILLIAM J. GANNON

PARTIAL CONCURRENCE IN MINORITY REPORT

I, Lee Gaudineer, concur in the specific recommendations contained in the minority report filed by Representative William J. Gannon.

LEE GAUDINEER

On motion by Varley of Adair, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

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

Motion prevailed and the Speaker appointed Andersen of Woodbury, Campbell of Washington and Poncy of Wapello.

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

JOINT CONVENTION

The joint convention reconvened, President pro tempore Lodwick presiding.

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

Motion prevailed.

President pro tempore Lodwick announced a quorum present and the joint convention duly organized.

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

Motion prevailed and the President appointed as such committee Senators Benda of Poweshiek, Laverty of Warren and Frommelt of Dubuque, on the part of the Senate, and Representatives Fisher of Greene, Van Drie of Story and Miller of Des Moines, on the part of the House.

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

President pro tempore Lodwick then presented Governor Fulton who delivered the following address:

STATE-OF-THE-STATE MESSAGE TO THE SIXTY-THIRD GENERAL ASSEMBLY

HONORABLE ROBERT D. FULTON, GOVERNOR OF IOWA Joint Session, January 14, 1969

Mr. President, Mr. Speaker, Honorable Senators and Representatives of the Sixty-third General Assembly, Old Friends and Colleagues:

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

It is my privilege, in my brief tenure as your thirty-seventh Governor.

to deliver this message which is traditionally known as the "State-of-the-State" address.

As you all know, the honor of serving as your Chief Executive for a period of fourteen days came to me when Governor Hughes resigned in order to assume his elected place in the United States Senate.

Since it was not my intention to pre-empt either the accomplishments of the Hughes administration or the potentials of the Ray administration, I have not pretended that these would be the fourteen days that would shake the world.

My friends of the press have plied me with questions as to exactly what I proposed to accomplish during this mini-term. Perhaps I should have had one of my young children answer for me, as one of President Kennedy's once did for him.

One Sunday, a White House reporter asked three-year-old Caroline what her father was doing.

"He's not doing anything," she replied. "He's just sitting up there with his shoes and socks off, doing nothing."

I am sure that there are those who would contend that my speech, like my administration, should be graced with brevity. But I will warn you that there is nothing in the Constitution that compels a short-term Governor to deliver a short address.

My remarks today will be somewhat unorthodox as State-of-the-State messages go. I believe I can make a more useful contribution with a personal, philosophical evaluation than with the customary formal listing of facts and figures.

I have viewed the course of state government from several vantage points in the past decade. Prior to this fleeting term as Governor, I was a member of the House, a member of the Senate, and served for two terms as your Lieutenant Governor. After Thursday, I will once again be out of public office, a toiler in the vineyard of private enterprise.

I doubt if any Lieutenant Governor in Iowa's history has had a closer and more congenial bond with the Chief Executive than I have been privileged to have with Harold Hughes. It has been the richest experience of my life. Even those who have disagreed with the Hughes policies have found, as I have found, that the man himself is a dynamic and forceful leader.

It has also been my privilege, over the course of these years, to work closely with many of you veterans of the General Assembly who are here today. I can only say that this experience also has been incomparably rewarding. Partisan differences have not deterred us from working together for the good of the state or from enjoying a high order of personal friendship and mutual respect. I want to thank all of you colleagues of the Legislature for your cooperation and personal generosity, and I want to wish you and the newly-elected members of both houses the greatest success in this Sixty-third session of Iowa's General Assembly.

Above all, I extend to Governor-elect Bob Ray and the members of his administration success in their endeavors.

Exactly what constitutes or determines the state of the state at any given point in history?

Obviously, many factors are involved—economic health, quality of public services, fiscal posture of the government, the relation of the state to its subdivisions, the welfare of the people—these and many more factors.

But, as Harold Hughes pointed out, there is something more, beyond the sum of these factors—an "intangible quotient" that is the essential determinant of the true state of the state—"the spiritual temper of the people: their morale, their idealism, their receptiveness to new ideas, their commitment to progress, their concern for their fellow men, their faith in the future, and their willingness to contribute to, as well as benefit from, the blessings of a free society."

When this intangible quotient is high, we know that people have found

the good life.

"The success or failure of a state," Hughes said, "is gauged in the final analysis by the opportunity it affords its people for the good life, in the highest sense of this concept."

This is the hour of the changing of the guard. It marks the end of the Hughes era and the return to complete domination of the state government by the Republican party—a situation which, needless to say, has often

existed in years past.

Whether or not it signifies a sweeping reversal of the basic policies, innovations and reforms of the past six years remains to be seen. With a clean sweep of all state elective offices and with top-heavy majorities in both House and Senate, it is clear that the new administration will have the firepower to revert and retrench, if this be their will.

I sincerely hope that this will not be the case. The great social, economic and organizational advancements of the Hughes era are not rightly classified as partisan issues, although they were seen, at times, in this light.

The credit for the forward thrust of the state in these action-packed years belongs to people of Iowa of all political faiths. It is significant that the same electorate that voted in these office-holders also approved the five constitutional amendments that were on the ballot. It is also significant that these five amendments had strong bi-partisan support during the campaign, including the active endorsement of the standard-bearers of both parties.

The basic contest in this state, as one experienced observer has put it, is not between Republicans and Democrats, between rural and urban people, or even between liberals and conservatives in the true sense of those words. The real contest is between progress and inertia, between willingness to adapt to changing conditions and the granite-headed resistance to change, between reform and retrenchment, between public interest and narrow private interest, and between action and stagnation.

One of John Kennedy's favorite quotations from Oliver Wendell Holmes epitomizes the spirit that should animate all people who care deeply about the state of their state—not only for today but for generations to come:

". . . We must sail sometimes with the wind and sometimes against it but we must sail, and not drift nor lie at anchor."

It is not my purpose here today, in my evaluation of the state's conditions and needs, to make a partisan political speech; but it is my purpose to express my deep concern about issues that cut across party lines and deserve the support of all people who care deeply about Iowa.

The great struggle in the world today is to retain our human qualities

and the values of our civilization in a technological age.

Whatever one may think of specific issues involved, the record shows that no period in Iowa's history has produced more major reforms, innovations and breakthroughs for progress than the past six years.

So many things were accomplished in such a short space of time that it is easy to take them for granted and to lose sight of how profoundly our state has changed in these half-dozen years.

In January of 1971, when Governor Ray presents his State-of-the-State message, he will have new accomplishments to set forth—and I sincerely wish him well with them.

I hope, and feel confident, that some of these accomplishments will be continuations of the progress that has been made on many fronts in these past three terms, as well as new programs to fit the new needs of our changing times.

In any event, the custody of the future belongs to the new administration. But in order to gain any real insight into the state of this state as of January 14, 1969, it is necessary to look back briefly over some of the major changes of the past six years, as seen in the perspective of our state's recent history.

The people of Iowa reared back, shed their inferiority complex, and put this state on the move.

The Constitution of our state says simply and succinctly: The political power is inherent in the people. When the people are mobilized behind a public cause, they can move mountains. We have seen this happen in the past six years.

These were the years when, working together, we established equality of voting rights. We enacted sensible liquor control laws and eliminated the infamous key clubs where minors, as well as adults, could buy liquor over the counter. We broke all records for industrial development, year after year. We came near doubling funds for agricultural land tax credits.

We brought school aid up to record levels and finally carried through the first realistic, long-range, school-financing plan in the state's history. We enacted the state's first property tax replacement program, after 30 years of promises. We established educational radio and TV and a plan for area vocational-technical schools that is one of the best in the nation. We erased the shame of public hangings from a civilized society.

We established a civil service system for state employees. We opened up the committee system in the Legislature. We made substantial gains in unemployment compensation and workmen's compensation for the working man and woman. We gave unprecedented support to our universities and inaugurated a long-needed state scholarship program.

We established Iowa's first statutory commission for the aging and the first statutory civil rights commission.

We made it possible for local government operating funds, deposited in banks, to draw interest for the benefit of the taxpayer.

We faced up to the need for government reorganization and got it under way. We established a division of tourism in the Development Commission. We substantially increased the Highway Patrol and instituted one of the most comprehensive traffic safety programs of any state.

We established a state law enforcement academy, put Medicaid in operation, founded an alcoholic treatment center and a maximum security hospital.

We spanned the state with our Interstate highway system and modernized hundreds of miles of the older primaries. We provided tax relief for the elderly and improved our programs for dependent children, the mentally ill, the retarded and the physically handicapped. We enacted a uniform commercial code and took Iowa's first action for consumer protection.

We appropriated funds for long-needed public parks and outdoor recreation facilities and met the undeniable need for additional state office space.

We inaugurated comprehensive state planning, organized Sell-Iowa delegations to the financial centers of our own country and sent foreign trade missions to three continents.

This is only part of the list of major achievements registered during these six years.

Many other things that profoundly influence the state of the state are not recorded in the statute books or official administrative records,

I am thinking, for example, of Governor Hughes' personal efforts to arouse citizen participation in crime prevention, in providing jobs for disadvantaged youngsters and in alleviating conditions of poverty.

And I am thinking also of the religious leaders and local officials who accepted the challenge so willingly and moved so directly to get at the roots of these problems before it is too late.

The events of the past six years that moved this state ahead by giant strides and liberated its spirit did not "just happen." They were the result of a great deal of planning and hard work and tough-minded implementation.

And another point I feel must be made is that these issues, now registered as achievements, were not plucked out of the atmosphere as desirable political planks. Many of them were "hot potatoes" or unlikely crosses to bear, so far as political considerations were concerned.

They were not selected for purposes of political expediency, as a man would select flashy neckties in a haberdashery.

They were carefully thought-out measures, sensibly taken to meet the compelling needs of our state in an era of rapid change.

Now, as we move into the new year, Iowa's economy is sound and stable, and the business outlook for 1969 is generally optimistic.

Farming is still the foundation of our economy in Iowa, although combined wholesale and retail trade has, for the first time, surpassed farming in production of total income. Manufacturing did so several years ago. But as we all know, a great part of our industry and trade is farm-related, and farm income has a prime influence on our over-all economy.

Within the context of the general truth that the commercial farmer is a long way from getting his fair share of the nation's prosperity, the agricultural economy in Iowa is in comparatively good shape. Grain production last year was reasonably good. Feed-grains payments set a record that may well be surpassed in 1969, and Iowa ranked first in production of pork and marketing of grain-fed cattle.

For the sixth straight year, capital investment by industry reached a record level in Iowa—341 new industrial developments and nearly 7,000 new job opportunities created last year by industry alone.

In all sectors of the economy, at least 150,000 new and experienced Iowa workers, who needed jobs, found them within the state over the last six years.

And in that same period, the growth in total personal income of Iowans has paced the nation, rising more than 42 percent since 1962.

This phenomenal expansion of our state and national economy strained the ability of state and local government to finance the services demanded of them. Pressures built up to alter our state tax structure to provide the necessary funds.

At the same time, it became virtually impossible for local government to continue deriving tax revenues almost exclusively from the static, unresponsive property tax.

In these chambers two years ago, a bipartisan Legislature chose to deal forthrightly with these problems, enacting a far-reaching, sensible and necessary reform of lowa's state-local tax structure.

Even though they are only partially implemented, the revenue-sharing programs established by the Sixty-second General Assembly have kept the average statewide property tax levy comparatively constant. Full implementation should provide some reduction in the average property tax levy for this year.

Allowing local government a substantially larger share of the growth in state revenue has affected the availability of funds for financing the services of state government. This was to be expected.

With minor adjustments, however, the entire state-local tax structure will respond to fluctuations in the economy and, in something of an automatic way, provide Iowa with adequate funds for meeting the needs of the state. If any adjustments are to be made, the guiding principle should be to base them on ability to pay and on taxes that will grow with the economy, not lag behind it.

The nucleus of the tax reform program are the provisions for equalizing property valuations across the state, so that taxpayers in one area are treated no differently than those in another. To delay equalization or tamper with this basic reform is to perpetuate inequities that have already endured far too long.

The sales-tax credit inserted an income factor in what was otherwise consumer-oriented tax legislation. This credit should not be repealed. If anything, it should be strengthened to insure fair enforcement and be preserved for the continuing benefit of the low-income taxpayers.

Here in Iowa—and indeed in all America—our political institutions must prove that they are amenable to change, reform and renewal, if they are to survive. To pledge allegiance to the status quo is to sentence our democratic institutions to death or deterioration.

A respected Washington commentator, David Broder, wrote a few months ago: "The American system of self-government is being tested . . . and so is the United States' confidence in the institutions of democracy."

The contemporary English historian, Arnold Toynbee, has posed the thesis that cultures confronted with a changed environment will inevitably collapse. This would specifically apply to us, since there is no question but that the technological environment we live in today is as different from the rural Iowa of the last century as day is from night.

Our institutions of government must meet the challenge of change if they are to survive. They must meet it in terms of two general criteria.

The first criterion is that of responsiveness. To what extent are our governmental institutions responsive to the collective needs of the citizenry—both majority and minorities?

The second criterion is that of effectiveness. To what extent do our governmental institutions employ effective, up-to-date means of coping with the popular demands made upon them?

Here in Iowa, revolutionary trends—rapid urbanization, industrialization, and spectacular advancements in the fields of communication and transportation—have produced numerous day-to-day problems for our citizens and imposed new strains and demands on our public institutions and officials.

Can our governmental institutions adapt to the dislocations stemming from these revolutionary changes in our society?

The answer is that they can and must—if they are to survive. But there can be no turning back, no hesitation, no regression to the easy answers of an earlier era.

The modernization of our state government, commenced in the past two years, must be continued. We have only begun to reorganize the costly and inefficient proliferation of agencies in our state government.

Modernization of local government is also a crying need, and state government must have a more realistic and responsible attitude toward its political subdivisions.

The notion, prompted by innumerable political office-holders and their

kin, that our archaic county organization is sacred is ridiculous and prejudicial to our state's progress.

The ninety and nine of the Scriptures was not meant for counties in a state the size of Iowa.

The cities and towns of Iowa are in critical need of operating revenues. A method must be found in the immediate future to give the hard-pressed municipalities a source of revenue other than the overworked property tax. They also need sensible legislation to implement the home rule amendment approved by the voters in November.

For the Legislature to sweep their urgent problems under the rug, as has been so often done in the past, is to invite grave consequences.

The enactment of municipal home rule will be a hollow mockery if the General Assembly treats the cities and towns, where three-quarters of the people live, as disfavored stepchildren of the state.

The people of Iowa, in recent years, have amply demonstrated that they are ready and willing to support responsible programs of government reform.

This is one of the strongest positive elements affecting the state of the state as of January 14, 1969.

As you know, we already have a workable blueprint for the reorganization of the executive branch of the state government and the judicial branch, and significant first steps have been taken to carry out these recommendations.

With reference to the legislative branch, I feel that appropriate guidelines for needed changes were presented only a few months ago in the final report of the Iowa Legislative Processes Study Committee, a special blue-ribbon interim committee established by the Legislative Research Committee and headed by President Paul Sharp of Drake University.

Although I do not fully agree with every specific recommendation of the committee, I strongly believe that the committee has presented some valid goals on which I hope this session of the Legislature will take action.

The committee's recommendations on improvement of legislative facilities, on staff assistance for standing committees and legislative leaders, on establishment of a legislative council, on reduction in the number of standing committees, and on the rewriting of legislative rules are all especially noteworthy.

The people of Iowa took the initial steps in making our Legislature a more responsive and effective governmental institution by approving three constitutional amendments dealing directly with the General Assembly—annual sessions, a more flexible method of legislative compensation, and permanent reapportionment and reduction in the size of the Assembly.

Since this last amendment establishes a maximum size of 150 members, I would strongly urge that this session seriously consider establishing a smaller assembly. I believe that a legislature consisting of around 120 lawmakers—80 representatives and 40 senators—would be substantially more responsive and effective. The salary savings realized from having a smaller legislature could be used for acquiring much-needed staff assistance.

We have come too far in these recent years, and there is too much at stake in the years ahead, to permit us any easy ambivalence about the needs of our state.

It is not enough to pledge allegiance to the objectives of a vitallyneeded program of state service and then to stand by passively and allow its support to be cut away.

It is not enough to say that we must "cut out the cake" of our social programs, because I am not talking about cake, but about bread—bread to

meet vital human needs. I am talking about education and mental health and essential aid to the indigent elderly, to dependent children, to the mentally ill and the physically handicapped, and other vital human value programs.

There is a school of thought being voiced in the state these days that in such areas as public health, education and welfare, we have been living beyond our means and trying to keep up with the Joneses (the larger and

wealthier states).

It is said that Iowa has been trying to travel first class in the human value areas of state government and that we can only afford to be second class.

I can only tell you that this is not the voice of the people, but the voice of vested interest which equates the good of the state with its own private gain.

In education and in the other human value programs that mark us as a civilized people, I can only say—as Harold Hughes has said so often—we

can't afford not to go first class.

Take education, for example. Even if dollars and cents were our only consideration and human values were ignored, it would be foolish to abandon the pursuit of excellence in education, for we would inevitably suffer a decline in economic growth and sacrifice one of our major attractions to new industry.

Economy in government is an essential objective, and I appreciate the problems you members of the Assembly will be facing in appropriations and ways and means.

But economy at the expense of essential human needs and allowing our human values to deteriorate is not true economy at all.

As Oliver Goldsmith wrote in "The Deserted Village":

"Ill fares the land, to hastening ills a prey Where wealth accumulates, and men decay."

For me, this visit with you today climaxes ten years of public service at the state level.

It has truly been an honor and privilege to serve with you and for you during these memorable years.

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

CANVASS OF VOTES

President pro tempore Lodwick announced that the time had arrived for the canvass of votes for the office of Governor and Lieutenant Governor at the General Election held on November 6, 1968, and announced as teller, on the part of the Senate, Senator Stephens of Washington and assistant tellers Senators Hougen of Black Hawk and McGill of Menroe, and as teller, on the part of the House, Representative Den Herder of Sioux and as assistant tellers Representatives Klein of Winnebago and Radl of Linn.

President pro tempore Lodwick further announced that, in accordance with statute, tellers Senator Stephens and Representative Den Herder would constitute the judges of said canvass.

The returns were opened in the presence of the joint convention and the tellers then proceeded to canvass the vote for Governor and Lieutenant Governor of the State of Iowa, cast at the General Election held November 6, 1968.

On motion by Senator Stanley of Muscatine, the joint convention recessed until on or about 1:30 p.m., Thursday, January 16, 1969.

The House reconvened, Speaker Harbor in the chair.

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, January 15, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, JANUARY 15, 1969.

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

Prayer was offered by the Reverend Robert Hedges, pastor of the Saint Timothy's Episcopal Church, West Des Moines, Iowa.

The Journal of January 14, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Baker of Boone on request on Sanders of Emmet; Newton of Scott on request of Dietz of Scott; McIntyre of Linn on request of Langland of Winneshiek; Johnston of Johnson on request of Mezvinsky of Johnson; Kennedy of Chickasaw on request of Schmeiser of Des Moines; Miller of Marshall on request of Huff of Polk; Lipsky of Linn on request of Shaw of Scott; Van Nostrand of Pottawattamie on request of Grassley of Butler; Darrington of Harrison for today and Thursday on request of Mohrfeld of Tama.

PRESENTATION OF VISITOR

Bergman of Osceola presented to the House Alan Cox of Ashton, Iowa, a political science student at Westmar College in LeMars, Iowa. Under a new program initiated by Westmar College, Mr. Cox is on a one month study of legislative process.

On motion by McCartney of Floyd, the House recessed until the fall of the gavel.

The House reconvened, Speaker Harbor in the chair.

PETITION

The following petition was presented and placed on file:

By Peterson of Woodbury, from sixty-eight residents of Woodbury County opposing the "Great Plains" reorganization plan.

HOUSE CONCURRENT RESOLUTION 4

By Schroeder, Stromer, Campbell, Bailey, Peterson, Waugh, Fischer of Grundy, Christensen, Bergman, Edgington, Renda and Winkelman

Whereas, it is the desire and goal of the members of the Sixty-third General Assembly to eliminate all unnecessary expenditures; and

Whereas, the cost of envelopes, labeling, and packing could be eliminated, and whereas written materials could be distributed more efficiently and expeditiously by the pages under the direction of the Sergeant-at-Arms; now, therefore.

Be It Resolved by the House, the Senate Concurring, That a directive be sent to all state departments, commissions and boards to the effect that all written or printed information, communications or reports intended for general distribution to members of the House and/or Senate be delivered in bulk to the House chamber and/or the Senate chamber to be distributed to the members under the supervision of the Sergeant-at-Arms.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 5 By Schroeder (Griffin)

Whereas, the public agencies of the state and the political subdivisions thereof are confronted with an ever-increasing influx of mobile homes and their owners and occupants; and

Whereas, the public agencies of the state and the political subdivisions thereof are confronted with the increased demand for public services by such persons; and

Whereas, the presence of mobile homes and their owners and occupants are creating a large burden upon the public school systems of this state; and

Whereas, the presence and movement of mobile homes has created a burden upon the public highway system of this state; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the General Assembly establish a special committee to conduct during the Sixty-third General Assembly a study of the mobile home and parks statutes, rules and regulations relating thereto, and the effectiveness of such statutes, rules, and regulations relating thereto, including a study of whether the tax structure pertaining to mobile homes is commensurate with the degree of governmental services provided to owners of mobile homes, and the need for any revision in the state mobile home and parks statutes.

Laid over under Rule 25.

TENTATIVE AGENDA LEGISLATIVE ORIENTATION PROGRAM

Sponsored by the Legislative Research Bureau and the American Political Science Association

9:10 a.m. 1. House of Representatives Orientation

Room 1, House of Representatives Chief Clerk William Kendrick

2. Senate Orientation

Room 22

Secretary of the Senate Carroll Lane

HOUSE COMMITTEE ROOM I

- 9:45 a.m. The Legislative Research Bureau, its functions and duties
 - 1. The preparation of a bill draft
 - 2. The research function
 - 3. Administrative duties

Serge H. Garrison, Director Legislative Research Bureau

10:30 a.m. Preparation and consideration of the budget
Gerry D. Rankin, Legislative Fiscal Director

11:15 a.m. The Iowa State Law Library

Geraldine Dunham, Acting Librarian

11:30 a.m. Location of state offices and physical facilities and functions of executive agencies

Steve Robinson, Executive Secretary of Executive Council

12:00 noon Board buses at east entrance of Capitol Building for lunch at Hotel Fort Des Moines

Welcome by the President pro tem of the Senate, Senator Seeley Lodwick, and Speaker of the House, William Harbor

1:30 p.m. Board buses for return to Capitol Building

HOUSE COMMITTEE ROOM I

1:45 p.m. The press and the legislature

Six-member panel consisting of two members of the news media, Harrison Weber and Charles Lakin; Majority and Minority Leaders of the two houses or their designees (Senators Stanley and Frommelt, Representatives McCartney and Gannon)

Suggested topics: Services of press to legislators, legislative relationships with the press, preparation of a press release, local press coverage, use of radio and television in informing constituents of legislative activities

2:30 p.m. Accommodating visitors and guests during sessions

Virgil Dickinson, State House Guide

Suggested topics: Advice to be given to constituents pertaining to trips to Des Moines and a schedule of events, meeting facilities for visiting constituents, methods of making visits by guests interesting

2:45 p.m. Lobbyists

Four-member panel consisting of two persons representing lobbyist group, Mike Hicklin and Ray Edwards, and each Majority Assistant Floor Leader from the Senate and House of Representatives

Suggested topics: Functions performed by interest groups, services provided, laws affecting lobbyists, informal rules pertaining to legislator-lobbyist relationships

3:15 p.m. How a bill becomes a law

Discussion concerning introduction of a bill, committee action, floor consideration, and final passage and approval, including implementation

Participants: Majority and Minority Floor Leaders of both the Senate and House of Representatives: Senators Stanley and Frommelt, Representatives McCartney and Gannon

4:15 p.m. Summary and closing remarks

President pro tem of the Senate and Speaker pro tem of the House, Senator Seeley Lodwick and Representative Floyd Millen

Discussion might pertain to relationships with constituents

including methods of answering or responding to mail, requests for information by constituents, requests for employment in state government, methods of contacting state agencies

4:45 p.m. Adjournment

On motion by Goode of Davis, the House adjourned until 10:00 a.m., Thursday, January 16, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, JANUARY 16, 1969.

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

Prayer was offered by Father Benedict Kenkel, pastor of the Saint Anthony's Church, Des Moines, Iowa.

The Journal of January 15, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Newton of Scott on request of Dietz of Scott; Stroburg of Taylor on request of Warren of Decatur; Roorda of Jasper on request of Strand of Poweshiek; Den Herder of Sioux on request of Ossian of Montgomery; Crosier of Linn on request of Wells of Linn; Van Nostrand of Pottawattamie on request of Shaw of Scott; Langland of Winneshiek on request of Strand of Poweshiek.

PETITIONS

The following petitions were presented and placed on file:

By Waugh of Monona, a resolution of the Monona County Bar Association supporting any bill that may be introduced providing for an exception to section 20, chapter 399, Acts of the Sixty-second General Assembly, relating to the number of judges in any judicial district.

By Grassley of Butler, from twenty-two residents of Butler County opposing the R.E.S.A. plan and the Great Plains Plan for school reorganization.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 6

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

HOUSE CONCURRENT RESOLUTION 6 By McCartney of Floyd

Be It Resolved by the House, the Scrate Concurring: That when adjournment is had on Thursday afternoon, January 16, 1969, it be to reconvene at 10:00 a.m., Monday, January 20, 1969.

Motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION 3

(Referred to Judiciary Committee)

Voorhees of Black Hawk called up for consideration House Concurrent Resolution 3, filed January 14 and found on page 24 of the House Journal.

McCartney of Floyd moved that the resolution be referred to the committee on judiciary for further study.

Motion prevailed.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House Concurrent Resolution 6, providing for adjournment on Thursday afternoon, January 16, 1969; to reconvene at 10:00 a.m., Monday, January 20, 1969.

CARROLL A. LANE, Secretary

REPORT OF COMMITTEE ON MILEAGE

Holden of Scott called up the report of committee on mileage, filed January 14 and found on pages 25, 26 and 27 of the House Journal, and moved its adoption.

Motion prevailed and the report was adopted.

On motion by McCartney of Floyd, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened at the Veterans Memorial Auditorium, Speaker Harbor in the chair.

An organ prelude was given by Mrs. Peter R. Boeke, Grinnell, Iowa, followed by a concert by Drake University Music Department.

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

Motion prevailed and the Speaker appointed Pelton of Clinton, Milligan of Polk and Bailey of Wright.

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

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

The President pro tempore of the Senate was escorted to the rostrum, the Secretary and the members of the Senate were seated in front of the rostrum.

JOINT CONVENTION

The joint convention reconvened, President pro tempore Lodwick presiding.

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

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

The tellers reported as follows:

Mr. President and Gentlemen and Ladies of the Joint Convention:

Your tellers, appointed by the President of the Senate and the Speaker of the House of Representatives to canvass the vote cast for candidates for Governor and Lieutenant Governor at the election held November 5, 1968, beg leave to make the following report of the total vote cast for Governor:

Robert D. Ray	614 928
Paul Franzenburg	
Harry Miller, Sr.	
Donald Hermann	
Harold E. Hughes	. 1
Eugene McCarthy	1
David Quinner	. 1
Scattering	3

And the total vote cast for Lieutenant Governor at the election held November 5, 1968:

Roger W. Jepsen	515,929
Andrew G. Frommelt	
Frank C. Pearson	
Ted Palinger	1
Scattering	1

All of which is most respectfully submitted.

RICHARD L. STEPHENS
ELMER H. DEN HERDER

Judges
WILLIAM R. KENDRICK
Secretary of the Joint Convention

CHESTER O. HOUGEN
DONALD S. McGILL
JAMES T. KLEIN
RICHARD M. RADL
Tellers

Senator Stephens of Washington moved that the report be adopted.

Motion prevailed and the report was adopted.

President pro tempore Lodwick of the joint convention announced that the Honorable Robert D. Ray, having received the highest

number of votes cast for Governor at the last general election, was duly elected to the office of Governor of the State of Iowa for the ensuing term, or until his successor is duly elected and qualified, and that the Honorable Roger W. Jepsen, having received the highest number of votes cast for Lieutenant Governor at the last general election, was duly elected to the office of Lieutenant Governor for the ensuing term, or until his successor is duly elected and qualified.

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

CERTIFICATE OF ELECTION STATE OF IOWA GENERAL ASSEMBLY HALL OF THE HOUSE OF REPRESENTATIVES

This is to certify that upon a canvass in joint convention of the two houses of the Sixty-third General Assembly of the State of Iowa, of all the votes cast at the general election held November 5, 1968, for the office of the Governor of the State of Iowa, it appeared that Robert D. Ray received the highest number of all votes cast for any candidate at said election for said office and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this 16th day of January, A.D. 1969.

SEELEY G. LODWICK President Pro Tempore RICHARD L. STEPHENS Teller of the Senate WILLIAM H. HARBOR
Speaker of the House
ELMER H. DEN HERDER
Teller of the House
WILLIAM R. KENDRICK
Chief Clerk of the House and
Secretary of the Joint Convention

CERTIFICATE OF ELECTION STATE OF IOWA GENERAL ASSEMBLY HALL OF THE HOUSE OF REPRESENTATIVES

This is to certify that upon a canvass in joint convention of the two houses of the Sixty-third General Assembly of the State of Iowa, of all the votes cast at the general election held November 5, 1968, for the office of Lieutenant Governor of the State of Iowa, it appeared that Roger W. Jepsen received the highest number of all votes cast for any candidate at said election for said office and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the joint convention this 16th day of January, A.D. 1969.

SEELEY G. LODWICK President Pro Tempore RICHARD L. STEPHENS Teller of the Senate WILLIAM R. KENDRICK Chief Clerk of the House and Secretary of the Joint Convention WILLIAM H. HARBOR Speaker of the House ELMER H. DEN HERDER Teller of the House President pro tempore Lodwick then directed that the abstract of votes and certificates of election be filed with the Secretary of State.

The colors were advanced by the Iowa Military Academy Cadets, Iowa National Guard.

The National Anthem was sung by Mr. Vincent R. McCowen, Waterloo, Iowa, after which the convention and guests joined with him in pledging allegiance to the Flag of the United States of America.

Senator De Koster of Sioux moved that a committee of six, consisting of three members from the Senate and three members from the House, be appointed to notify Governor-elect Robert D. Ray and Lieutenant Governor-elect Roger W. Jepsen of the official result of the canvass of votes.

Motion prevailed and President pro tempore Lodwick named as such committee Senators DeKoster of Sioux, Walsh of Dubuque, Glenn of Wapello and Representatives Ossian of Montgomery, Miller of Page and Shaw of Scott.

REPORT OF COMMITTEE

Senator DeKoster of Sioux, from the joint committee appointed to notify Robert D. Ray and Roger W. Jepsen of their election to the office of Governor and Lieutenant Governor of Iowa, respectively, submitted the following report and moved its adoption:

MR. PRESIDENT: As a committee appointed at the joint convention to notify the Honorable Robert D. Ray and the Honorable Roger W. Jepsen of their election to the office of Governor and Lieutenant Governor of Iowa, respectively, we beg leave to report that we have performed the duty assigned to us and that each officer assured us that he stands ready to assume the duties of the office to which he was elected.

CONRAD OSSIAN
LEROY S. MILLER
ELIZABETH O. SHAW
On the Part of the House

Respectfully submitted,
LUCAS J. DEKOSTER
JOHN M. WALSH
GENE W. GLENN
On the Part of the Senate

Report adopted.

The Sergeant-at-Arms announced the arrival of Governor-elect Robert D. Ray and Lieutenant Governor-elect Roger W. Jepsen.

Governor-elect Robert D. Ray and Lieutenant Governor-elect Roger W. Jepsen were escorted to the rostrum.

The colors were retired and President Jepsen handed the gavel to Speaker Harbor.

The invocation was delivered by Monsignor Justin A. Driscoll, President of Loras College, Dubuque, Iowa.

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

The oath of office was administered to Lieutenant Governor-elect Roger W. Jepsen by Chief Justice Theodore G. Garfield of the Supreme Court of Iowa.

President pro tempore Lodwick presented Lieutenant Governor Roger W. Jepsen.

Lieutenant Governor Roger W. Jepsen, President of the Senate, presiding, presented Governor Robert D. Ray, who delivered the following inaugural address:

INAUGURAL MESSAGE TO THE SIXTY-THIRD GENERAL ASSEMBLY BY HONORABLE ROBERT D. RAY, GOVERNOR OF IOWA

Joint Session, January 16, 1969

Mr. President, Mr. Speaker, Mr. Chief Justice, Senators and Representatives, State Officials, Distinguished Guests, Ladies and Gentlemen:

One hundred twenty-two years and forty-four days ago-on Thursday, December 3, 1846-in the House of Representatives chamber of the gracious Stone Capitol Building at Iowa City, of which we have heard so much lately, the first Governor of the State of Iowa was inaugurated.

It was no job for a faint-hearted or unskilled man. The treasury of the new state was not only bare, but \$20,000 in the red; hence, the first act of the First General Assembly had been to authorize a \$55,000 bond issue, bearing 10 percent interest and payable in ten years. Total value of taxable property in the state was about 111/4 million dollars; the entire revenue of state government during the first year of the Ansel Briggs administration was only \$50,000, while expenditures exceeded \$59,000. More worrisome to Briggs than Iowa's financial stringency was the chaotic condition of public education, because Briggs-due to his own meager schooling-prized it highly and wanted it to be freely available. But only about 10 percent of the children of school age were enrolled in public schools, because many districts simply failed to provide any facilities.

Governor Briggs was a leader of firm conviction and clear foresight. He persistently emphasized the importance of education and agriculture to this state. He repeatedly deplored "exceedingly defective" school laws and the frustration of what he called "the wishes of the people for improved school legislation." During his administration the statutory foundation was laid for the present great university at Iowa City. Concerning agriculture, he rightly pointed out that "it is . . . and ever will be, a subject of the first importance to a large majority of the citizens of the state." He vigorously advocated such internal improvements as roads, bridges and waterways, and -nearly a score of years before Iowa was first spanned by a railroad-

Briggs urged the importance of railroad building.

When he retired from the Governorship in 1850. Briggs—with unfailing modesty-told the legislature: "I may, and undoubtedly have, committed errors; but if such be the case, . . . they sprang from no vicious or wrong motive." Then he added the hope—which has been echoed by his successors. and which I today pick up-that Iowa might "ever be distinguished for virtue, intelligence and prosperity."

I am the thirty-third in the line of men-begun by Ansel Briggs-who have been elected as Governor of Iowa. They have been men of all sorts and conditions. Their birthplaces have ranged from New Hampshire to northwest Iowa; their occupations have run the gamut from lawyer to livestock auctioneer: they have ranged in age from thirty-eight to sixty-six at the time of inauguration. This breadth of background is itself an affirmation of the American dream. But different as their origins and experiences and outlooks may have been, each-in his separate way-has brought to the Governorship some dream of a better life for Iowans, for Americans, for the whole human race. Without such a dream-brought alive by the resolve to do at least a little something to make it come to pass-high office becomes a hollow mockery and an empty loneliness. Each successive Iowa Governor has made his contribution—large or small—to the realization of mankind's quest toward a more perfect society, where illness and poverty and cruelty and bitterness and war will be no more. It is a quest which has no end, but which makes us a little better tomorrow than we are today.

I am sure that every Governor has entered upon his duties, as I do, fully realizing that government—however wise and good it may be—can make only a limited contribution toward the fulfillment of the better life which we seek for all people. But, just as surely, no man would even start to plow the furrow which leads to this office without conviction that government processes must and do make an important contribution to the general welfarea contribution which, whether we like it or not, becomes ever vastly larger than it was in the time of Ansel Briggs and his fellow frontiersmen. Nor can any man survive the trial by campaign fire which he must undergo before reaching the place where I stand this afternoon, if he were moved only by partisan considerations. Political parties are useful and indispensable tools for the functioning of a democracy, but they are not made in heaven—they are the creatures of men. Every Governor is the product of party processes, but in his role as Governor he must not be a creature of party, but the Chief Executive of all the people whom he has been called to serve. A Governor worthy of the office, and worthy of his state, sees his fellow-citizens as neither Christians nor Jews nor Moslems, whites nor blacks nor red men, poor nor rich, urban nor rural. Every Governor worthy of his office and state is religion-blind, race-blind, status-blind, and area-blind. Thus has it been with my predecessors in the long line of Governors who have served Iowa with honor, and thus I pledge it will be throughout my administration of this state's affairs. Ansel Briggs stamped this office with a character of determination, good-will and forward planning. That character has been preserved and freshened by the Governors who have followed. It is my solemn pledge to try to do no less than they have done, and—with the help of every Iowan. both here in this hall and everywhere—we will do even more, and do it better, than has been done before.

In this connection, I want to thank Governor Hughes—and, most recently, Governor Fulton—for their gracious cooperation in helping me to make an orderly transition from their administration to mine. By the same token, I assure the people of Iowa that I do not propose to scuttle any useful achievements of the past only because they bear the label of an earlier administration. Mine is a constructive, not a destructive purpose; it is my intention to build, and not to wreck; I propose to help build a more spacious and vibrant Iowa—not to shrink this state to small and mean proportions.

With this much background about my basic concept of the job you have entrusted to me, let us now turn to a partial inventory of the specific chores which we must undertake cooperatively: I as Governor, and you as legislators, public employees, and concerned citizens generally. In making this inventory, I emphasize that it is only partial. Limitations of time forbid that

it be complete. The failure of a problem or project or program to get mention in this message is not to be construed as prima facie evidence of its unimportance so far as I am concerned. The message is designed as a working paper, and not as a detailed blueprint.

BETTER GOVERNMENT

If our American system of government were to fail, it would be because we have allowed too much decision-making power to become centered in one place, and have failed to make adequate use of the fifty other centers of political power and action contemplated in the federal constitution. Good government must be responsive to its citizens. If Iowa—including its state government, counties, municipalities, school districts, and other subdivisions—is to play an effective role in a balanced federal relationship, it must provide itself with the tools to do the job.

Among those tools are the following:

All elective state officials should be chosen, in non-presidential years, for four-year terms. Those officials are: Governor, Lieutenant Governor, Secretary of State, Attorney General, Treasurer, Auditor, Secretary of Agriculture.

Inasmuch as the recent innovation of a September primary election has created more evils than it has cured, the primary election date should be returned to June.

As a step in combatting the perilous impersonality of government and in giving citizens a renewed sense of direct participation in their government, the office of "ombudsman" should be established, subject to appointment by the Governor and confirmation by the Senate. This concept has a 160-year history of success, beginning in Sweden and recently under consideration in more than half of our 50 states. An Ombudsman would serve as a channel for redressing individual grievances which are beyond the reach of present court procedures and leave many people voiceless. Additionally, the Ombudsman would analyze grievances and seek better administration of public agencies. He would improve the performance of legislative functions through identification of recurring problems which may require corrective legislation. Finally, experience has shown that an Ombudsman improves the morale of public servants and increases public confidence in them, by ventilating unfounded criticism and rejecting unfounded complaints.

Much has been said about reduction of waste, overlap and inefficiency in state government. Therefore, I am appointing a Governor's Economy Committee, consisting of top-level executives from private business who will—without any cost to the taxpayer—examine and evaluate the management and administrative practices in all operating sectors of our state government. Recommendations will then be made that can be followed with lasting advantages to all citizens. Hand in hand with this program will go another dealing with work simplification, and still another providing incentives for public employees to suggest improvements in the procedures of their agencies.

Both efficiency and economy require that the state move as rapidly as possible toward centralized purchasing, and that competitive bidding be extended to all substantial purchases at every level of government. We must not jeopardize receiving any federal funds, but in order to properly plan, it is necessary to be knowledgeable about funds received from sources other than state appropriations. Therefore, I ask that you provide that all funds received by any state public agency from a non-state source—such as the federal government—be reported to the State Comptroller within thirty days.

By Iowa law, it is a right of the people—but not mandatory upon them—to bring about the combining of services in counties. The law should like-

wise permit the joining of entire counties, by a popular vote of the people if they desire such a change. I recognize the many functions performed by local subdivisions of government and the convenience of them and would not have them arbitrarily superseded by larger, artificial creations. But I would encourage the use of multi-county services in areas such as health, welfare, education and law enforcement.

As a means of encouraging economic growth, increased employment and orderly development and living, I recommend that the General Assembly review—and, if necessary, revise—county zoning laws, and I urge County Boards of Supervisors to adopt realistic zoning regulations.

An inseparable part of better government is a legislature so organized that it can respond promptly and effectively to the needs of the society which it serves. I do not presume to tell the General Assembly how to order its own affairs, but a few suggestions may be in order.

Reapportionment is never an easy task. I endorse your use of a bi-partisan committee outside the legislature similar to the one that worked so effectively in 1967.

I recommend early and swift attention to this matter of permanent reapportionment, and that you pass for the second time the constitutional amendment designed to assure election of every legislator from a separate district.

I am sure there is general agreement on the need for short sessions, now that they will occur annually, and for payment of legislators by annual salary which will represent reasonable compensation for services performed, without—however—encouraging the emergence of full-time, professional law-makers. In this connection, the General Assembly ought to equip itself with increased staff for research, bill drafting, and use by standing committees. Moreover, the legislature—and especially committee chairmen—have urgent need for better working facilities and expanded clerical assistance.

Much has been talked, written and studied about legislative ethics and conflicts of interest. The exceptionally well done Iowa Legislative Processes Study Committee Report makes recommendations that deal directly with this subject. I endorse them.

On a minor, but not insignificant note, I recommend that the State Banking Board be enlarged from four to five members, consisting of three commercial bankers, one credit-union representative, and one representative of the small-loan industry. Also, the banking laws should be revised. In addition, a good "Truth in Lending" bill will have my support.

No subject-matter with which the legislature will deal transcends—in importance—this area of forging a better government. Events of 1968 revealed widespread public dissatisfaction with the structure of government, and a demand that ways be found to make it simpler, more responsive, more efficient and economical. We must start, without delay, to close the gap between the way government actually works and the way that people-especially young people—see it working. Nothing could be more crucial than this to the survival of established American political institutions. As modest, practical steps toward that goal, I recommend two procedural changes by constitutional amendment: first—that the vote for all elected state officials be canvassed in the same way and at the same time, so that the Governor and Lieutenant Governor may take office on January 2; and secondlythat the General Assembly convene on the third, rather than the second, Monday of January, so that a new Governor will have a better chance to settle himself into his duties. In the same general field, it would be desirable to make permanent voter registration mandatory in precincts with a population of more than 1,500 persons.

On a more substantive note, I earnestly suggest that the minimum voting age in Iowa be lowered. As a corollary to my conviction on this subject and on the whole matter of expanded involvement in public affairs, I have already taken steps to appoint a Youth Advisory Committee to work with me, in this sensitive area.

No mention of better living for Iowans would be complete without a salute to the State Arts Council, which has provided a big return for a very small investment. Operating with a federal matching-fund grant of less than \$31,000 for this fiscal year, the Council has somehow managed to take cultural programs into at least 97 counties, with the objective of reaching as many rural areas as possible. The projects range from architectural and community planning lectures to art exhibits, plays, puppet shows, ballet performances, motion pictures, and music recitals. I pledge enthusiastic support to the continuing success of the Arts Council, and remind my fellow-citizens that the Council is authorized by law to accept private contributions.

LAW ENFORCEMENT

Just as events of last year pointed up the need to interest many more people in political decision-making, so also did events of that restless year underscore another elemental fact: The right of dissent in a free society and its exercise by individual citizens must be expressed within the framework of law. Where every man claims the right to make his own law, the law of physical force will ultimately prevail, the weak will be trampled underfoot, and stark tyranny will be the victor. The rule of law must be maintained.

To this end, Iowa must modernize and swiften its procedures for capturing and convicting criminals. This need is highlighted by the recent kidnap-murder of a young girl, stolen from what would have been considered the perfect safety of the Des Moines Y.M.C.A. We are providing that four agents be added at once to the Bureau of Criminal Investigation; we are improving the state police radio network; we are expanding the storage of computerized information to include auto licenses as well as driver licenses, and we are providing fast contact with the National Crime Information Center.

In this connection, I am grateful to Governor Hughes for cooperating in letting me select the thirty members of a new Committee on Law Enforcement Planning. Out of the activity of this committee, and from other attacks on the problem, we intend to score breakthroughs in these areas:

First: Apprehension of suspects, partly through consolidation of police radio facilities:

Second: Computerization of identification:

Third: Up-grading of police investigative procedures;

Fourth: Action to speed criminal justice;

Fifth: Pre-sentence investigations under judicial supervision;

Sixth: Cooperation and coordination among the state highway patrol, county sheriff's officers and local police.

Finally: The addition of State Crime Laboratory facilities.

I further recommend that provision be made for each driver's license to include a photograph of the driver, who will pay for the extra cost to provide adequate identification and aid law enforcement.

It is important that the residence requirements for peace officers and the five-year in-service requirement for police chiefs be eliminated so as to enable recruitment. Police departments should be permitted to employ officers pending their civil-service certification. All peace officers should be trained at the Iowa Law Enforcement Academy or some similar, approved facility, and the academy must be given our full support.

But competent, highly professional law enforcement alone is not enough

to checkmate crime and establish safety on our streets and roads, and in our homes, parks, and public places. That goal will not be achieved without the active participation of all good citizens. A Citizens' Crime Alert system is proving successful where in use and should be extended in Iowa.

Also needed is second legislative passage of the constitutional amendment which would remove the county attorney's election from the constitution, and thus open the door to establish for county attorneys the same four-year term which other county officials have. More than this is needed, because many counties experience increasing difficulty in recruiting volunteers to fill the county attorney's post on a part-time, under-paid basis. Therefore, counties should be allowed to join in the creation of district attorneys' offices for the prosecution of criminal cases.

We must constantly be seeking ways to up-grade our judicial system. Fundamental is the need for an integrated system of lower courts. I recommend that the General Assembly act in this area.

We must also proceed promptly with revision of the criminal code, which has been long enough in process. Attention must be given to the improvement of Iowa's juvenile court system and its facilities, with a strict prohibition against the housing of juvenile offenders with adult prisoners. I recommend again, as I did throughout the 1968 political campaign, that parents be held financially responsible for damage done by their minor children to persons and property.

If we are to break the vicious cycle of rising crime, we must start with the young. Rehabilitation of wayward boys and girls is not only possible, but is also an obligation which rests upon us all collectively, as a civilized society. Rehabilitation becomes progressively more difficult, however, as the youngster moves from one level of crime to another while he is growing older—helped (if you choose to call it "help") by hardened criminals with whom he is thrown in contact, both in and out of institutions. At Eldora, we have one of the better boys' training schools in the country—but the whole concept of so-called training schools has been quite thoroughly discredited by their results. Inevitably, they too often serve as training-schools for post-graduate crime. So far as possible they should be replaced by better environments in which to work with disturbed juveniles.

The best available alternative to training schools, as I see it, is a system of youth forest camps, which would provide useful, interesting and healthy work experience for those occupants, along with organized schooling and wholesome recreation. Encouraging results are reported from states which have tried the forest-camp approach. As a pilot project, I ask the General Assembly to authorize one such camp, which will give us guide-lines for future action.

Iowa's liquor distribution system, while imperfect in many respects, still offers the strongest control to meet the demands of public policy.

HUMAN RIGHTS

Our determination to curb lawlessness must not be permitted to harden our hearts to the importance of human rights. Indeed, callousness toward the rights of others leads inexorably to the loss of our own—as the Germans learned a generation ago, and as is still being learned by residents of Communist lands. There is an old Latin maxim which runs as follows, in translation: "They created a wasteland, and they called it peace." We cannot afford to forget that a police state provides perfect law and order by making the entire commonwealth a prison. We do not intend to make that mistake in Iowa, which has a proud record of sensitive concern for human rights. We intend to have law and order with justice and with full protection of

the rights of people individually and people in groups—not least of all, those groups whose voices are sometimes hardest to hear: the poor, the sick, the young, and our Negro and Indian minorities.

In this context, I endorse the proposal that tax incentives be offered to private business for training disadvantaged persons in both urban and rural areas.

In the area of fair housing, I call upon the General Assembly to repeal that part of the present fair housing law which requires complainants under the statute to post a \$500 bond. Under the same heading, I endorse legislation to permit the State Civil Rights Commission to seek temporary injunctions in support of its findings. This procedure is unlikely to be abused, for I am confident that district courts will not grant such an injunction without good cause.

The fact that Iowa's ethnic minorities are small exposes them to the danger of a special kind of discrimination, which develops out of indifference and neglect. As a partial offset to this possibility, it would be desirable for local school boards to provide textbooks and other materials factually including contributions of Negroes, Indians and other groups to the development of American civilization. Iowa history itself provides a respectable number of landmark achievements by these races. In the earliest years of settlement here, the Iowa Territorial Supreme Court-in the famous case of "Ralph"-laid down the rule that the free soil of Iowa conferred freedom on a black man who had escaped northward from bondage in Missouri. Later, it was in the free atmosphere of Iowa that George Washington Carver first stirred with the genius which marked him as one of America's great men of science. It was here that the noble chief, Black Hawk, spent his last years at peace with friend and foe. And it is here that the Mesquakies, descendants of a part of Black Hawk's Sac-and-Fox Confederation, have been striving for several generations to make a success of their unique experiment in tribal living.

Not all discrimination is deliberate, and much of it bears down on Iowans who are white, as well as black and red. For example: I trust this General Assembly will give second passage to the constitutional amendment which assures the right of every qualified citizen to vote, despite his transfer of residence from one place to another.

On yet another front, I hope this General Assembly will seize its opportunity to end discrimination against Iowa service men and women in the purchase of automobile insurance. In many cases, Iowans in the armed forces are being arbitrarily denied such insurance. Legislation should be enacted to limit the cancellation of automobile insurance policies. Such a bill should provide that age, race, creed, occupation or residence is not sufficient reason for failing to renew a policy. The bill would also set up appeal machinery within the Insurance Commissioner's office to enforce provisions of the act.

EDUCATION

The surest underpinning of public order, human rights, better government, material prosperity and all other benefits prized by human beings is adequate, effective education. It was one of the two chief concerns of my first predecessor—Ansel Briggs—and it has remained a chief concern ever since. Education has top priority in my mind and heart, as I know it has in the thinking of every legislator. Education is Iowa's prime resource, and a prerequisite to the state's continuing progress. We must attend zealously to every kind, every level, and every geographical location of Iowa's educational needs. There can be no doubt about our commitment to this goal, because I

am sure that about half of all state and local government expenditure in Iowa goes for education.

The immense size of our investment in education—both for plant and for operations—imposes on all of us the obligation to conduct a continuing analysis of the effectiveness with which this huge investment is being used. There is some limit to the proportion of income which citizens are willing to allocate to the entire spectrum of formal education in its infinite varieties. The cause of education and educators is best served by shifting from blind idolatry to critical examination, before an undiscriminating reaction against skyrocketing school costs has a chance to set in. We who most love education must take the leadership in protecting her from the consequences of blind idolatry. This is especially necessary in the period of budgetary bind which Iowa finds itself.

Therefore, I will name a Governor's Educational Advisory Committee, consisting entirely of lay people, who will examine the whole field of Iowa education from nursery through professional and graduate schools and recommend to the Legislature and Governor how the educational dollar can best be spent. This group will be selected solely for competence, and without reference to occupation, or political party affiliation. It will be a working body, headed by former State Representative Leroy Petersen of Grimes. whom I have appointed as Director of the Office for Planning and Programming. The Educational Advisory Committee will not be a policy-making board or "super board" but will identify areas of overlap, duplication, and other undesirable practices, and make recommendations. The committee will study parochial and other private, as well as public schools serving the kindergarten-through-twelfth-grade age groups. In post high-school education, it will consider Iowa's non-tax-supported colleges and universities, as well as the regents' universities and the system of area community colleges and vocational-technical schools. Nor will the committee overlook proposals for construction of a new state-supported university in western lowa and for a statewide network of educational television facilities. Both a heavy load of work and an exciting challenge will be undertaken by this committee. I am confident that its recommendations will fill the pressing need for a well researched chart by which to plot a rational, correlated future course for our entire Iowa educational system. We cannot afford waste of money, talent and facilities that results from letting each part of the system go its own way, with little reference to the other parts.

However, there are things which must be done in the field of education, without waiting for the findings of the Advisory Committee. For example, we must increase state aid funds to local public education, no matter how tight the budget may be, thereby lessening the tax load borne by local property owners.

At the same time, legislation is needed to fix upon local school boards both the responsibility and authority to educate all children in accordance with their individual needs, abilities, handicaps and circumstances. In that connection, we should take a fresh look at the school attendance law, which might serve a better social purpose by fixing age sixteen as the minimum for leaving, without any requirement of attaining a fixed grade—such as the eighth. I propose that we develop a program of summer employment for lowa youth, to be administered by and supported with state funds on a matching basis with contributions from various private sources including business firms.

I am firmly of the opinion that no school pupil should be excluded from use of public-school buses on their regular routes. Rising costs are placing heavier and heavier financial burdens on such schools, to the point of jeopardizing their existence. They add greatly to the general welfarc of our state, not only by reducing the financial and other burdens of public-school districts, but also by contributing valuable variety to the stream of lowa life. I support the shared time concept and recommend wider use of it.

Recognizing the controversy that has developed over the Great Plains Project Report, I recommend that the Legislature appoint a committee to analyze the material and information it contains and consider with that the findings and recommendations that the school Budget Review Committee makes. With that foundation a course can be, and should be, charted for lowa public elementary and secondary schools.

On a different front, the time has come to face squarely the need for and to provide for professional negotiations between local boards of education and the teachers whom they employ. A no-strike clause has to be included in the mediation or arbitration procedures of the legislation.

At the same time the Legislature should recognize the necessity of developing a procedure by which other government employees can make their needs known, keeping in mind the complicating effects of the Merit System.

In mentioning the Merit System I want to point out that this employee benefit law which had bi-partisan support two years ago has not at this time produced the desired results. The principle is still right.

In justice to all public employees, covered by IPERS, including teachers, some changes are overdue in the program to provide something closer to a decent level of retirement pay. The recent actuarial report confirms that more retirement benefits can be paid without depleting the principal of the IPERS fund. I recommend the law be changed to provide this increase in benefits. The General Assembly would do well to determine th feasibility of raising the IPERS ceiling above its present \$7,000 level and an increase in the contribution rate to help lower-bracket workers.

Our area community colleges and vocational-technical schools are an irreplaceable part of Iowa's educational structure, by reason of both their intrinsic merit and their great potential contribution to expansion of the economy. Their problems are not solely of their own making; legislation too hastily and carelessly drawn is indeed a contributing factor. Some of the errors can be redressed; others we shall probably have to live with for the sake of the benefits which these community colleges confer upon their respective areas and upon the whole state. Financial stringency must not be permitted to impair the standards of any of them, but future emphasis should be placed heavily upon their vocational-technical programs. I am gratified by the growing trend for business firms, churches, fraternal organizations and other private groups to provide scholarships at the vocational-technical schools, and I look with hope to this trend accelerating rapidly.

A constant problem in all higher education is the shockingly large proportion of youth—our greatest resource—which pursues no training beyond the high-school level. In Iowa, 94 percent have expressed a desire to continue education, but only 60 percent do so. Lack of funds is a deterrent, and would play an even greater part except for several student-help programs administered by the Higher Education Facilities Commission. Besides loans guaranteed by the federal government, those programs include state-financed loans for medical students and State of Iowa scholarships, which I recommend for continuance—and when finances permit—for expansion.

We come now to a need which must be faced without postponement even though we would prefer to set it aside until the state treasury becomes more affluent. Since the beginning of settlement in Iowa, privately supported colleges have been an integral part of our higher education system. At least four of those colleges—Loras, Iowa Wesleyan, Clarke and Grinnell (in that order)—trace their origins back to the territorial period, before any state schools existed even on paper. The list has now grown to more than thirty junior colleges and degree-granting institutions of various types, which operate in Iowa without state tax money. Some are nationally distinguished, and all make important contributions to Iowa life, besides accommodating one-third of the state's total enrollment in higher education.

They face a common problem of declining attendance and unused or under-used facilities, because of the pinch caused by rising tuition to meet higher costs. Each tuition increase prices more students out of the private colleges and into public institutions, where fees pay less than one-fourth of instruction costs and public funds pay the rest. Tuition grants sufficient to close part of the gap would benefit the students, the state, the colleges and the taxpayers. By making it possible for Iowa youth to make fuller use of \$200 million worth of private college facilities, we would reduce pressure on the state institutions for expansion of their immensely expensive facilities. Therefore, I recommend that this General Assembly pioneer a program of state tuition grants.

Concerning the state universities at Iowa City, Ames and Cedar Falls, I want to make crystal-clear that I join the overwhelming majority of Iowans—whether or not they have ever studied on any of these campuses—in feeling an enormous pride in the worldwide reputation for academic excellence which our state universities deservedly enjoy.

I shall use every resource at my command to protect the universities from any infringement of those ancient freedoms which academic communities must have, if they are to fulfill their promise to mankind. In the discharge of this obligation I ask for complete support from both sides of the aisle in the General Assembly.

On a more specific note. I favor long-range financing of needed classroom and laboratory facilities at regents' institutions. This is sound business in every way. The bond issues are self-policing, because they will only be bought when economic and revenue prospects are favorable. Moreover, the bonds will be retired by revenue from the people who benefit from the improvements they provide.

BETTER LIVING

Along with better government, an orderly society, human rights and first-rate education, it is essential that Iowans achieve even better living than they now have. To the extent that better living can be stimulated by public action, it is probably in the field of conservation that the most effective steps can be taken. Husbandry of our natural resources is essential to maintain the life-sustaining balance of nature, to provide for enlarging leisure-time activity, to promote economic growth, and to make Iowa increasingly attractive to tourists.

To this end, there must be strict enforcement of Iowa's water and air pollution control laws. We can be satisfied with nothing less than elimination of pollution from government, industrial, agricultural, and domestic sources. Whenever the laws, rules or regulations need strengthening the legislature should not hesitate to act. Furthermore, strong legislation with realistic penalties is required to stop the littering of our roadsides and stream banks.

Iowa needs renewed dedication to a comprehensive soil and water conservation program, in which emphasis will be placed on practices of long-range value, such as terracing, waterway improvement, pond construction.

and reforestation. Land-use and erosion-control agreements should be emphasized, to assure that our natural and artificial lakes will not be destroyed through silt accumulation. Attention should also be given to upper watershed control as a factor in protecting impoundment areas from siltation. Careful planning is required to make natural beauty areas accessible without marring their inherent charm. What I like to call "sight pollution" should also receive priority to preserve the natural beauty of our countryside. Iowa should have more adequate wildlife habitats and a better program for improved fishing in lakes and streams. At the same time, I want to express my satisfaction at the great contributions to a better Iowa which have been made by our county conservation commissions. At relatively limited cost, they have tremendously expanded our recreational facilities close to where the people live.

The Iowa Conservation Commission has deep-seated problems which are partly financial and partly organizational. Because of the enormous and increasing use which our state parks receive, it is essential that the ills of the Conservation Commission be cured. In the near future, a great part of the cure will have to be something other than increased state appropriations. During this period, I suggest that the Commission concentrate on improved maintenance of present parks and other recreational facilities.

To ease the financial bind and to provide for better care of state parks, I recommend that Iowa adopt the practice of many other states in charging a modest fee for admission to our parks. Users should have a choice between an annual fee and a small daily charge. The revenue will be useful, and I am sure that park users will feel a sense of pride in contributing directly to upgrading the surroundings which they enjoy.

HEALTH AND WELFARE

I have said before, and I repeat here, that I am not becoming Governor of Iowa to snatch food from the hungry, trip up the crippled, hound the homeless, or taunt the unlucky with pious platitudes. Basically, I believe that government can do the most good by helping people to help themselves; but I also realize that government—as the prime tool of organized society—must care for many of those who cannot help themselves. So far as possible, private activity in this field should be preferred to government activity; and where government action is required, it should come as largely as possible from local and state levels. However, I am less concerned with theories of responsibility than with making sure that no legitimate need goes unmet because of poor communication, indifference or plain cussedness.

I favor the concept which encourages earning by welfare recipients, who should not be penalized by the deduction of all they make from their public assistance; such deductions should be on a sliding scale and tailored to circumstances.

I strongly support programs of rehabilitation for persons who cannot benefit from standard educational procedures, because through these programs such people can be brought to realization of their full petentials. I especially commend the work of the Commission for the Blind in restoring sightless Iowans to gainful employment.

I am appointing a Governor's Committee on Mental Health—not to question the impressive results of our present treatment methods for the emotionally disturbed, but to find a good solution for the problem created by our success in treatment. This is a nice kind of a problem to have. It stems from the fact that patients spend much briefer periods in mental health institutes than previously, while out-patient care has been greatly expanded

and improved. Hence, all of these institutes now have patient populations far below capacity, and we need to decide whether one or more of them can be closed or transferred to some other use.

We must also strengthen our alcoholism projects. With the federal government shutting off funds for a one-shot ICAP pilot project, I ask that the Iowa Comprehensive Alcoholism Project be combined with the established Commission on Alcoholism. There is merit in the research-oriented state program at Oakdale, and also in the maintenance of detoxification centers serving considerable areas. Summarizing, the State of Iowa has an obligation to remain active in this field, despite the budgetary problems of doing so and in my budget message I will explain how I believe this can be done.

In order to protect a mother's health, prevent the birth of a defective child, or end a pregnancy caused by rape or incest, abortions should be legalized under strict medical supervision.

CITIES AND TOWNS

So far, I have dealt largely with aspects of government which directly touch the quality of personal life for our citizens. Now I shall turn briefly to some other matters. High on this list are the growing pains of Iowa municipalities. I need not dwell on the point that they have nationwide company in their misery. All over America, cities are in dire trouble because of the population explosion and the constant movement of people from open country to built-up areas. The Iowa problem is different only in being less acute, because we have no cities of unmanageable size and our agricultural economy remains one of family farms.

None the less, the headaches of Iowa cities differ only in degree, and not in kind, from those of their more troubled sisters elsewhere. In response to this urban plight, I am already setting up a Governor's Committee on Cities and Towns, which will search out, identify and define their needs and their ability to financially meet them.

We know the state budget this session will not afford substantial funds for state aid to our cities. Therefore, if this Committee reports that necessary city services cannot be financed by present methods then I am ready to recommend that muncipalities be permitted to tap other sources of revenue, upon an affirmative vote by their people. I also look forward to municipalities benefiting in tangible ways from implementation of the new home-rule amendment.

I have talked about the need for an urban affairs office and pledged that if there were not sufficient funds for it to stand alone it would operate from the Governor's office. I am convinced that the best place to start this department is in the Office for Planning and Programming and ask that it be established. It will provide useful answers in such areas as zoning, housing, law, and budgeting for local officials.

Two very specific services will be performed by the urban affairs division of the Office for Planning and Programming. First, this division can help Iowa cities cooperate with new urban undertakings which will be unveiled by the Nixon administration. And secondly, it can be helpful to metropolitan areas in consolidating the overlapping services now provided by adjacent cities, suburban towns, and counties. The evolving central garbage collection service for metropolitan Des Moines is an example of progress in this field.

TAXATION

It is not cities alone which are plagued by problems of inadequate tax revenues. Every state in the union—including Iowa—has the problem. The limited financial capabilities of the states stem, in part, from the pre-emption by the federal government of a preponderant share of all public revenue. Until and unless this imbalance is corrected, there is no complete solution of the problem. Therefore, I urge all of us—the Iowa delegation in Congress, the legislature, local governments, and myself—to join forces in a fight for passage of a federal-state revenue-sharing plan.

Meanwhile, I propose that the Iowa income tax structure be simplified, and a so-called "postcard" return be adopted. Under this plan, the state income tax of every Iowan would then become a fixed percentage of his federal income tax payment. With the legislature now meeting every year, this program can be adopted without the state constitutional amendment which previously would have been necessary. I have long been disturbed by the penalty our present tax system imposes on people who improve their homes, and by its consequent encouragement of run-down buildings and slums. A simple revision of the system would encourage owners to improve their properties. To that end, I recommend that increased assessment of home improvements be delayed, as an incentive to remodeling and renovation.

Finally, it is imperative that we have equal assessments in Iowa, where—because of state aid to schools and areawide levy for community colleges—everybody has a personal stake in equality of assessment. Property tax assessments based on market value provide a uniform statewide method and standard application to all property, regardless of location. In assessing agriculture property, consideration should be given to current use as well as sales-assessment ratio.

ECONOMIC DEVELOPMENT

Amidst an unending technological revolution in Iowa agriculture, the economic future of this state becomes ever more closely tied to the attractiveness of its image for those who can create jobs and those who can fill the jobs.

The scope of this challenge is illustrated by some recent figures. During the 1960 to 1980 period the county by county projections show that total lowa population is expected to remain virtually static.

Iowa farm population fell by nearly 27 percent while the number of Iowa farms dropped by about 29 percent during the period from 1947 to 1967. If Iowa is to check the projected thinning out of people in most of its rural counties and some of its urban counties between now and 1980, it will have to be done through a truly massive industrialization program. Certainly one key to the success of such a program is aggressive leadership in developing our small towns as productive new homes for countless Americans who want to get away from the frustrations—and even hazards—of contemporary big metropolitan existence.

There is urgent need for drastic revamping of the Iowa Development Commission, and for reorientation of its methods and objectives. The logical place to begin is with a legislative review of the statute under which the Development Commission operates. I will tell you candidly that I believe members of the General Assembly should no longer serve on the Commission, because the new schedule of annual sessions will not permit them to invest the amount of time which revitalization of the Development Commission will require. Going further, I believe that every element of political award and other partisan considerations should be purged from Commission ap-

pointments, and that they should henceforth be made strictly on a basis of know-how, promotional ability and experience.

We have suffered this past year without the services of a Director of this Commission. I recommend that the General Assembly provide that the Director serve at the pleasure of the Governor.

The recruitment of industry is a highly specialized, fiercely competitive business with worldwide ramifications. It is a game in which amateurs never get off the bench, and unless we are prepared to play it in big-league fashion, Iowa will largely waste the money it dribbles away on a minor-league operation.

We can afford no delay in getting an aggressive program underway, using a staff of aggressive producers. One important reason to do so is the need to reach a decision about sponsoring a World Food Exposition in Iowa during the next few years. Such an exposition, if properly staged, could be the catalyst we need to get this state in economic orbit. But let us not deceive ourselves about the demands which a world exposition would make upon our financial and human resources. They would be enormous, both in the amount of risk capital required and the time and energy which would have to be poured into the enterprise. Unless we are prepared to go all-out to make the exposition a success on a grand scale, we should not even take the first step.

At a more mundane level, the Development Commission should launch a continuing, lively and imaginative publicity program to attract more tourists into Iowa. Properly undertaken in close cooperation with local groups and festivals, this project has the great merit of bringing completely new

money into Iowa.

As a nuts-and-bolts contribution to the Iowa economy, I will be proposing in my budget message specific recommendations to correct inequities in Iowa's service tax law. Flourishing business, industrial growth and new plant locations which provide new jobs, more paychecks and increased tax revenue are major factors in the general welfare of the whole state.

AGRICULTURE

You need no exhortation from me or anybody else about the over-riding importance of agriculture in the Iowa economy. It is self-evident, especially when we consider that much of the entire business life of the state exists only because of farming. The manufacture, distribution, and servicing of input items for agriculture fall into that category, as do the handling and processing of everything which the farms produce.

Because of the far flung scope of farm markets, many of the important policies which affect agriculture are necessarily made at the federal level. However, the state government is not powerless to exert some influence in the determination of those policies, and I shall not hesitate to bring that influence to bear when it is proper to do so. For example, we can well support agricultural policies which permit and encourage farmer participation in voluntary marketing and bargaining associations within the framework of a competitive situation. We can also encourage producers, through their own organizations, to finance and administer programs for the expansion and development of markets and for the stimulation of additional utilization research.

In that same connection, we could well use more marketing and new product research from the Extension Service of Iowa State University, which has been emphasizing production research. In this hour of history, the Iowa farmer will profit most from research which develops new crops, facilitates marketing and insures fair prices to producer as well as consumer.

Equally important is stepped-up federal, state and private research to find improved methods of controlling wind erosion.

On another front, I strongly support legislation to require dealers and processors of farm products to give evidence of their financial responsibility. All imports of foreign meat and dairy products should be subjected to the same inspection and quality controls which are imposed on U.S. producers.

LABOR

In order to insure protection of workers and their families, safety practices should be required and standards adopted. I intend to carefully watch for developments in this area.

Workmen's compensation benefits should be increased, and payments should be increased to approved rehabilitation programs for injured employees.

To redress the injustice done workers who cannot collect the wages due them, I recommend the development of a small claims court within the framework of an integrated court system.

Child labor laws should be up-dated to provide reasonable opportunity for youths under 16 years of age to accept vacation and part-time jobs.

With reference to minority groups, management should increase its recruitment from that sector for job-training programs, and unions should intensify their efforts to recruit from minority groups for apprentice training and union membership.

Right-to-work is an established fact in Iowa.

TRANSPORTATION

I urge that the General Assembly order a reclassification of the Iowa roads-and-streets systems, after which allocation of road-use tax funds will be made on a basis of need. Provision should also be made for the abandonment of roads which no longer carry enough traffic to justify their continued maintenance.

All trucks should pay their fair share of highway user costs, and the legislature should develop a fair and workable structure of truck taxation, which will end problems and litigation in this area.

Priority should be given to the removal of such highway hazards as narrow bridges, dangerous railroad underpasses, curbs, and inadequate shoulders. T-intersections can be and should be made safer and rumble strips installed to give warning to drivers. Equally needed is adequate lighting of interchanges, rest areas, railroad crossings, and traffic control signs at unmarked intersections.

Drunk driving laws should be enacted which define as presumptive evidence of intoxication the presence of 100 milligrams of alcohol per 100 cubic centimeters of blood.

In the field of aviation, I support legislation for the development of regional airports, and for cooperation by municipalities and counties in their construction and operation. I also recommend a statutory requirement that all power-lines at the end of runways be buried.

On a broader front, I propose that the General Assembly provide for the appointment of a Governor's Committee on Iowa Transportation Needs which will study all aspects of both freight and passenger movement, with instructions to report its recommendations to the 1970 General Assembly.

CONCLUSION

The goals of you as legislators and I as Governor are identical, our cause is common, and the course we follow must lead us to a greater Iowa. In this respect our course will be steadier and our success far greater when we cooperate and work together. Consequently you may expect and will receive from my office complete cooperation and, during the session legislators will have top priority on my time.

I commend you of the legislature and particularly Lieutenant Governor Jepsen and Speaker Harbor as well as the other leaders for the flying start

of what we all agree must be a short and productive session.

As Governor I will rely on the help of many people. One who deserves special mention is my loyal and devoted wife, Billie. It is only with her help that I can confidently assume the great responsibilities as your Governor.

I shall be ever mindful that it is you, the people, that make Iowa a great state. I shall seek your advice, I shall listen carefully, and I earnestly and humbly ask your help and support. Together we shall respond to the challenges of today and the promise of tomorrow.

The benediction was offered by Dr. G. Curtis Jones, University Christian Church, Des Moines, Iowa.

Governor Robert D. Ray and Lieutenant Governor Roger W. Jepsen were escorted from the rostrum by the committee previously appointed.

Stanley of Muscatine moved that the reading of the minutes of the joint convention be dispensed with.

The motion prevailed.

McCartney of Floyd moved that the joint convention be now dissolved.

Motion prevailed.

In accordance with House Concurrent Resolution 6, adopted January 16, 1969, McCartney of Floyd moved that the House adjourn until 10:00 a.m., Monday, January 20, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, JANUARY 20, 1969.

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

Prayer was offered by the Reverend R. J. Lavin, pastor of the Saint Paul's Lutheran Church, Davenport, Iowa.

The Journal of January 16, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Wolfe of Cerro Gordo on request of Lawson of Cerro Gordo; Van Nostrand of Pottawattamie on request of Edgington of Franklin; Radl of Linn on request of Sorg of Linn.

PETITIONS

The following petitions were presented and placed on file:

By Waugh of Monona, from twenty-nine residents of Monona County opposing the Great Plains school reorganization plan.

By Schroeder of Pottawattamie, from one hundred forty-one residents of Pottawattamie County opposing the Great Plains school reorganization plan.

By Schroeder of Pottawattamie, from twenty-six residents of Pottawattamie County favoring capital punishment.

WEDDING CONGRATULATIONS

Klein of Winnebago rose on a point of personal privilege and announced that George Mills, veteran legislative reporter for the Des Moines Register, was united in marriage on Friday, January 17, 1969.

The House of Representatives unanimously extended its best wishes to Mr. and Mrs. Mills.

INTRODUCTION OF BILLS

House File 1, by Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Cochran, Dunton, Middleswart and Miller of Jones (Lamborn, Denman, Smith and Coleman), a bill for an act relating to

negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce.

Read first time and passed on file.

House File 2, by Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Dunton and Hanson of Mitchell (Lamborn, Denman and Smith), a bill for an act relating to motor vehicle registration fees.

Read first time and passed on file.

House File 3, by Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Hanson of Mitchell and Dunton (Lamborn, Denman, Smith and Coleman), a bill for an act relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code.

Read first time and passed on file.

House File 4, by Shaw, Camp, Franklin, Cochran, Gannon, Lipsky, Caffrey, Tapscott, Wells, Dunton, Johnston of Johnson, Pelton, Mendenhall, Hanson of Mitchell and Dougherty (Smith, Hougen, Erskine, O'Malley, Balloun, DeKoster and Coleman), a bill for an act to provide for the establishment of family courts within each judicial district in the State of Iowa, transferring jurisdiction for the settlement of domestic relations and juvenile actions to such family courts, modifying the adversary nature of divorce proceedings, establishing procedures for the determination of custody, the payment of alimony and support, and establishing the administrative procedures necessary for the proper functioning of such family courts.

Read first time and passed on file.

House File 5, by Miller of Des Moines, Millen, Mayberry, Lipsky, Gannon, Caffrey, Tapscott, Wells, Dougherty, Dunton, Pelton and Johnston of Johnson (Lucken, McGill, O'Malley, Smith and Coleman), a bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and providing for the administration and support thereof and the admission of patients.

Read first time and passed on file.

House File 6, by Miller of Des Moines, Edgington, Millen, Lipsky, Mayberry, Gannon, Pelton, Kruse, Johnston of Johnson, Bergman, Dougherty, Dunton, Wells, Crosier, Miller of Jones, Middleswart, Doyle and Caffrey (Lucken, O'Malley, McGill, Smith, Coleman and DeKoster), a bill for an act relating to the definition of a mentally

retarded person for purposes of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer of such persons to the state mental health institutes.

Read first time and passed on file.

House File 7, by Miller of Des Moines, Lipsky, Mayberry, Millen, Gannon, Dougherty, Johnston of Johnson, Pelton, Miller of Jones, Dunton, Caffrey and Tapscott (O'Malley, McGill, Lucken, Coleman and Lamborn), a bill for an act relating to establishment of county mental health programs by counties or groups of counties, authorizing state aid for such programs, and providing a permanent appropriation therefor.

Read first time and passed on file.

House File 8, by Miller of Des Moines, Mayberry, Millen, Lipsky, Cochran, Gannon, Hanson of Mitchell, Dunton, Kruse, Pelton, Bergman, Dougherty, Wells, Crosier, Tapscott and Caffrey (McGill, Lucken, O'Malley, Smith, Coleman and Lamborn), a bill for an act to combine the present county fund for mental health with the state institution fund, redesignating the latter as the county health and institutions fund, prescribing the purposes for which such fund may be used, and authorizing a levy therefor.

Read first time and passed on file.

House File 9, by Miller of Des Moines, Edgington, Millen, Mayberry, Gannon, Caffrey, Tapscott, Dougherty, Bergman, Pelton, Kruse, Hanson of Mitchell and Dunton (Stephens, McGill, Lucken and Smith), a bill for an act relating to county homes.

Read first time and passed on file.

House File 10, by Klein, Gannon, Lipsky, Dunton, Caffrey, Pelton and Dougherty (Frommelt, Balloun, Lange and Coleman), a bill for an act relating to consolidation of the investment of retirement system funds under the employment security commission.

Read first time and passed on file.

House File 11, by Klein, Miller of Des Moines, Gannon, Pelton, Hanson of Mitchell, Dougherty and Dunton (Frommelt, Lange, Balloun, Smith, Coleman and Schaben), a bill for an act relating to contributions toward the peace officers' retirement, accident, and disability system.

Read first time and passed on file.

House File 12, by Klein, Gannon, Miller of Des Moines, Dougherty, Wells, Lipsky, Dunton, Pelton and Blouin (Frommelt, Balloun, Lange,

Doderer, Schaben and Coleman), a bill for an act relating to benefits payable to retired members and beneficiaries under the peace officers' retirement system.

Read first time and passed on file.

House File 13, by Klein, Gannon, Lipsky, Miller of Des Moines. Bailey, Dunton, Pelton, Caffrey, Doyle, Crosier, Wells, Dougherty, Johnston of Johnson, Hanson of Mitchell and Winkelman (Frommelt, Balloun, Lange, Doderer, Coleman and DeKoster), a bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system.

Read first time and passed on file.

House File 14, by Klein, Gannon, Lipsky, Pelton, Caffrey, Crosier, Dougherty, Hanson of Mitchell, Miller of Des Moines, Dunton, Wells, Middleswart, Doyle, Blouin, Johnston of Johnson, McCormick and Winkelman (Frommelt, Lange, Balloun, Doderer and Coleman), a bill for an act relating to optional payment of accumulated contributions upon death of an active member of the Iowa public employees' retirement system.

Read first time and passed on file.

House File 15, by Klein, Gannon, Pelton, Lipsky, Dougherty, Middleswart, Doyle, Wells, Blouin, Dunton, McCormick and Winkelman (Frommelt, Balloun, Lange, Lamborn and Coleman), a bill for an act to provide that retired members of the Iowa public employees' retirement system may elect to have one-half of their retirement allowances invested in a variable annuity program.

Read first time and passed on file.

House File 16, by Cochran, Winkelman, Tieden, Miller of Des Moines, Gannon, Dunton, Kruse, Mayberry, Dougherty, Bergman, Schmeiser and Middleswart (Neu, Schaben and Smith), a bill for an act relating to drainage and levee districts.

Read first time and passed on file.

House File 17, by Cochran, Tieden, Winkelman, Gannon, Mendenhall, Miller of Jones, Caffrey, Kruse, Hanson of Mitchell and Dunton (Schaben, Neu and Smith), a bill for an act providing for establishment and administration of conservancy districts.

Read first time and passed on file.

House File 18, by Bailey, Harbor, Dunton, Gannon and Shaw (Benda, Rigler, Shirley, Coleman, Balloun and Lamborn), a bill for an act relating to establishment, management, operation, and regula-

tion of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department.

Read first time and passed on file.

House File 19, by Gannon, Franklin and Renda (Frommelt and Gaudineer), a bill for an act to provide for representation in the Senate and the House of Representatives beginning with the session commencing in the year 1971.

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

House File 20, by Radl, a bill for an act to increase the permissible property tax levy for county conservation boards from one mill to three mills.

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

House File 21, by Radl, a bill for an act to authorize county conservation boards to provide uniforms to their employees as a portion of such employees' compensation, and to operate or lease concessions in or upon property under its control.

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

House File 22, by Radl, a bill for an act relating to false drawing or uttering of checks.

Read first time and referred to committee on judiciary.

House File 23, by Radl, a bill for an act authorizing joint establishment and maintenance of firehouses to be shared by benefited fire districts and municipal corporations.

Read first time and referred to committee on county government.

House File 24, by Radl, a bill for an act to prohibit certain contracts, combinations, monopolies, and conspiracies in restraint of trade or commerce; to exempt certain activities from the provisions of this act; and to provide criminal penalties and civil remedies for violations of the act.

Read first time and referred to committee on commerce.

House File 25, by Radl, a bill for an act relating to the taxation of income.

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

House File 26, by Radl, a bill for an act requiring a list of in gredients to appear on the wrapper or package which contains cigars.

Read first time and referred to committee on commerce.

House File 27, by Bailey, a bill for an act to require approval by the secretary of state of amendments to the articles of incorporation of publicly-held business corporations.

Read first time and referred to committee on commerce.

House File 28, by Doyle, a bill for an act relating to the number of judgeships for the fourth judicial district.

Read first time and referred to committee on judiciary.

House File 29, by Doyle, a bill for an act to allow district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel.

Read first time and referred to committee on judiciary.

House File 30, by Bailey, a bill for an act to redefine certain larcenous offenses, to modify the punishment thereof, and to amend the habitual criminal statutes.

Read first time and referred to committee on judiciary.

House File 31, by Radl, a bill for an act allowing certain cities to levy and collect a per capita tax on residents.

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

House File 32, by Radl, a bill for an act to allow cities to levy a tax on motor vehicles owned by residents.

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

House File 33, by Radl, a bill for an act relating to mill levy limits for certain cities.

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

House File 34, by Radl, a bill for an act requiring the director of revenue to list tax exempt property for the General Assembly.

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

House File 35, by Baker, McCartney, Cochran, Pelton, Middleswart, Dunton, Lipsky, Kruse, Bergman, Wells and Gannon (Hill and Smith), a bill for an act relating to amendment of the Iowa public officials act.

Read first time and referred to committee on state government.

House File 36, by Klein, a bill for an act to provide for implementation of a state building code.

Read first time and referred to committee on state government.

House File 37, by Baker, Gannon, Newton and Dunton (Hill, Rigler and Coleman), a bill for an act relating to the implementation of annual sessions of the General Assembly; powers and duties of committees, members, employees, and agencies of the General Assembly; methods of financing the cost of the General Assembly; compensation and expenses of members and agencies of the General Assembly; and procedures of the General Assembly and its committees, members, and agencies.

Read first time and passed on file.

House File 38, by Baker, Newton and Gannon (Rigler and Hill), a bill for an act to regulate lobbying activities in the General Assembly.

Read first time and passed on file.

ANNOUNCEMENT BY THE SPEAKER COMMITTEE ASSIGNMENTS

Additions:

Mendenhall of Allamakee to committee on conservation and recreation.

Milligan of Polk to committee on state government.

Pierson of Mahaska to committee on constitutional amendments and reapportionment.

Crabb of Crawford to committee on state government.

Kluever of Cass to committee on law enforcement.

Campbell of Washington to committee on county government.

Millen of Van Buren to committee on law enforcement.

Kehe of Bremer to committee on law enforcement.

Roorda of Jasper to committee on state government.

Van Drie of Story to committee on Iowa development.

Removals:

Mendenhall of Allamakee off committee on county government.

Milligan of Polk off committee on law enforcement.

Pierson of Mahaska off committee on state government.

Crabb of Crawford off committee on law enforcement.

Kluever of Cass off committee on state government.

Campbell of Washington off committee on conservation and recreation.

Millen of Van Buren off committee on judiciary.

Kehe of Bremer off committee on state government.

Roords of Jasper off committee on law enforcement.

Van Drie of Story off committee on transportation.

COMMITTEE ROOM ASSIGNMENTS

MONDAY

1:00 P.M. Conservation and recreation-Room 1

1:00 P.M. Human and industrial relations-Speaker's Room

00	SOURIAND OF THE HOUSE [Sail: 20,				
1.00 D.M	D-1 (I-11 TI				
1:00 P.M.	Rules—Gallery West				
2:00 P.M.					
2:00 P.M.	Cities and towns—Speaker's Room				
3:00 P.M.					
4:00 P.M.	Appropriations—Gallery West				
	TUESDAY				
10:00 A.M.	Ways and means—Room 1				
10:00 A.M.	Transportation—Speaker's Room				
11:00 A.M.	Social services—Gallery West				
11:00 A.M.	Commerce—Room 1				
1:00 P.M.	Higher education—Speaker's Room				
1:00 P.M.	Schools—Room 1				
2:00 P.M.					
2.00 1.51.	Room				
2:00 P.M.	Law enforcement—Room 1				
3:00 P.M.	Constitutional amendments and reapportionment—Speaker's				
0.00 1.11.	Room				
3:00 P.M.					
4:00 P.M.					
4:00 P.M.					
4.00 1.14.	oudicialy—Speaker s would				
	WEDNESDAY				
10:00 A.M.	County government—Room 1				
10:00 A.M.	Cities and towns—Speaker's Room				
11:00 A.M.	Conservation and recreation—Room 1				
11:00 A.M.	Human and industrial relations—Speaker's Room				
11:00 A.M.	Rules—Gallery West				
1:00 P.M.	Social services—Gallery West				
1:00 P.M.					
2:00 P.M.	Agriculture—Room 1				
2:00 P.M.					
3:00 P.M.	Appropriations-Gallery West				
4:00 P.M.					
	THURSDAY				
10:00 A.M.	Appropriations—Gallery West				
11:00 A.M.	Appropriations—Gallery West				
1:00 P.M.	State government—Room 1				
1:00 P.M.	Judiciary—Speaker's Room				
2:00 P.M.	Ways and means—Room 1				
2:00 P.M.	Transportation—Speaker's Room				
3:00 P.M.	Ways and means—Room 1				
3:00 P.M.	Transportation—Speaker's Room				
4:00 P.M.	Higher education—Speaker's Room				
4:00 P.M.	Schools—Room 1				

FRIDAY

10:00 A.M.	Constitutional amendments and reapportionment—Speaker's Room
10:00 A.M.	Law enforcement—Room 1

11:00 A.M. Agriculture-Room 1

11:00 A.M. Iowa development-Speaker's Room

NOTICE OF SPECIAL ELECTION

Corey of Louisa rose on a point of personal privilege and announced that the election to fill the seat vacated by Representative Schmarje will be held on January 28, 1969.

On motion by McCartney of Floyd, the House recessed until the fall of the gavel.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, January 21, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, JANUARY 21, 1969.

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

Prayer was offered by the Reverend Vernon K. Forsberg, pastor of the First Presbyterian Church, Marshalltown, Iowa.

The Journal of January 20, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Van Nostrand of Pottawattamie on request of Grassley of Butler; Waugh of Monona on request of Lawson of Cerro Gordo; Radl of Linn on request of Sorg of Linn.

PETITIONS

The following petitions were presented and placed on file:

By Peterson of Woodbury, from sixteen members of the Women's Society of Christian Service of Smithland United Methodist Church opposing the Great Plains reorganization plan.

By Winkelman of Calhoun, from twenty-five members of the Federated Women's Club of Fonda opposing the Great Plains school reorganization plan and the ISEA bill for professional negotiations with local school boards.

INTRODUCTION OF BILLS

House File 39, by Millen and Harbor, a bill for an act relating to emergency care or assistance.

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

House File 40, by Darrington and Hanson of Mitchell, a bill for an act relating to providing authority to the executive council to purchase and sell real estate and demolish state buildings.

Read first time and referred to committee on state government.

House File 41, by Hill, a bill for an act relating to township fire protection levies.

Read first time and referred to committee on county government.

House File 42, by Winkelman, Nielsen, Graham and Tieden, a bill for an act relating to personal property tax credit.

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

House File 43, by Dietz, a bill for an act relating to the qualifications of persons seeking an elective office of the state, or any political subdivision thereof.

Read first time and referred to committee on state government.

House File 44, by Bennett, a bill for an act imposing a tax on beer in cans or bottles sold for carry-out purposes, and appropriating the funds received from said tax for debris clearance along secondary roads.

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

House File 45, by Van Drie, a bill for an act relating to television sets in motor vehicles.

Read first time and referred to committee on law enforcement.

House File 46, by Doyle, a bill for an act increasing the speed limit for motor vehicles drawing certain types of trailers.

Read first time and referred to committee on transportation.

House File 47, by Doyle, a bill for an act to limit a lender from designating an attorney for a mortgagor.

Read first time and referred to committee on judiciary.

House File 48, by Van Drie, Tieden, Winkelman, Miller of Des Moines, Sorg, Radl, Mohrfeld, Cunningham, Voorhees, Van Roekel, Renda, Stromer, Shepherd, Pierson, Mayberry, Millen and Wolfe, a bill for an act relating to false drawing or uttering of checks.

Read first time and referred to committee on judiciary.

ANNOUNCEMENT BY THE SPEAKER COMMITTEE ASSIGNMENTS

Additions:

Knoblauch of Carroll to committee on social services. Schwartz of Wapello to committee on agriculture. Andersen of Woodbury to committee on ways and means.

Removals:

Knoblauch of Carroll off committee on agriculture. Schwartz of Wapello off committee on social services. Andersen of Woodbury off committee on commerce.

BILLS ASSIGNED TO COMMITTEE

Speaker Harbor announced the assignment of the following bills, previously passed on file, to the following committees:

- H. F. 1 Transportation
- H. F. 2 Transportation
- II. F. 3 Transportation
- H. F. 4 Judiciary
- II. F. 5 Social services
- H. F. 6 Social services
- H. F. 7 Social services
- H. F. 8 County government
- H. F. 9 Social services
- H. F. 10 State government
- H. F. 11 State government
- H. F. 12 State government
- H. F. 13 State government
- II. F. 14 State government
- H. F. 15 State government
- H. F. 16 County government
- H. F. 17 Iowa development
- H. F. 18 Commerce
- H. F. 37 Rules
- H. F. 38 Rules

ELECTION CONTEST COMMITTEE APPOINTED

The Speaker announced the appointment of the following committee in the matter of the election contest by Richard Grove, contestant, against D. Vincent Mayberry, incumbent, for the office of State Representative from Subdistrict 1, Webster County:

Kluever of Cass, Chairman. Huff of Polk, Goode of Davis, Renda of Polk and Middleswart of Warren.

HOUSE COMMITTEE MINORITY RANKING MEMBERS

House Minority Leader William J. Gannon announced the following ranking minority members on the standing committees:

Agriculture	Dougherty of Monroe
Appropriations	Dunton of Keokuk
Cities and towns	
Commerce	
Conservation and recreation	Middleswart of Warren
Constitutional amendments and reapportionment.	Mezvinsky of Johnson
County government	Brinck of Lee
Higher education	
Human and industrial relations	Bennett of Polk

Iowa development	Radl of Linn
Judiciary	
Law enforcement	Tapscott of Polk
Rules	
Schools	Baker of Boone
Social services	Franklin of Polk
State government	Mayberry of Webster
Transportation	
Ways and means	

HOUSE CONCURRENT RESOLUTION 7

By Winkelman, Miller of Page, Voorhees, Van Drie and Tieden

Whereas, the citizens of Iowa have expressed interest in the State of Iowa serving as host for a world food exposition, and

Whereas, Iowa food producers and manufacturers of food-related processing and manufacturing equipment will benefit from a world food exposition, and

Whereas, the Iowa state fair and world food exposition study committee has considered during the Sixty-first and Sixty-second General Assembly interims the feasibility of Iowa hosting a world food exposition; now, therefore

Be It Resolved by the House, the Senate Concurring, That the General Assembly endorse the recommendations of the Iowa state fair and world food exposition study committee relating to hosting a world food exposition.

Laid over under Rule 25.

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, January 22, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, JANUARY 22, 1969.

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

Prayer was offered by the Honorable William Hill, Representative from Marshall County.

The Journal of January 21, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Alt of Polk on request of Voorhees of Black Hawk; Van Nostrand of Pottawattamie on request of Shaw of Scott; Perkins of Pottawattamie on request of Caffrey of Polk; Newton of Scott on request of Dietz of Scott.

PETITION

The following petition was presented and placed on file:

By Grassley of Butler, from seven residents of Butler County opposing an appropriation to study the Great Plains report, the continuation of present standards set up by the state department of public instruction and the continuation of the present 10 percent increase as set forth by the budget review committee.

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 1, by Van Nostrand, McCartney, Shaw, Edgington, Varley, Van Drie, Millen and Lipsky (Stanley, Lange and Potgeter), a joint resolution to establish a commission to conduct a study of the apportionment of the General Assembly and to make recommendations to the General Assembly.

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

INTRODUCTION OF BILLS

House File 49, by Den Herder, a bill for an act relating to the Iowa development commission membership.

Read first time and referred to committee on Iowa development.

House File 50, by Gannon and Newton, a bill for an act relating to annual budgets.

Read first time and referred to committee on appropriations.

House File 51, by Waugh (Erskine), a bill for an act relating to garnishment of employees of municipal and political corporations.

Read first time and referred to committee on judiciary.

ASSIGNMENT OF DESKS IN THE PRESS GALLERY WEST PRESS GALLERY

- 1. Bill Eberline, Associated Press
- 2. George Anthan, Des Moines Tribune
- 3. George Mills, Des Moines Register
- 4. Larry Fruhling, United Press International
- 5. Harrison Weber, Iowa Daily Press Association
- 6. Don Reid, Iowa Press Association
- 7. Frank Nye, Cedar Rapids Gazette, and Christine Hansen, Dubuque Telegraph-Herald

EAST PRESS GALLERY

- 1. Craig Prosser, WHO and WHO-TV
- Douglas Looney, Omaha World-Herald, and Edward Sheppard, Iowa Radio Network
- 3. Bill Severin, Waterloo Daily Herald
- 4. Harry Mauch, Jr., Council Bluffs Nonpareil
- 5. Dean Borg and Caroll Daringer, WMT and WMT-TV
- 6. Charles Lakin, KRNT and KRNT-TV
- 7. Ken Cosgrove and Engineer, WOI and WOI-TV
- 8. Robert Brown, KWWL Radio and TV, Waterloo and Cedar Rapids Additional authorized press personnel:
- 1. Vernon M. Vierth, Marshalltown Times-Republican
- 2. John McCormick. Davenport Times-Democrat
- 3. Otto Weber, Des Moines
- 4. Tom Dresselhuys, KIOA News

PERSONAL PRIVILEGE

Kennedy of Dubuque rose on a point of personal privilege and made the following remarks:

Tonight in the western Iowa community of Denison, a group of men will gather to recognize the retirement of one of Iowa's finest—Austin W. Keller, lieutenant of the Iowa Highway Patrol.

Throughout his twenty-eight years of service to this state, Mr. Keller has typified all good qualities of a police officer that Iowans hold in admiration. By his courage, dedication, and consideration for the feelings and rights of travelers, he has won for himself, the patrol and the State of Iowa many friends. I recommend his conduct to the record of this assembly.

On motion by McCartney of Floyd, the House recessed until the fall of the gavel.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Joint Resolution 5, a joint resolution to establish a commission to study apportionment of the General Assembly.

CARROLL A. LANE, Secretary

SENATE MESSAGE CONSIDERED

McCartney of Floyd asked and received unanimous consent for the immediate consideration of Senate Joint Resolution 5, a joint resolution to establish a commission to conduct a study of the apportionment of the General Assembly and to make recommendations to the General Assembly.

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

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, January 23, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, JANUARY 23, 1969.

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

Prayer was offered by the Reverend Glen Lamb, pastor of the United Methodist Church, Indianola, Iowa.

The Journal of January 22, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Alt of Polk on request of O'Hearn of Scott; Perkins of Pottawattamie on request of Schroeder of Pottawattamie.

PETITION

The following petition was presented and placed on file:

By Cunningham and Van Drie of Story County, from one hundred two residents of Story County on the inequity of double registration and licensing of dogs and the waiving of dog licenses in cities where services are not provided.

INTRODUCTION OF BILLS

House File 52, by Camp, a bill for an act relating to mandatory voter registration.

Read first time and referred to committee on county government.

House File 53, by Camp, a bill for an act relating to voter registration.

Read first time and referred to committee on county government.

House File 54, by Camp, a bill for an act providing a lien against crops for furnishing agricultural material and labor.

Read first time and referred to committee on commerce.

House File 55, by Camp, a bill for an act relating to deer hunting licenses.

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

House File 56, by Holden, a bill for an act to prohibit the discharge of sewage or certain other wastes into open ditches along the right-of-way of any highway or public road.

Read first time and referred to committee on social services.

House File 57, by committee on appropriations, a bill for an act relating to the appropriation made by the Sixty-second General Assembly for the law enforcement officers' training academy.

Read first time and passed on file.

House File 58, by Holden and Hill, a bill for an act relating to the suspension of drivers' licenses and defining moving traffic violations.

Read first time and referred to committee on law enforcement.

House File 59, by Bennett, a bill for an act relating to public disturbances.

Read first time and referred to committee on law enforcement.

House File 60, by Christensen, a bill for an act relating to the maximum speed limit for school buses.

Read first time and referred to committee on transportation.

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced that House File 17 has been reassigned from the committee on Iowa development to the committee on agriculture.

COMMITTEE ASSIGNMENT

The Speaker announced that Shepherd of Lee has been assigned to the committee on conservation and removed from the committee on county government.

CONSIDERATION OF BILL

Camp of Clinton asked and received unanimous consent to suspend Rule 29 and to take up for immediate consideration House File 57, a bill for an act relating to the appropriation made by the Sixty-second General Assembly for the law enforcement officers' training academy.

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

On the question "Shall the bill pass?" (H. F. 57)

The ayes were, 109:

Andersen Freeman of Rodgers Logue Baker Dickinson Mayberry Roorda Gannon McCartney Battles Schmeiser Bennett Goode McCormick Schroeder Graham Schwartz Bergman McIntyre Grasslev Mendenhall Shaw Blouin Hamilton Menefee Shepherd Caffrey Mezvinsky Camp Hansen of Skinner Campbell Black Hawk Middleswart Sorg Hanson of Stokes Christensen Millen Cochran Mitchell Miller of Strand Corey Holden Jones Stroburg Miller of Crabb Huff Stromer Jesse Marshall Strothman Crosier Cunningham Johnson of Miller of Tapscott Darrington Audubon Tieden Page Johnston of Milligan Van Drie Dietz Dooley Johnson Mohrfeld Van Nostrand Dougherty Kehe Van Roekel Nelson Kennedy of Varley Dovle Nielsen Voorhees Dunton Chickasaw Nolting Kennedy of Walter Edgington O'Hearn Ellsworth Dubuque Ossian Warren Pelton Waugh Ewell Klein Weichman Fischer of Knight Peterson Welden Grundy Koch Pierson Wells Fisher of Kreamer Poncy Greene Kruse Priebe Winkelman Freeman of Lawson Radi Wolfe Buena Vista Lippold Renda Mr. Speaker Lipsky Rex

The nays were, none.

Absent or not voting, 14.

Alt Franklin Knoblauch Newton
Bailey Hill Langland Perkins
Brinck Kitner Miller of Sanders
Den Herder Kluever Des Moines

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

On motion by McCartney of Floyd, the House recessed until the fall of the gavel.

The House reconvened, Speaker Harbor in the chair.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Joint Resolution 3, a constitutional amendment concerning office and election of county attorney.

CARROLL A. LANE, Secretary

Camp of Clinton, chairman of the appropriations committee, announced the following subcommittee assignments:

SUBCOMMITTEES OF APPROPRIATIONS COMMITTEE

TRANSPORTATION AND LAW ENFORCEMENT						
Welden,	Miller of	Huff	Caffrey			
Chairman	Page	Bergman	Cochran			
Goode						
SOCIAL SERVICES						
Lipsky,	Ellsworth	Miller of	Van Nostrand			
Chairman	Franklin	Des Moines				
Den Herder	Andersen					
STATE DEPARTMENTS						
Edgington,	Fischer of	Gannon	Peterson			
Chairman	Grundy	Bailey	McCartney			
Tieden						
	EDU	CATION				
Varley,	Grassley	Dunton	Hansen of			
Chairman	Johnston of	Cunningham	Black Hawk			
Radl	Johnson	Kluever				
	NATURAI	RESOURCES				
Klein,	Hamilton	Miller of	Renda			
Chairman	Christensen	Jones	Millen			
McCormick						
	DEVE	LOPMENT				
Shaw,	Ossian	O'Hearn	Hill			
Chairman	Darrington	Prieb e	Newton			
MEMBER	S' STANDING C	OMMITTEE AP	POINTMENTS			
	ALT of Pol	k (Subdistrict 4)				
			State government			
Iowa development Social services						

MEMBERS.	STANDING COMMITTEE A	PPOINTMENTS				
Commerce Iowa development	ALT of Polk (Subdistrict 4) Law enforcement Social services	State government				
	ANDERSEN of Woodbury (Subdistrict	: 1)				
Appropriations Cities and towns	Schools Social services*	Ways and means				
	BAILEY of Wright					
Appropriations Commerce	Judiciary	Ways and means				
	BAKER of Boone					
Agriculture	Conservation and recreation	Schools Ways and means				
BATTLES of Jackson						
Agriculture Commerce	Conservation and recreation	County government State government				
County government	BENNETT of Polk (Subdistrict 5) Human and industrial	Law enforcement				
	relations	Transportation				

^{*}Indicates ranking member.

BERGMAN of Lyon-Osceola

Appropriations Conservation and recreation Constitutional amendments and

Schools

reapportionment

BLOUIN of Dubuque (Subdistrict 2)

Cities and towns Constitutional

onstitutional Higher education amendments and Social services

reapportionment

BRINCK of Lee (Subdistrict 1)

Cities and towns Schools
County government

Transportation

CAFFREY of Polk (Subdistrict 10)

Appropriations Higher education Human and industrial

Social services

CAMP of Clinton (Subdistrict 1)

Appropriations, Chairman Iowa development State government

CAMBPELL of Washington

Agriculture County government Higher education

Human and industrial

CHRISTENSEN of Clarke-Union

Agriculture Appropriations Conservation and Law enforcement recreation Transportation

COCHRAN of Webster (Subdistrict 2)

Appropriations

Human and industrial Rules relations Ways and means

COREY of Louisa-Muscatine (Subdistrict 2)

Conservation and recreation

Constitutional amendments and reapportionment County government Social services

CRABB of Crawford

Agriculture Commerce

relations

Agriculture

Higher education

State government

Human and industrial

CROSIER of Linn (Subdistrict 5)

Iowa development State government Ways and means

CUNNINGHAM of Story (Subdistrict 2)

Appropriations Cities and towns, Chairman Conservation and recreation Law enforcement

DARRINGTON of Harrison

Appropriations County government

Transportation

DEN HERDER of Sloux
Appropriations Social services

Appropriations Social service County government

Ways and means, Chairman

DIETZ of Scott (Subdistrict 1)

Conservation and recreation

County government Iowa development

^{*}Indicates ranking member.

DOOLEY of Woodbury (Subdistrict 8)

Human and industrial

relations

Law enforcement Social services

Ways and means

DOUGHERTY of Lucas-Monroe

Agriculture Commerce

Law enforcement Ways and means

DOYLE of Woodbury (Subdistrict 2)

Higher education Judiciary

Social services

Ways and means

Appropriations

DUNTON of Keokuk

Transportation

Ways and means

Social services

EDGINGTON of Franklin Human and industrial

State government* Ways and means

Appropriations

relations

Appropriations Cities and towns ELLSWORTH of Dubuque (Subdistrict 8) Commerce

Human and industrial

relations

Law enforcement

EWELL of Black Hawk (Subdistrict 4)

Social services

Ways and means

Schools

FISCHER of Grundy

Appropriations Commerce, Chairman Transportation

Ways and means

Commerce

FISHER of Greene Constitutional amendments and reapportionment Law enforcement

State government Chairman Wavs and means

FRANKLIN of Polk (Subdistrict 9)

Appropriations Cities and towns Schools

Social services

FREEMAN of Buena Vista

Commerce Iowa development State government

Higher education

FREEMAN of Clay-Dickinson

Conservation and Agriculture recreation

Law enforcement

Schools

GANNON of Jasper (Subdistrict 1)

Appropriations Commerce

Constitutional amendments and reapportionment Rules

GOODE of Appanoose-Davis

Appropriations

Constitutional amendments and

Rules Transportation* Ways and means

reapportionment GRAHAM of Ida-Sac

Constitutional amendments and reapportionment County government State government

Ways and means

^{*}Indicates ranking member.

GRAS	SLEY	of	Butler
------	------	----	--------

Appropriations Judiciary Schools, Chairman

Ways and means

Appropriations (

HAMILTON of Cedar Conservation and recreation

Law enforcement Social services

HANSEN of Black Hawk (Subdistrict 1)

Appropriations
Cities and towns

Higher education

State government

Conservation and

HANSON of Howard-Mitchell County government Iowa development

Transportation

recreation

HILL of Marshall (Subdistrict 1)
Law enforcement

State government

Appropriations Judiciary, Chairman

HOLDEN of Scott (Subdistrict 5)

Social services, Chairman

Transportation

Cities and towns

Agriculture

HUFF of Polk (Subdistrict 2)
Judiciary

Social services

Appropriations
Cities and towns

Constitutional

JESSE of Polk (Subdistrict 6)

Judiciary Social services State government

amendments and reapportionment

Conservation and

JOHNSON of Audubon-Guthrie

KEHE of Bremer

County government Law enforcement State government

recreation*

Appropriations

JOHNSTON of Johnson (Subdistrict 1)

Law enforcement S

Schools

Judici**ary** Law enforcement

Schools

Transportation

Iowa development

KENNEDY of Chickasaw Law enforcement

Schools

Judiciary

KENNEDY of Dubuque (Subdistrict 1)

Schools

State government

County government Law enforcement

KITNER of Buchanan Law enforcement* Social services

State government

Conservation and recreation

KLEIN of Winnebago-Worth

Ways and means

Higher education Judiciary

Law enforcement Appropriations

ways and means

Appropriations

KLUEVER of Cass Higher education, Chairman

Judiciary Law enforcement

^{*}Indicates ranking member.

KNIGHT of Humboldt-Pocahontas

Agriculture Law enforcement

Judiciary

KNOBLAUCH of Carroll

Cities and towns Iowa development Social services

KOCH of Woodbury (Subdistrict 4)

Commerce*

Human and industrial relations

State government Ways and means

KREAMER of Polk (Subdistrict 7)

Commerce Judiciary

Schools Ways and means

KRUSE of O'Brien

Agriculture

Conservation and recreation

County government State government

Social services

Ways and means

LANGLAND of Winneshiek

Agriculture Higher education Schools*

LAWSON of Cerro Gordo (Subdistrict 2)

Ways and means

Cities and towns Higher education Social services

LIPPOLD of Black Hawk (Subdistrict 5)

State government

Schools

Conservation and recreation

Iowa development Law enforcement

Appropriations Schools

LIPSKY of Linn (Subdistrict 6) Social services

Ways and means

Cities and towns Commerce

LOGUE of lows. Constitutional amendments and reapportionment

Iowa development State government

MAYBERRY of Webster (Subdistrict 1)

Schools Social services State government

Ways and means

McCARTNEY of Floyd

Appropriations Judiciary Commerce

Rules, Chairman

McCORMICK of Delaware

Appropriations Cities and towns Social services

State government

Transportation

Ways and means

McINTYRE of Linn (Subdistrict 8)

Human and industrial Commerce

relations

MENDENHALL of Allamakee

Cities and towns Conservation and

Schools Transportation recreation

MENEFEE of Fayette

State government

Agriculture County government Transportation

^{*}Indicates ranking member.

Commerce	MEZVINSKY of Johnson (Subdistrict Constitutional amendments and reapportionment	2) County government Transportation
Agriculture	MIDDLESWART of Warren Conservation and recreation	Law enforcement Ways and means
	MILLEN of Jefferson-Van Buren	
Appropriations	Human and industrial relations, Chairman	Law enforcement Rules
	MILLER of Des Moines (Subdistrict	1)
Appropriations Cities and towns	Rules	Social services
	MILLER of Jones	
Appropriations	Conservation and recreation	Law enforcement Social services
	MILLER of Marshall (Subdistrict 2)
Conservation and recreation	Iowa development Law enforcement	Transportation
Appropriations Schools	MILLER of Page Transportation, Chairman	Ways and means
	MILLIGAN of Polk (Subdistrict 8)	
Cities and towns	Constitutional amendments and reapportionment	State government Ways and means
	MOHRFELD of Tama	
Human and industria relations*	l Iowa development Schools	Ways and means
	NELSON of Cherokee	
Agriculture	Constitutional amendments and reapportionment	Law enforcement Schools Ways and means
	NEWTON of Scott (Subdistrict 2)	
Appropriations	Constitutional amendments and reapportionment	Higher education State government
	NIELSEN of Shelby	
County government Judiciary	Law enforcement, Chairman	Ways and means
	NOLTING of Black Hawk (Subdistric	t 3)
Cities and towns	Constitutional amendments and reapportionment	Human and industrial relations
	O'HEARN of Scott (Subdistrict 3)	
Appropriations Commerce	Law enforcement	State government
	OSSIAN of Adams-Montgomery	
Appropriations	Conservation and recreation	Social services Ways and means
		

^{*}Indicates ranking member.

PELTON of Clinton (Subdistrict 2)

Cities and towns Constitutional

amendments and

Higher education Judiciary*

reapportionment

PERKINS of Pottawattamie (Subdistrict 8)

Conservation and recreation

Human and industrial relations

Law enforcement Social services

PETERSON of Woodbury (Subdistrict 5)

Appropriations

County government, Chairman

Schools Social services

Agriculture Constitutional amendments and reapportionment

PIERSON of Mahaska Higher education*

Schools

Human and industrial relations

PONCY of Wapello

Conservation and recreation

Iowa development Law enforcement

Schools

PRIEBE of Kossuth

Agriculture Appropriations Commerce Conservation and recreation

Appropriations

RADL of Linn (Subdistrict 2) Conservation and recreation

Iowa development

Judiciary

RENDA of Polk (Subdistrict 3)

Appropriations Judiciary

Law enforcement

Transportation

Agriculture

REX of Hamilton Social services

State government

Conservation and

County government

RODGERS of Dallas Schools

Ways and means

recreation

State government

ROORDA of Jasper (Subdistrict 2) State government Ways and means*

Schools Social services

SANDERS of Emmet-Pale Alto

Cities and towns Social services Law enforcement

Transportation

SCHMEISER of Des Moines (Subdistrict 2)

Agriculture County government Schools

Ways and means

SCHROEDER of Pottawattamie (Subdistrict 1)

Agriculture County government Social services

Transportation

SCHWARTZ of Wapello (Subdistrict 2)

Agriculture Commerce

Law enforcement

SHAW of Scott (Subdistrict 4)

Appropriations Cities and towns Constitutional

Judiciary amendments and Rules reapportionment*

^{*}Indicates ranking member.

SHEPHERD of Lee (Subdistrict 2)

Cities and towns*

Commerce

Conservation and

Iowa development Ways and means

SKINNER of Polk (Subdistrict 1)

Cities and towns County government Judiciary

Transportation

SORG of Linn (Subdistrict 1)

Cities and towns

Judiclary

Social services

recreation

Ways and means

STOKES of Plymouth

Agriculture County government* Transportation

Ways and means

STRAND of Powesbick

Agriculture Commerce

County government

Social services

Agriculture

Iowa development

STROBURG of Ringgold-Taylor State government

Transportation .

STROMER of Hancock

Agriculture

Human and industrial relations STROTHMAN of Henry

Schools Social services

Agriculture, Chairman

Constitutional amendments and

Schools Social services Ways and means

Rules

Schools

reapportionment TAPSCOTT of Polk (Subdistrict 11)

Commerce Law enforcement Social services

State government

Appropriations

TIEDEN of Clayton Conservation and recreation, Chairman

VAN DRIE of Story (Subdistrict 1)

Commerce Iowa development

· Rules* Schools Ways and means

VAN NOSTRAND of Pottawattamie (Subdistrict 2)

Appropriations Commerce

Constitutional amendments and

Rules Ways and means

reapportionment, Chairman

VAN ROEKEL of Marion

Higher education Law enforcement Social services

State government

Agriculture* Appropriations VARLEY of Adair-Madison

Constitutional amendments and reapportionment Higher education Iowa development

VOORHEES of Black Hawk (Subdistrict 2)

Conservation and recreation

Iowa development* Law enforcement

Social services

^{*}Indicates ranking member.

WALTER	œ	Pottawattamie	(Subdistrict 4)

Cities and towns Human and industrial Iowa development

relations Schools

WARREN of Decatur-Wayne

Agriculture Schools Social services
Iowa development

WAUGH of Monona

Agriculture Human and industrial Schools relations Social services

WEICHMAN of Benton

Human and industrial Judiciary Ways and means relations Schools

relations Schools
WELDEN of Hardin

Appropriations* Human and industrial Transportation relations Ways and means

WELLS of Linn (Subdistrict 4)

Higher education Human and industrial Social services

relations
WINERLMAN of Calboun

Commerce Iowa development, Rules
Constitutional Chairman Ways and means

Constitutional Chairman amendments and reapportionment

WOLFE of Cerro Gordo (Subdistrict 1)
Social services State government

Cities and towns Law enforcement

REPORT OF COMMITTEE

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments and reapportionment, to whom was referred Senate Joint Resolution 5, a joint resolution to establish a commission to conduct a study of the apportionment of the General Assembly and to make recommendations to the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that same do poss.

MAURICE VAN NOSTRAND, Chairman

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, January 24, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, JANUARY 24, 1969.

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

Prayer was offered by the Reverend David I. Abram, pastor of the Saint John's Lutheran Church, Des Moines, Iowa.

The Journal of January 23, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kluever of Cass on request of Van Nostrand of Pottawattamie; Priebe of Kossuth on request of Strothman of Henry; Newton of Scott on request of Dietz of Scott.

INTRODUCTION OF BILLS

House File 61, by Knight, a bill for an act permitting an appropriation and allocation of county or municipal levies for support of local historical societies.

Read first time and referred to committee on county government.

House File 62, by Hanson of Howard-Mitchell, a bill for an act relating to compensation of the members of the county board of social welfare.

Read first time and referred to committee on county government.

House File 63, by Radl, a bill for an act relating to the authority of towns to contract indebtedness and to issue general obligation bonds to provide funds for bridge purposes.

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

House File 64, by Voorhees, a bill for an act relating to persons engaged in the practice of chiropractic.

Read first time and referred to committee on social services.

House File 65, by Perkins, Brinck and Ellsworth (Frommelt and Walsh), a bill for an act relating to the sale of beer.

Read first time and referred to committee on law enforcement.

Ξ

. 1

3

, , , , , , ,

1

1

House File 66, by Perkins, Brinck and Ellsworth, a bill for an act relating to the sale of intoxicating beverages.

Read first time and referred to committee on law enforcement.

House File 67, by Milligan, Kreamer, Campbell, Franklin, Mc-Intyre, Fisher of Greene, Hill, Lipsky, Van Drie, Shaw, Lawson, Huff, Sorg, Ellsworth, Bergman and Lippold, a bill for an act relating to the bond provision in the fair housing law.

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

House File 68, by Holden, Andersen, Voorhees, McIntyre, Van Drie, Bergman, Huff, Hill, Welden, Warren, Kitner, Lipsky, Den Herder, Campbell, Hansen of Black Hawk, Ellsworth, Stromer, Shaw, Christensen, Milligan, Kreamer, Mohrfeld, Miller of Jones, Miller of Page, Strand, Sorg, Lawson, Winkelman, Walter and Lippold, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons.

Read first time and referred to committee on social services.

House File 69, by Winkelman, Voorhees, Shepherd, Van Drie, Miller of Page, Tieden, Strand, Roorda, Sorg, Crabb, Nielsen, Ellsworth and Pelton, a bill for an act to exempt from property taxation facilities used to control air or water pollution.

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Joint Resolution 1, relating to qualifications of electors.

CARROLL A. LANE, Secretary

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 1, a joint resolution proposing a constitutional amendment relating to qualifications of electors.

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

Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney.

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

ADOPTION OF HOUSE RESOLUTION

Millen of Jefferson-Van Buren offered the following House resolution and moved its adoption:

HOUSE RESOLUTION 8 By Millen, Van Drie and Varley

Whereas, the membership of the House of Representatives of the Sixty-third General Assembly has learned with great sorrow of the passing of Mr. Ralph C. McCartney of Charles City, Iowa, father of Representative Ralph F. McCartney, the gentleman from Floyd County; now, therefore, Be It Resolved, that each member of the House hereby wishes to express to Mr. McCartney our personal sympathy in the loss of his father, Mr. Ralph McCartney.

Motion prevailed and the resolution was unanimously adopted.

The Speaker appointed as a committee to attend the funeral of Ralph C. McCartney, father of Majority Floor Leader Ralph F. McCartney, Grassley of Butler, Edgington of Franklin, Wolfe of Cerro Gordo and Lawson of Cerro Gordo.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 5, a joint resolution to establish a commission to conduct a study of the apportionment of the General Assembly and to make recommendations to the General Assembly, with report of committee recommending passage, was taken up for consideration.

Gannon of Jasper offered the following amendment filed by him: Amend Senate Joint Resolution 5:

1. Amend Senate Joint Resolution 5 by adding after the word "be" in line thirty-five (35) on page two (2) thereof the following: "no more than".

And further by adding after the word "hundred" in line thirty-five (85) on page two (2) thereof the following:

"and no less than eighty".

2. Amend Senate Joint Resolution 5 by adding after the word "and" in line thirty-five (35) on page two (2) thereof the following: "no more than".

And further by adding after the word "fifty" in line one (1) on page three (3) thereof the following:

"and no less than forty".

Division of the amendment was requested by Brinck of Lee.

Gannon of Jasper moved the adoption of division 1 of the amend-

ment and roll call was requested by Gannon of Jasper and Mayberry of Webster.

On the question "Shall division 1 of the amendment be adopted?"

The ayes were, 31:

Raker Franklin Knoblauch Radi Bennett Gannon Mayberry Renda Blouin Jesse McCormick Rodgers Caffrey Johnston of Mezvinsky Schmeiser Johnson Middleswart Cochran Schwartz Crosier Kennedy of Miller of Stroburg Dietz Chickasaw Des Moines Tapscott Doyle Kennedy of Nolting Wells Ewell Dubuque Poncy

The nays were, 83:

Freeman of Alt Lawson Roorda Andersen Clay-Dickinson Lippold Sanders Logue Schroeder Bailey Goode Graham Battles McIntyre Shaw Grassley Bergman Mendenhall Shepherd Sorg Stokes Hamilton Menefee Brinck Camp Hansen of Millen Campbell Black Hawk Miller of Strand Christensen Hanson of Jones Stromer Howard-Mitchell Miller of Corev Strothman Crabb Hill Marshall Van Drie Cunningham Holden Miller of Van Nostrand Page Milligan Van Roekel Darrington Huff Den Herder Johnson of Varley Mohrfeld Voorhees Dooley Audubon Nelson Walter Dougherty Kehe Dunton Kitner Nielsen Warren Waugh Ellsworth Klein O'Hearn Weichman Fischer of Knight Ossian Grundy Koch Pelton Welden Fisher of Kreamer **Perkins** Winkelman Pierson Wolfe Greene Kruse Freeman of Rex Mr. Speaker Langland Buena Vista

Absent or not voting, 9:

Edgington McCartney Peterson Skinner Kluever Newton Priebe Tieden

Lipsky

Division 1 of the amendment lost.

Gannon of Jasper moved the adoption of division 2 of the amendment.

Division 2 of the amendment lost.

Bennett of Polk offered the following amendment filed by him and moved its adoption:

1. Amend Senate Joint Resolution 5 by striking the period in line nine (9) on page three (3) thereof, and by inserting in lieu thereof the following: "wherever possible and practical,"

Amendment lost.

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

Amend Senate Joint Resolution 5 as follows:

- 1. Amend page three (3) by striking lines ten (10) and eleven (11).
- 2. Amend page three (3), line twelve (12), by adding after the word "county" the words "and precinct".
- 3. Further amend page three (3) by reidentifying the subsections in section three (3).

Roll call was requested by Gannon of Jasper and Renda of Polk.

On the question "Shall the amendment be adopted?"

The ayes were, 33:

Bailey	Doyl e	Kennedy of	Nolting
Baker	Ewell	Dubuque	Radl
Bennett	Franklin	Knoblauch	Renda
Blouin	Gannon	Mayberry	Rodgers
Brinck	Jesse	McCormick	Schmeiser
Caffrey	Johnston of	Mezvinsky	Schwartz
Cochran	Johnson	Middleswart	Skinner
Crosier	Kennedy of	Miller of	Tapscott
Dietz Dougherty	Chickasaw	Des Moines	Wells

The nays were, 81:

The mays were,	01.		
Alt	Grassley	Mendenhall	Schroeder
Andersen	Hamilton	Menefee	Shaw
Battles	Hansen of	Millen	Shepherd
Bergman	Black Hawk	Miller of	Sorg
Camp	Hanson of	Jones	Stokes
Campbell	Howard-Mitchell	Miller of	Strand
Christensen	Hill	Marshall	Stroburg
Corey	Holden	Miller of	Stromer
Crabb	Huff	Page	Strothman
Cunningham	Johnson of	Milligan	Van Drie
Darrington	Audubon	Mohrfeld	Van Nostrand
Den Herder	Kehe	Nelson	Van Roekel
Dooley	Kitner	Nielsen	Varley
Dunton	Klein	O'Hearn	Voorhees
Ellsworth	Knight	Ossian	Welter
Fisher of	Koch	Pelton	Warren
Greene	Kreamer	Perkins	Waugh
Freeman of	Kruse	Pierson	Weichman
Buena Vista	Langland	Poncy	Welden
Freeman of	Lawson	Rex	Winkelman
Clay-Dickinson	Lippold	Roorda	Wolfe
Goode	Logue	Sanders	Mr. Speaker
Graham	McIntyre		-

Absent or not voting, 9:

Edgington	Kluever	Newton	Priebe
Fischer of	Lipsky	Peterson	Tieden
Grundy	McCartney		

The amendment lost.

Van Nostrand of Pottawattamie moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?"

The ayes were, 114:

Alt	Freeman of	Kruse	Radi
Andersen	Buena Vista	Langland	Renda
Baile y	Freeman of	Lawson	Rex
Baker	Clay-Dickinson	Lippold	Rodgers
Battles	Gannon	Logue	Roorda
Bennett	Goode	Mayberry	Sanders
Bergman	Graham	McCormick	Schmeiser
Blouin	Grassley	McIntyre	Schroeder
Brinck	Hamilton	Mendenhall	Schwartz
Caffrey	Hansen of	Menefee	Shaw
Camp	Black Hawk	Mezvinsky	Shepherd
Campbell	Hamson of	Middleswart	Sorg
Christensen	Howard-Mitchell	Millen	Stokes
Cochran	Hill	Miller of	Strand
Corey	Holden	Des Moines	Stroburg
Crabb	Huff	Miller of	Stromer
Crosier	Jesse	Jones	Strothman
Cunningham	Johnson of	Miller of	Tapscott
Darrington	Audubon	Marshall	Van Drie
Den Herder	Johnston of	Miller of	Van Nostrand
Dietz	John so n	Page	Van Roekel
Dooley	Kehe	Milligan	Varley
Dougherty	Kennedy of	Mohrfeld	Voorhees
Doyle	Chickasaw	Nelson	Walter
Dunton	Kennedy of	Nielsen	Warren
Ellsworth	Dubuque	Nolting	Waugh
Ewell	Kitner	O'Hearn	Weichman
Fischer of	Klein	Ossian	Welden
Grundy	Knight	Pelton	Wells
Fisher of	Knoblauch	Perkins	Winkelman
Greene	Koch	Pierson	Wolfe
Franklin	Kreamer	Poncy	Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Edgington McCartney Peterson Skinner Kluever Newton Priebe Tieden

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

On motion by Van Drie of Story, the House adjourned until 10:00 a.m., Monday, January 27, 1969.

JOURNAL OF THE HOUSE

5 人名西斯特里内 以及自然。

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, JANUARY 27, 1969.

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

Prayer was offered by the Reverend C. William McConnelee, pastor of the Argo United Presbyterian Church, LeClaire, Iowa.

The Journal of January 24, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Waugh of Monona on request of Miller of Page; Kehe of Bremer on request of Welden of Hardin; Bailey of Wright on request of Edgington of Franklin; Camp of Clinton on request of Pelton of Clinton; Lawson of Cerro Gordo on request of Wolfe of Cerro Gordo.

PRESENTATION OF VISITORS

Holden of Scott presented to the House Girl Scout Junior Troop 117 and Cadet Troop 173 of Davenport, Iowa, accompanied by their leaders, Mrs. George Garcia and Mrs. Larry Jordan.

Schmeiser of Des Moines presented to the House Marieke Van Nes from The Hague and Mieke Bauwman from Amsterdam, two foreign exchange students from the Netherlands attending Saydel Consolidated School, Des Moines, Iowa, under the Youth for Understanding program.

PETITIONS

The following petitions were presented and placed on file:

By Freeman of Clay-Dickinson, from nineteen residents of Clay County opposing the Great Plains reorganization plan.

By Strothman of Henry, from fourteen residents of Henry County urging the adjustment of existing laws, or the devising of new laws pertaining to any sexual offense committed in this state.

INTRODUCTION OF BILLS

House File 70, by Winkelman, Voorhees, Van Drie, Miller of of Page, Tieden, Shepherd, Shaw, Holden, Roorda, Koch, Pelton,

Kreamer, Sorg, Menefee, Freeman of Buena Vista, Nielsen and Ellsworth, a bill for an act relating to deductions of federal tax payments by corporations in computing their Iowa income tax.

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

House File 71, by Voorhees, McIntyre, Christensen, Lawson, Lippold, Hansen of Black Hawk, Bergman, Winkelman and Welden, a bill for an act relating to inclusion of students in attendance at area vocational schools and area community colleges within the state scholarship and loan program.

Read first time and referred to committee on schools.

House File 72, by Cunningham, Crabb, Shepherd, Winkelman, Strand, Voorhees, Kitner, Mohrfeld and Andersen, a bill for an act to allow the services of the county engineer to be available to cities and incorporated towns.

Read first time and referred to committee on county government.

House File 73, by Den Herder, Ellsworth, Stokes, Winkelman, Miller of Page, Kitner, Lippold, Sorg, Strand, Koch, Fisher of Greene, Mohrfeld, Bergman, Roorda and Lawson, a bill for an act relating to the taxation of municipal services.

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

House File 74, by Mendenhall, Tieden, Langland, Pierson and Menefee, a bill for an act relating to Iowa income tax deduction for farm expense.

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

House File 75, by Mendenhall, a bill for an act relating to the contribution ceiling under the Iowa public employees' retirement system.

Read first time and referred to committee on state government.

House File 76, by Franklin, McIntyre, Tapscott, Andersen, Blouin, Skinner, Nolting, Jesse and Gannon, a bill for an act relating to the use of temporary injunctions for discrimination in housing.

Read first time and referred to committee on judiciary.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Millen of Jefferson-Van Buren asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 8 and moved its adoption.

HOUSE CONCURRENT RESOLUTION 8 By Millen and McCartney

Be It Resolved by the House, the Senate Concurring: That a joint convention of the two houses of the Sixty-third General Assembly be held on Wednesday, January 29, 1969, at 11:00 a.m.

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

Motion prevailed and the resolution was adopted.

ANNOUNCEMENT BY THE SPEAKER

It has been decided by the leadership of the House and Senate that the joint committee on enrolled bills will be abolished and in its place a subcommittee of the rules committee will assume the duties of the committee on enrolled bills.

The Speaker hereby appoints to the committee, on the part of the House, the following members: Shaw of Scott, Chairman, and Miller of Des Moines.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House Concurrent Resolution 8, inviting Governor Robert D. Ray to give his budget message at a Joint Convention Wednesday, January 29, 1969, at 11:00 a.m.

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

Senate Joint Resolution 2, a constitutional amendment requiring election from single member legislative districts.

CARROLL A. LANE, Secretary

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 5.

ELIZABETH O. SHAW Chairman House Committee CHARLES G. MOGGED, Chairman Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate Joint Resolution 5.

REPORTS OF COMMITTEE

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments and reapportionment, to whom was referred Senate Joint Resolution 1, a joint resolution proposing a constitutional amendment relating to qualifications of electors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

MAURICE VAN NOSTRAND, Chairman

Also:

MR. SPEAKER: Your committee on constitutional amendments and reapportionment, to whom was referred Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

On motion by Varley of Adair-Madison, the House adjourned until 9:00 a.m., Tuesday, January 28, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, JANUARY 28, 1969.

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

Prayer was offered by Father Franklin Klohn, pastor of the St. John's Episcopal Church, Mason City, Iowa.

The Journal of January 27, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McCartney of Floyd, indefinitely, on request of Millen of Jefferson-Van Buren.

PETITIONS

The following petitions were received and placed on file:

By Waugh of Monona, from forty-nine teachers in the Maple Valley Community School opposing the Great Plains reorganization plan.

By Van Roekel of Marion, from four residents of Marion County opposing state supported transportation for private schools and lowering the voting age to eighteen years.

INTRODUCTION HOUSE JOINT RESOLUTION

House Joint Resolution 2, by Tieden, Warren, Strand, Graham, Campbell, Edgington, Hansen of Black Hawk, Fisher of Greene, Bergman, Holden, Lawson, Walter, Huff, Ellsworth, Welden, Stokes, Strothman, Winkelman, Voorhees, Christensen, Ossian, Kreamer, Miller of Page, Nielsen, Kitner, Lippold and Sorg, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to imposition of taxes.

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

INTRODUCTION OF BILLS

House File 77, by Freeman of Clay-Dickinson and Johnson of Audubon-Guthrie, a bill for an act relating to snowmobiles.

Read first time and referred to committee on transportation.

House File 78, by Langland, Tieden, Winkelman and Mendenhall (Gilley), a bill for an act to amend section three hundred forty-seven A point two (347A.2), Code 1966, to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes.

Read first time and referred to committee on commerce.

House File 79, by Nelson (Lucken), a bill for an act relating to a uniform opening date for public schools and limiting extracurricular activities during semester examinations.

Read first time and referred to committee on schools.

House File 80, by Holden, a bill for an act relating to location of registration certificates.

Read first time and referred to committee on law enforcement.

House File 81, by Langland, Tieden, Bergman, Kitner, Mohrfeld, Warren, Walter, Mendenhall, Christensen, Shaw, Miller of Jones, Welden and Kehe, a bill for an act relating to school attendance requirements.

Read first time and referred to committee on schools.

House File 82, by Johnson of Audubon-Guthrie, Crabb and Knoblauch (Shirley and Neu), a bill for an act creating an area vocational school.

Read first time and referred to committee on schools.

House File 83, by Johnston of Johnson, a bill for an act relating to requirements for probation officers and parole agents.

Read first time and referred to committee on law enforcement.

House File 84, by Johnston of Johnson, Kennedy of Chickasaw, Hill, Freeman of Buena Vista, Pelton, Ellsworth, Gannon, Blouin, Ewell, Freeman of Clay-Dickinson, Christensen, Caffrey and Mezvinsky, a bill for an act relating to collecting and disseminating credit information.

Read first time and referred to committee on commerce.

House File 85, by Waugh, Darrington, Peterson and Doyle (Schaben), a bill for an act to exempt employees of drainage districts from coverage under the Iowa public employees' retirement system, except those employees already vested.

Read first time and referred to committee on state government.

House File 86, by Mendenhall, Tieden, Langland, Pierson and Menefee, a bill for an act prohibiting the use of "throw-away" beverage containers, and regulating the use of other beverage containers.

Read first time and referred to committee on law enforcement.

House File 87, by Knight, Graham and Nelson, a bill for an act making marijuana a noxious weed.

Read first time and referred to committee on agriculture.

House File 88, by Mayberry, Renda, Gannon and Knight, a bill for an act creating the office of district attorney.

Read first time and referred to committee on judiciary.

House File 89, by Dougherty, a bill for an act to provide a three-day waiting period for the issuance of a gun permit.

Read first time and referred to committee on law enforcement.

House File 90, by Van Drie, Stromer, Kreamer, Millen, Christensen, Miller of Jones, Langland, Roorda, Bergman, Lippold, Menefee, Kehe, Lipsky, Battles, Knight, Ellsworth, Sorg, Nielsen, Warren, Winkelman, Freeman of Clay-Dickinson, Nelson, Walter, Tieden and Mohrfeld, a bill for an act relating to parental responsibility for actions of children.

Read first time and referred to committee on law enforcement.

House File 91, by Christensen, a bill for an act to permit the conservation commission to promulgate, for experimental purposes, special rules relating to the operation of watercraft and other water-oriented activity on Green Valley Lake, near the city of Creston.

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

House File 92, by Klein, a bill for an act relating to the chemical testing of intoxicated drivers.

Read first time and referred to committee on law enforcement.

House File 93, by Renda, Baker, Blouin and Brinck, a bill for an act limiting the population of election precincts.

Read first time and referred to committee on county government.

House File 94, by Miller of Page, Roorda, Kitner, Tieden, Stokes, Lippold, Mohrfeld, Winkelman, Voorhees, Holden, Christensen, Sorg,

Warren, Menefee, Kehe and Walter, a bill for an act relating to the maintenance of secondary roads.

Read first time and referred to committee on county government.

House File 95, by Hamilton, Van Drie, Dougherty, Millen, Logue, Kennedy of Dubuque, Cunningham, Strothman, Corey, Holden, Dietz and Miller of Marshall (Stanley), a bill for an act to designate Herbert Hoover Day as a state holiday.

Read first time and referred to committee on Iowa development.

House File 96, by Sorg, Ellsworth, Welden, Stokes, Winkelman, Voorhees, Ossian, Shaw, Stromer, Kreamer, Miller of Page, Nielsen, Kitner, Lippold, Warren, Crabb, Graham, Koch, Hansen of Black Hawk, Mohrfeld and Bergman, a bill for an act relating to service taxes on new construction, advertising, and the processing of farm products.

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

House File 97, by Fisher of Greene, Kitner, Nielsen, Stromer, Miller of Jones, Koch, Sorg, Strand, Roorda, Warren, McIntyre, Huff, Freeman of Clay-Dickinson, Hansen of Black Hawk, Lippold, Mohrfeld, Walter and Nelson, a bill for an act relating to employment of law-enforcement personnel.

Read first time and referred to committee on law enforcement.

House File 98, by Perkins and Ellsworth (Frommelt and Walsh), a bill for an act relating to the sale of beer.

Read first time and referred to committee on law enforcement.

House File 99, by Perkins and Ellsworth (Frommelt and Walsh), a bill for an act relating to the time during which alcoholic liquor may be sold and consumed.

Read first time and referred to committee on law enforcement.

SENATE MESSAGE CONSIDERED

Senate Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

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

PROOF OF PUBLICATION

Published copy of Senate File 59 and verified proof of publication of said bill in the Madrid Register-News, Madrid, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

CONSIDERATION OF JOINT RESOLUTIONS REGULAR CALENDAR

Van Nostrand of Pottawattamie asked and received unanimous consent to take up for immediate consideration Senate Joint Resolution 1, a joint resolution proposing a constitutional amendment relating to qualifications of electors, with report of committee recommending passage.

Van Nostrand of Pottawattamie moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the resolution was read a last time.

Senate Joint Resolution 1, a joint resolution proposing a constitutional amendment relating to qualifications of electors.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section one (1) of Article two (II) of the Constitution, as amended in eighteen hundred sixty-eight (1868), is hereby repealed and the following is hereby adopted in lieu thereof:

- "Section 1. Every citizen of the United States of the age of twenty-one (21) years, who shall have been a resident of this State for such period of time as shall be provided by law and of the county in which he claims his vote for such period of time as shall be provided by law, shall be entitled to vote at all elections which are now or hereafter may be authorized by law. 'The General Assembly may provide by law for different periods of residence in order to vote for various officers or in order to vote in various elections. The required periods of residence shall not exceed six (6) months in this State and sixty (60) days in the county."
- Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-second General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-third General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year

nineteen hundred seventy in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?" (S.J.R. 1)

The ayes were, 117:

Freeman of Lipsky Rex Andersen Clay-Dickinson Logue Rodgers Bailey Mayberry Roorda Baker Goode McCormick Sanders Schmeiser Battles Graham McIntyre Bergman Hamilton Mendenhall Schroeder Blouin Hansen of Menefee Schwartz Black Hawk Mezvinsky Shaw Brinck Hanson of Middleswart Shepherd Caffrey Howard-Mitchell Millen Campbell Skinner Christensen Hill Sorg Miller of Holden Cochran Des Moines Stokes Corey Huff Miller of Strand Crabb Johnson of Stroburg Jones Crosier Audubon Miller of Stromer Cunningham Johnston of Marshall Strothman Darrington Johnson Tapscott Miller of Den Herder Kehe Tieden Page Milligan Van Drie Dietz Kennedy of Dooley Chickasaw Mohrfeld Van Nostrand Dougherty Kennedy of Nelson Van Roekel Dovle Dubuque Newton Varley Kitner Dunton Nielsen Voorhees Klein Edgington Nolting Walter Kluever Ellsworth O'Hearn Warren Ewell Knight Ossian Waugh Fischer of Knoblauch Pelton Weichman Grundy Koch Peterson Welden Fisher of Kreamer Pierson Wells Greene Kruse Poncy Winkelman Franklin Langland Priebe Wolfe Freeman of Lawson Radi Mr. Speaker Buena Vista Lippold Renda

The nays were, none.

Absent or not voting, 6:

Bennett Grassley McCartney Perkins Camp Jesse

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

Van Nostrand of Pottawattamie asked and received unanimous consent to take up for immediate consideration **Senate Joint Resolution** 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney, with report of committee recommending passage.

Van Nostrand of Pottawattamie moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the resolution was read a last time.

Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section thirteen (13) of Article five (V) of the Constitution of the State of Iowa as amended by Amendment four (4) of the Amendments of eighteen hundred eighty-four (1884) is hereby repealed.

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-second General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-third General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred seventy in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?" (S.J.R. 3)

The ayes were, 118:

Alt. Ewell Kehe Millen Andersen Fischer of Kennedy of Miller of Bailey Grundy Chickasaw Des Moines Kennedy of Baker Fisher of Miller of Battles Greene Dubuque Jones Kitner Bergman Franklin Miller of Blouin Freeman of Klein Marshall Brinck Buena Vista Kluever Miller of Caffrey Freeman of Knight Page Campbell Clay-Dickinson Knoblauch Milligan Christensen Gamon Koch Mohrfeld Cochran Goode Kreamer Nelson Corev Graham Newton Kruse Crabb Grasslev Langland Nielsen Crosier Hamilton Lawson Nolting Cumningham Hansen of Lippold O'Hearn Darrington Black Hawk Lipsky Ossian Den Herder Hanson of Pelton Logue Howard-Mitchell Mayberry Dietz Peterson Dooley Hill McCormick Pierson Dougherty Holden McIntyre Poncy Doyle Huff Mendenhall Priebe Johnson of Dunton Menefee Radl Edgington Audubon Mezvinsky Renda Ellsworth Johnston of Middleswart Rex Johnson

Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw	Skinner Sorg Stokes Strand Stroburg Stromer Strothman	Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter	Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker
Shaw	Strothman	Walter	Mr. Speaker
Shepherd	Tapscott	Warren	

The nays were, none.

Absent or not voting, 5:

Bennett Jesse McCartney Perkins

Camp

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 9

By Roorda, Ellsworth, Welden, Tieden, Stokes, Strothman, Winkelman, Voorhees, Ossian, Kreamer, Miller of Page, Nielsen, Menefee, Strand, Koch, Milligan, Graham, Campbell and Huff

Whereas, intergovernmental cooperation between state and local tax administrations promotes efficiency in government and equity in distribution of the tax burden; and

Whereas, Iowa's present system of financing local government primarily by means of property taxes raises serious questions about the equitability of our tax structure; and

Whereas, a system of revenue sharing between state and local governments permits some of the expenses of local government to be met by income and sales taxes as well as property taxes, provides more adequate sources of revenue, and places more authority and responsibility in local governments; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring: That the legislative research committee establish a committee to conduct a study of methods of implementing the principle of revenue sharing between state and local governments, which may include a study of procedures for tax collection by the state for the benefit of local governments.

Be It Further Resolved, That the legislative research committee report the study findings and recommendations, with suggested legislation to implement its proposals, to the Sixty-fourth General Assembly.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 10

By Gannon, Dunton, Mayberry, Mezvinsky, Johnston of Johnson, Kennedy of Chickasaw, Crosier, Middleswart, Cochran, Blouin, Schwartz, Jesse, Priebe, Baker and Skinner

Whereas, the voters of Iowa at the last general election approved the constitutional amendment for annual sessions of the General Assembly; and Whereas, the approval of the constitutional amendment for annual sessions

indicates support by the voters of Iowa for annual legislative attention to the needs of the State of Iowa; and

Whereas, the approval of this constitutional amendment was aided by the belief of the voters of Iowa that annual sessions of the General Assembly would bring about the close scrutiny of appropriations that is inherent in annual budgeting; and

Whereas, it is imperative that annual appropriations be adopted as soon as possible in order to provide for maximum efficiency of the operations of state government in accordance with wishes of the voters of the State of Iowa, now, therefore,

Be It Resolved by the House, the Senate Concurring: That the appropriations committees of the House and Senate of the Sixty-third General Assembly are hereby instructed to bring forth the necessary legislation to implement annual budgets and are further instructed to make all appropriations recommendations on an annual basis for the fiscal year beginning July 1, 1969, and ending June 30, 1970.

Laid over under Rule 25.

On motion by Van Drie of Story, the House recessed until the fall of the gavel.

The House reconvened, Speaker Harbor in the chair.

HOUSE JOINT RESOLUTION 1 WITHDRAWN

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw House Joint Resolution 1 from further consideration by the House.

APPOINTMENT OF APPORTIONMENT COMMISSION (Senate Joint Resolution 5)

The fourteen member apportionment commission created by the passage of Senate Joint Resolution 5 has been appointed by Republican State Chairman Jack Warren, Waterloo, Iowa, and Democrat State Chairman Clark Rassmussen, West Des Moines, Iowa, and the members are as follows:

FIRST DISTRICT—Lee Schneider, Davenport, Iowa, machine design engineer and First District Young Republican Chairman, and Alan Lee, Davenport, Iowa, president of the Quad Cities Federation of Labor.

SECOND DISTRICT—L. D. Carstensen, Clinton, Iowa, Clinton County attorney and former State Representative, and Mrs. James Green, Dubuque, Iowa, housewife and member of the State Democrat Central Committee.

THIRD DISTRICT—T. Cooper Evans, Grundy Center, Iowa, farmer and State Republican finance chairman, and Robert D. Fulton, Lieutenant Governor of the Sixty-second General Assembly.

FOURTH DISTRICT—Harlan Lowe, Toledo, Iowa, area manager of the Iowa Electric Light and Power Company and Tama County Republican Chairman, and James Rielly, Oskaloosa, Iowa, attorney and former United States Attorney for Southern Iowa.

FIFTH DISTRICT—Bennett Webster, Des Moines, Iowa, attorney, and Charles Hanson, Des Moines, Iowa, insurance company executive.

SIXTH DISTRICT—Fred W. Benson, Sheldon, Iowa, insurance executive and former Sixth District Republican Chairman, and John Kibbie, Emmetsburg, Iowa, farmer and former State Senator.

SEVENTH DISTRICT—R. John Swanson, Red Oak, Iowa, lawyer and former Montgomery County Republican Chairman, and Marvin Shirley, Minburn, Iowa, farmer and former State Representative.

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 40, a bill for an act relating to providing authority to the executive council to purchase and sell real estate and demolish state buildings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House FHe 45, a bill for an act relating to television sets in motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

AMENDMENTS FILED

- 1 Amend House File 46 by adding the following new section:
- 2 Sec. 2. Section three hundred twenty-one point two hundred
- 3 eighty-five (321.285), Code 1966, is further amended by
- 4 striking from line one (1) of subsection five (5) the word
- 5 "Sixty (60)" and inserting in lieu thereof the word "Sixty-
- 6 five (65)".

GRAHAM of Ida-Sac

- 1 Amend House File 72 by adding to Section 1 the following
- 2 paragraph:
- 3 "All moneys received from such services shall be allocated
- 4 to the general fund of the county in which these cities or towns
- 5 are located."

STOKES of Plymouth

On motion by Van Drie of Story, the House adjourned until 9:00 a.m., Wednesday, January 29, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, JANUARY 29, 1969.

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

Prayer was offered by Father Don Bruck, pastor of the Christ the King Church, Des Moines, Iowa.

The Journal of Tuesday, January 28, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Freeman of Buena Vista on request of Klein of Winnebago-Worth.

PRESENTATION OF VISITORS

Lippold of Black Hawk presented to the House one hundred twenty-four Girl Scouts from Conestoga Council Girl Scouts, West Waterloo, Iowa, Troops 52, 139, 160, 274 and 440, accompanied by their leaders, Miss Peterson, Mrs. Stevens, Mrs. Sadd, Mrs. Eggleston and Mrs. Lippold; Girl Scouts from Washburn, Iowa, Troop 215, with their leader, Mrs. Hopper; and Girl Scouts from LaPorte City, Iowa, Troop 180, with their leader, Mrs. Richardson.

He also introduced to the House two foreign exchange students, Torril Sandvig from Norway and Edith Worsch from Germany.

PETITIONS

The following petitions were received and placed on file:

By Cochran of Webster and Mayberry of Webster, from forty-seven residents of Webster County supporting stronger legislation and effective enforcement of laws concerning child molestation.

By Shaw of Scott, from nine residents of Scott County supporting legislation to retain and strengthen state controlled meat inspection and to provide state matching funds for compliance with the Federal Wholesome Meat Act of 1967.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 40 and 45, under Rule 35.

INTRODUCTION OF BILLS

House File 100, by Knight and Graham, a bill for an act relating to the method for refunding improper tax levies.

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

House File 101, by Bennett, Renda, Kreamer, Huff, Hill, Cunningham, Roorda and Millen, a bill for an act to increase the salary of municipal court judges.

Read first time and referred to committee on judiciary.

House File 102, by Andersen, Peterson, Dooley, Koch and Doyle (Erskine and Sullivan), a bill for an act relating to compensation of members of election boards.

Read first time and referred to committee on county government.

House File 103, by Schmeiser, Miller of Des Moines, Cochran, Strothman and Schroeder, a bill for an act relating to the clerk of the board of review.

Read first time and referred to committee on county government.

House File 104, by Mendenhall, Tieden, Langland, Pierson and Menefee, a bill for an act relating to voting at primary elections.

Read first time and referred to committee on state government.

House File 105, by Lipsky, McIntyre, Camp, Grassley, Miller of Jones, Bailey and Caffrey, a bill for an act to require a waiting period between purchase and delivery of weapons and firearms.

Read first time and referred to committee on law enforcement.

House File 106, by Goode, a bill for an act relating to members of the General Assembly of the State of Iowa and repealing chapter thirty-eight B (38B), Code 1966.

Read first time and referred to committee on state government.

House File 107, by Lipsky, Klein, Sorg, Shaw, Voorhees and Caffrey, a bill for an act relating to the establishment of uniform standards for the payment of wages by employers, providing procedures for settling disputes concerning wage payment, and for related purposes.

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

House File 108, by committee on judiciary, a bill for an act relating to the Iowa Employment Security Commission.

Read first time and placed on the calendar.

House File 109, by Edgington, Tieden, Winkelman, Laugland, Schroeder, Cochran, Miller of Jones, Miller of Des Moines, Nielsen, Johnson of Audubon-Guthrie, Andersen and Dooley (Shaff, Van Gilst, McGill, Lodwick, Neu, Erskine, Sullivan, Balloun and Reichardt), a bill for an act relating to parental responsibility for tortious acts of children.

Read first time and referred to committee on judiciary.

House File 110, by Ellsworth, Perkins and Brinck (Frommelt and Walsh), a bill for an act relating to the time during which liquor may be delivered, sold and consumed.

Read first time and referred to committee on law enforcement.

House File 111, by Den Herder and Ossian, a bill for an act relating to municipal utility retirement systems.

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

House File 112, by Grassley and Knight (Kyhl and Keith), a bill for an act relating to studded tires on school buses.

Read first time and referred to committee on transportation.

House File 113, by committee on judiciary, a bill for an act relating to dogs in food establishments.

Read first time and placed on the calendar.

On motion by McCartney of Floyd, the House recessed until 10:45 a.m.

The House reconvened, Speaker Harbor in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 57, a bill for an act relating to appropriation for the law enforcement officers' training academy.

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

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

Senate Concurrent Resolution 6, concerning daily compensation of all chaplains and officers and employees of the Sixty-third General Assembly of the Senate and House of Representatives.

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

Senate Concurrent Resolution 7, concerning daily compensation of joint legislative employees of the Sixty-third General Assembly.

CARROLL A. LANE Secretary of the Senate

REPORT OF JOINT PERSONNEL COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

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

LEGISLATIVE RESEARCH BUREAU

Bill Drafter I:

Barry Minear, Polk County

Bill Drafter II:

Thurman P. Bachman, Polk County

Research Assistant:

Paul A. Romans, Polk County

Typists:

Connie Kay Coughennower, Polk County

Maxine R. Ellis, Polk County

Dorothy V. Samuelson, Polk County

Proofreaders:

Maxine E. Balducki, Polk County Edith H. Bfilings, Polk County Grace A. Broderick, Polk County

Bill Clerks:

Mary M. Parker, Polk County Betty Anne Randol, Polk County

Clerk

Patrice Kay Beam, Warren County

JOINT HELP

Supervisor of Legislative Index Clerks:

Maxine Gunton, Polk County

Assistant Supervisor of Legislative Index Clerks:

Juanita Swackhammer, Polk County

Index Clerks:

David J. Eaton, O'Brien County

John F. Stewart, Wapello County

Law Library Clerk:

Martha B. Hicklin, Louisa County

Postmistress:

Lela J. Nelson, Cherokee County

Mail Carrier:

Earl E. Walter, Polk County

CUSTODIAN

Janitors:

William L. Oldaker, Polk County James M. Sullivan, Polk County Maurice McMurray, Polk County George M. Major, Polk County Paul E. Major, Polk County Calvin G. Pruitt, Polk County Raymond Gordon, Polk County Pirl Bryan Stuart, Polk County Dale A. Green, Polk County Mellgren Schroeder, Polk County

Parking Attendants:

Frank W. Miller, Polk County George W. Day, Polk County Edward H. Nixon, Polk County Russell Brafford, Polk County John P. Blue, Polk County

Raymond V. Keeney, Jr., Warren County

Elevator Operators:

Agnes Bertogli, Polk County Mary L. Carter, Polk County

Matron:

Mary F. Parker, Polk County

Watchmen:

Claude Higens, Warren County John W. Wilfon, Polk County

Cloakroom Attendants:

Lulu M. Harris, Polk County Henrietta L. Van Rees, Polk County

KENNETH BENDA On the Part of the Senate HAROLD O. FISCHER On the Part of the House

SENATE CONCURRENT RESOLUTION 6 By Personnel Committee

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

or as soon thereafter as conveniently can be done";
Now, Therefore, Be It Resolved by the Senate, the House Concurring:
That the daily compensation of all chaplains, and officers and employees of the Sixty-third General Assembly shall be as follows, to be paid in accordance with the rules of the Senate and House:

OFFICERS AND EMPLOYEES OF THE SENATE

Secretary of the Senate	\$40
Assistant Secretary of the Senate	
Legislative Counsel	30
Assistant Law and Reading Clerk	
Journal Clerk	20.
Assistant Journal Clerk	18.
Engrossing Clerk	18.
Secretary to the Secretary	
Secretary to Legislative Counsel	
Special Clerk	

	15.0
Secretary to Lieutenant Governor	21.0
Payroll Clerk	15.0
Supply and Secretary's Clerk	18.0
Secretaries to Senate Standing Committee Chairmen	15.0
Secretaries to Senate Appropriations Subcommittee	
Chairmen	15.0
Secretary to President Pro Tempore	15.0
Senate Floor Leaders' Secretaries (2)	15.0
Senate Ranking Member Committee Secretaries	14.0
Senate Secretaries	13.0
Control Board Operator	12.0
Bill Clerk	12.0
Assistant Bill Clerk	11.0
File Clerk	10.0
Sergeant-at-Arms	15.0
Assistant Sergeant-at-Arms	12.0
Chief Doorkeeper	12.0
Assistant Doorkeepers	11.0
Telephone Pages	9.0
Cloakroom Attendant	10.0
Porter	10.0
Postmistress	11.0
Pages	9.0
Chief Clerk	40.
Chief Clerk	26.0
Assistant Chief ClerkLegislative Counsel	26.0 30.0
Assistant Chief Clerk	26.0 30.0 19.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk	26.0 30.0 19.0 23.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk	26.0 30.0 19.0 23.0 18.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk	26.0 30.0 19.0 23.0 18.0 21.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk	26.0 30.0 19.0 23.0 18.0 21.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk	26.0 30.0 19.0 23.0 18.0 21.0 19.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks	26.0 30.0 19.0 23.0 18.0 21.0 19.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Clerk to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker	26.0 30.0 19.0 23.0 18.0 19.0 19.0 21.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Clerk to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel	26.0 30.0 19.0 23.0 18.0 19.0 19.0 21.0 19.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Clerk Clerk Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen	26.0 30.0 19.0 23.0 18.0 19.0 19.0 21.0 19.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Clerk Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee	26.0 30.0 19.0 23.0 18.0 19.0 21.0 19.0 15.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen	26.0 30.6 19.0 23.0 18.0 19.0 19.0 15.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2)	26.0 30.0 19.0 23.0 18.0 19.0 19.0 15.0 15.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries	26.0 30.0 19.0 23.0 18.0 19.0 19.0 15.0 15.0 14.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries	26.0 30.0 19.0 23.0 18.0 19.0 21.0 19.0 15.0 15.0 14.0 13.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries Sergeant-at-Arms	26.0 30.0 19.0 23.0 18.0 19.0 19.0 15.0 15.0 14.0 15.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries Sergeant-at-Arms Assistant Sergeant-at-Arms	26.0 30.0 19.0 23.0 18.0 19.0 19.0 15.0 15.0 15.0 14.0 15.0 12.0 12.0 12.0 12.0 12.0 12.0 12.0 12
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries Sergeant-at-Arms Assistant Sergeant-at-Arms Bill Clerk	26.0 30.0 19.0 23.0 18.0 19.0 19.0 15.0 15.0 15.0 14.0 13.0 13.0 13.0 13.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries Sergeant-at-Arms Assistant Sergeant-at-Arms Bill Clerk Assistant Bill Clerk	26.0 30.0 19.0 23.0 18.0 19.0 21.0 19.0 15.0 15.0 15.0 14.0 13.0 12.0 12.0 12.0 12.0 12.0 12.0 12.0 12
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries Sergeant-at-Arms Assistant Sergeant-at-Arms Bill Clerk Assistant Bill Clerk File Clerk	26.0 30.0 19.0 23.0 18.0 19.0 19.0 15.0 15.0 15.0 15.0 12.0 13.0 12.0 12.0 13.0 14.0 12.0 12.0 13.0 14.0 15.0 15.0 16.0 17.0 17.0 17.0 17.0 17.0 17.0 17.0 17
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries Sergeant-at-Arms Assistant Sergeant-at-Arms Bill Clerk Assistant Bill Clerk File Clerk Supply Clerk	26.0 30.0 19.0 23.0 18.0 19.0 19.0 15.0 15.0 15.0 12.0 12.0 12.0 12.0 12.0 12.0 12.0 12
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries Sergeant-at-Arms Assistant Sergeant-at-Arms Bill Clerk Assistant Bill Clerk File Clerk Supply Clerk Chief Electrician	26.0 30.0 19.0 23.0 18.0 19.0 19.0 15.0 15.0 15.0 12.0 13.0 13.0 13.0 13.0 13.0 17.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries Sergeant-at-Arms Bill Clerk Assistant Bill Clerk File Clerk Supply Clerk Chief Electrician Assistant Electrician	26.0 30.0 19.0 23.0 18.0 19.0 21.0 15.0 15.0 15.0 12.0 15.0 12.0 17.0 17.0 17.0 17.0 17.0 17.0
Assistant Chief Clerk Legislative Counsel Engrossing Clerk Chief Journal Clerk Journal Clerk Secretary to Chief Clerk Secretary to Chief Clerk Clerk to Chief Clerk and Payroll Clerk Supervisor of Clerks Secretary to Speaker Assistant to Legislative Counsel Secretaries to House Committee Chairmen Secretaries to House Appropriations Subcommittee Chairmen House Floor Leaders' Secretaries (2) House Ranking Member Committee Secretaries House Secretaries Sergeant-at-Arms Assistant Sergeant-at-Arms Bill Clerk Assistant Bill Clerk File Clerk Supply Clerk Chief Electrician	40.6 26.0 30.6 19.0 23.6 19.0 21.0 19.0 15.0 15.0 15.0 15.0 11.0 11.0 11.0 11

Postmaster	11.00
Doorkeepers	11.00
Cloakroom Attendants	
Pages	9.00
Porters	
Mail Carriers	11.00

Be It Further Resolved: That the compensation of chaplains officiating at the opening of the sessions of the Senate and House of the Sixty-third General Assembly shall be fixed at ten dollars (\$10.00) for each branch of the General Assembly, and, in addition thereto, mileage at the rate of ten (10) cents per mile to and from the state capitol.

Laid over under Rule 25.

SENATE CONCURRENT RESOLUTION 7 By Personnel Committee

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

Now, Therefore, Be It Resolved by the Scnate, the House Concurring: That the daily compensation of all joint legislative employees of the Sixtythird General Assembly shall be as follows, to be paid in accordance with the rules of the Senate and House:

LEGISLATIVE RESEARCH BUREAU

LEGISLATIVE RESEARCH BUREAU	
Bill Drafter I	\$ 35.00
Bill Drafter II	
Research Assistant	17.00
Typists	15.00
Proofreaders	15.00
Bill Clerks	11.50
Clerk	11.00
JOINT HELP	
Supervisor of Legislative Index Clerks	18.00
Assistant Supervisor of Legislative Index Clerk	15.00
Index Clerks	13.00
Law Library Clerk	11.00
Postmistress	11.00
Mail Carrier	11.00
CUSTODIAN	
Janitors	11.00
Parking Attendants	12.00
Elevator Operators	11.00
Matron	10.00
Watchmen	11.00
Cloakroom Attendants	10.00

Laid over under Rule 25.

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

Motion prevailed and the Speaker appointed Weichman of Benton, Stromer of Hancock and Mezvinsky of Johnson.

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

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

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

JOINT CONVENTION

In accordance with law and House Concurrent Resolution 8 duly adopted, the joint convention was called to order, President Jepsen presiding.

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

Senator Stanley of Muscatine moved that a committee of six consisting of three members from the Senate and three members from the House be appointed to notify Governor Ray that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senators Stephens of Washington, Parker of Buchanan and Schaben of Harrison on the part of the Senate, and Representatives Winkelman of Calhoun, Kreamer of Polk and Dunton of Keokuk on the part of the House.

The committee waited upon Governor Ray and escorted him to the Speaker's station. President Jepsen then presented Governor Ray, who delivered the following budget address:

BUDGET MESSAGE TO THE SIXTY-THIRD GENERAL ASSEMBLY BY THE HONORABLE ROBERT D. RAY, GOVERNOR OF IOWA Joint Session, January 29, 1969

Mr. President, Mr. Speaker, Honorable Members of the Sixty-third General Assembly, Ladies and Gentlemen:

Chapter eight of the Code of Iowa provides that the Governor present his biennial budget to the General Assembly by February 1 of each odd-

numbered year. Therefore, this is my budget presentation to you for the biennium ending June 30, 1971, along with the Budget in Brief. The detailed budget and related proposed legislation will be transmitted to you as soon as printed copies are available.

At the outset, let me say that this responsibility loomed as tall as Mount Everest, when I tackled it after the November election. The state obviously faced a painful financial bind as a result of spending policies for the present biennium, which will leave Iowa's financial cupboard relatively bare.

Additionally, I was greeted—in the budget hearings—with departmental askings of nearly \$780 million for each year of the next biennium. Those askings were more than 50 percent greater than the average anticipated annual income from present taxes during the next two fiscal years. To bring outgo and income into balance—as I was pledged and determined to do—required paring more than a half-billion—that's right, a half-billion—dollars from departmental requests for the biennium. Moreover, that financial surgery had to be done without killing the patient or leaving him crippled.

This we have succeeded in doing. I am submitting a budget which accomplishes three purposes:

FIRST, It is a balanced budget; we shall be living within our means.

SECOND, It calls for no tax increases and no new taxes.

THIRD, It provides for the orderly growth of state government functions which contribute to building a greater Iowa.

All of this would have been impossible without modern executive budget-making and financial control, which is a comparatively recent development in Iowa state government. It dates back to 1933, when the office of State Comptroller was established, in response to a broad survey of public administration in Iowa, conducted by the Brookings Institution of Washington, D. C., under authority of the Forty-fifth General Assembly. That survey remains perhaps the most detailed study of Iowa government, in its entirety, which has ever been made. It is an example of the kind of trail-blazing in which each governor and each General Assembly should be continuously engaged.

BIENNIAL BUDGET

This budget covers a two-year period as required by state statute. It was prepared from information supplied by the various departments of state government in their budget requests—also required by law to be on a biennial basis. Your decision to keep this session short and business-like is commendable and I have concluded that an immediate change to annual budgeting would make achievement of this goal difficult.

Annual sessions of the General Assembly will make possible better control of the fiscal matters of the state. This first session of this two-session biennium gives us both, the Legislature and the Governor's office, an excellent opportunity to examine how we can best bring this improved budgetary control into being. We can determine whether annual budgets are the best route to take—or whether annual review would better accomplish what we mutually desire as an end result.

I know you will carefully consider the relative advantages and disadvantages of these two options—as will I. If it is decided that annual budgeting is desirable, there will be ample time during the 1970 session to make the necessary statutory changes before the budget hearings for the 1971-73 biennium.

As an interim step, to help assure tight budget control, I intend to hold informal departmental budget hearings before the General Assembly con-

venes in 1970. This will provide a second opportunity to evaluate needs and funding within this two-year period. Results of these hearings will be forwarded to you for consideration.

I am sure that you will want to review appropriations during the 1970 session and make any necessary changes to meet unexpected problems or to reduce expenditures where additional savings are possible. Perhaps the appropriations committees during the 1970 session could evaluate the performance of departments, thus giving additional incentive for economy. Accountability and sound management are necessary ingredients to assure that tax money is being spent wisely.

In summary, the financial affairs of our state are immense and complex but are subject to the same rules followed by any wise and successful family or business. This is common sense. Our state is nothing more than all of our families and all of our businesses—and the same prudent spending policies should apply. I share your determination that the people of Iowa shall receive full value for every dollar we spend.

GENERAL

A Governor's budget represents his governmental philosophy and program, expressed in dollar terms. Any governor—whoever he may be—has only three ways of providing leadership:

First, by the appointments he makes to key agencies.

Second, by his persuasive powers with legislators, administrators, and the public.

Third, by his recommendations for the allocation of state resources to meet state needs.

I shall be deciding on appointments and forwarding names to the Senate for confirmation. I shall be visiting with you about Iowa's problems and their solutions. It is the allocation of funds with which we are concerned in today's message and related documents.

Building the budget during the past two months was a rewarding experience, despite its great difficulty. The budget hearings offered opportunities to meet department heads and explore with them their needs and challenges. As you know, Iowa state agencies range in size from service departments with one or two employees, to three universities with some 45,000 students. Many of you—both members of the Budget and Financial Control Committee and other legislators—sat with me in the hearings, and raised searching questions which were indeed helpful.

While limited funds make it impossible to do as much as we would like to do in many areas of services and aids, I am presenting a budget which requires no increase in state taxes but provides nonetheless for the effective functioning and advancement of state government during the next two years.

Specifically, I refer to the following areas:

ADMINISTRATION AND SERVICES

The entire Administrative and Services Division of the budget represents approximately six percent of the total—slightly smaller in percentage than in the previous biennium.

This area includes all housekeeping departments, plus many of the smaller program departments. While a "hold the line" approach was taken toward all of them, provision has been made for program improvement.

For example, I recommend that the state allot funds to provide an effective attack on the problems of alcoholism, even though the federal government is pulling the string on federal funds and such funds will be exhausted by the end of the present fiscal year for the Iowa Comprehensive Alcoholism Project, generally called ICAP. The budget recommends consolidation of this project into the Commission on Alcoholism, which will then be funded with one-half million dollars per year for allocation to worthwhile city and county programs on a state-grant basis. Thus, we can work with and evaluate the problem of alcoholism, while at the same time meeting some of the current needs of communities in this field of action.

For the Iowa Development Commission I recommend an increase of more than \$200,000 per year—in other words about one-fourth more than it is now receiving—to be used to attract new industries to Iowa—and keep present ones here. A highly competent staff is necessary to promote the state in forceful fashion. Therefore, I ask that salary levels of key personnel be substantially raised, and that consideration be given to reorganizing the Commission itself as I recommended in my Inaugural Message. Only with strong leadership, superior staff, and adequate funds can Iowa implement a vibrant program of industrial expansion—so crucial to achieving our goal of a balanced economy.

I am asking that provision be made for a central purchasing concept within the Executive Council structure, so that all departments will buy materials and supplies of highest quality, at competitive prices. This logical, business-like approach to state business will be a great improvement over the disarranged purchasing methods now in use; and it will pay a big return on the \$25,000 a year which is requested to get it started.

Funding is asked for establishment of an Urban Affairs Division to be attached to the Office for Planning and Programming. This Urban Affairs Division would coordinate and amplify the state's relationships with cities and towns. Problems at those levels of government are awesomely complex, and we must avoid entanglement in "red tape" as we search out solutions. With the funding which I request, the Urban Affairs Division will have competent personnel to get and provide the answers and not just point out the difficulties. I also propose that \$100,000 per year from the Urban Affairs allocation be used as a matching fund to stimulate youth summer employment projects, set up throughout Iowa by local groups—including many from the private sector.

Air and water pollution control, along with comprehensive health planning, is imperative within the state's total health program. Examination of those areas—including federal moneys available to support them—will have high priority in this administration.

There have been many and frequent suggestions that much could be done to improve business practices of the Liquor Control Commission. Most of those suggestions have dealt with the purchase and handling of inventories. Stocks of liquor may be too high in relation to sales as a result of commission policies concerning purchases, inventory and sales. To guarantee that Iowa shall have the best possible practices in liquor inventory and accounting, this budget provides additional funds to develop and implement such practices, including use of computers where practicable. Such a program would be carried out in part by consultants, supplementing staff from the Comptroller's and Auditor's offices and Liquor Control Commission.

Concerning the Revenue Department, the budget provides for bringing its employees under the Merit Employment System. Economies can be achieved by installing a fully mechanized system to handle the millions of

documents which flow through that department each year. Reductions in the number of employees are possible in the Revenue Department—if coupled with the upgrading of several key positions and the simplification of the individual tax forms. We must keep in mind that additional responsibilities have been placed on this agency under the School Aid-Tax Revision Program of the 1967 Legislature. Provision has been made for the establishment of an "Ombudsman" so that a person aggrieved or who feels aggrieved will have a place to go in this maze of governmental operations.

Many smaller agencies—not big in dollars, but important in their contributions to the state—have been provided for in my recommendations. These include the Commission on Aging, Arts Council, Capitol Planning, Civil Rights, cooperating with other states through the Council of State Governments, Commission on Employment of the Handicapped, Industrial Commission, Bureau of Labor, and others.

LEGISLATIVE AND JUDICIAL

Budget increases in this area are basically in an item to provide funding for an adequate Judicial Retirement System.

The present long-standing Judicial Retirement System is actuarially unsound. In their request to me, the judges recommended a meaningful retirement system and I have endorsed this proposal in lieu of salary increases. As you review the present and proposed retirement systems, bear in mind that one safeguard for the integrity of our state courts is a fair and sound retirement system.

SOCIAL SERVICES

Nowhere did the complexities of public administration and budgeting impress themselves on me more forcefully than in the field of Social Services. As you know, the previous boards of Social Welfare, Control, and Parole were merged during this biennium. The full benefits of this merger are still to be reaped, but the new structure is built and central budgeting is a reality.

To the Income Maintenance Division—representing so-called categoric aids of the former Social Welfare Department—I am applying the same philosophy which pervades this entire budget. It is the philosophy of doing a better job with what we have, by applying our creative powers to finding fresh solutions of old problems. Categoric aids include those to the Blind, Disabled, Child Welfare, Dependent Children, Indians, Old-Age and Medical Assistance.

The budget allows for some increase in benefits to children. At the same time there are now fewer Iowans on old age assistance rolls. Our "hold the line" approach in this area is complicated by a significant reduction in federal funds available to Iowa, because of an allocation formula which penalizes states like Iowa with its per capita income base. I am making some provision for a work incentive plan, whose excellent purpose is to help persons while they are learning new skills for future employment.

For the Divisions of Mental Health, Mental Retardation, Adult Corrections, and Family and Children's Services, I am asking that present levels be fully maintained or even raised. Great strides were taken in the past two biennia—particularly in mental retardation—to better serve Iowans less fortunate than ourselves. My request carries out this mandate from previous legislatures and from the people themselves. While new programs

are not as plentiful as they would be if we were endowed with more money, careful selection has been made, and innovations are included in this budget request. I have proposed and now highly commend the establishment of a pilot Youth Forest Camp, which can point the way to eliminating—or greatly shrinking—our juvenile training schools.

The proposed Youth Forest Camp illustrates how far Iowa has moved toward new horizons in providing correction, help and care for those who need it most. We are working through a maze of old custodial concepts toward creative new programs which strike at the causes, rather than symptoms, of deep-seated human problems. But no one in Iowa, or anywhere else, has found a single "correct" or "perfect" formula. No one ever will. Rather, a series of programs—some old, some exploratory—will have to be developed throughout the many levels of government, and with the cooperation of all of them. No state is an island isolated from the rest of society Iowa has led the way to some promising results—especially in its organizational structure of Social Services—but the returns are not all in. A prime objective of my administration is to improve our performance in caring for those less fortunate than ourselves, so that Iowa may come close to achieving the ultimate goals in this field.

PUBLIC SAFETY

The core agency in this area is the Department of Public Safety, which is responsible for highway safety, central crime investigation, motor vehicle registration, and central fire prevention. For budget-making purposes, Public Safety offers more options than any other department. The options which I consider most pressing are contained in this budget request.

Federal funds are available—and more will become available—through the Highway Safety Act and the Omnibus Crime Bill. We must be able to match those funds with state moneys and services. Accordingly, I have provided that \$200,000 per year be earmarked to insure the match. From those joint federal-state funds, the National Crime Information Center will become a reality by the end of this biennium, and the State Crime System will also be in operation. Those systems—fully mechanized by use of computers, teletype, and radio equipment—will greatly strengthen the law enforcement muscle of state and local police agencies. Rather than many additional men, we are committed to making the present staff more effective with the best possible equipment.

The 1967 General Assembly wisely provided funds for construction of a Law Enforcement Academy at Camp Dodge. The Academy's greatest need at this time is for adequate educational staff, which—under my request—will include nine persons. I further ask for four additional agents—including two specialists—for the Bureau of Criminal Investigation, to add to Statewide Central Services. With the same purpose of furnishing the tools which modern law enforcement must have, the budget includes funds for purchasing crime laboratory services at the University of Iowa Center. This utilizes existing facilities instead of the costly approach of establishing an independent laboratory.

The budget also has an item of \$100,000 per year for drivers' license photographs which will supply ready identification and aid in law enforcement. If this sum does not cover all costs related to such photos, the rest of the expense could be met with a very small increase—not exceeding 25 cents—in the driver's license fee.

The entire State Police Radio System, and its operation, require our atten-

tion. While the present system is moving toward obsolescence, it is operable for several more years. Therefore, I am again giving priority to personnel, by requesting funds for fifteen additional radio operators, who will insure that the radio system is "up" at all times. Again, this request ties in directly with modernization of state and national police networks, which will also include additional equipment in the Central Data Processing Center, financed through the budget for the Comptroller's office.

My whole package of askings for law enforcement includes many direct, tangible benefits for local government in Iowa. Every local law officer will have improved tools for coping with his day-to-day problems, as a result of the expanded Police Academy, the Police Network, and a beefed-up state staff of Criminal Investigators.

EDUCATION

In no single field can we afford to short the future. Nowhere is this truer than in education, where Iowa must maintain the gains which you in the Legislature have struggled so hard to achieve. Thus, over half of this budget is allotted to the education of Iowa youth.

And yet it is in this section of the budget that I have faced my most difficult decisions. For elementary and secondary education, a school equalization aid bill was passed two years ago, and we are solemnly obligated to carry out the funding of that program. Scholarship programs have been initiated, and must not be dropped. No additional state funds are needed, however, to maintain Iowa's guaranteed Student Loan Program.

State aid to Drivers' Education and Education and Training of the Handicapped will not be slighted with any budgetary cuts.

Area Community Colleges meet a need for training young people that is not satisfied elsewhere. To provide this necessary training and to develop a skilled work force that in turn attracts more jobs, I have provided a substantial 60 percent increase.

The state shares the tremendous burden of local school costs in two basic ways—the State Equalization Aid, and the sharing of income taxes collected in each school district. I recommend that this relief to local school districts be increased by over \$24 million per year. This increase keeps faith with the intent of all of us to share costs of local schools. Taking into consideration such indirect aids as Agriculture Land Tax Credit and 60 percent Homestead and Personal Property Tax Credits, the rate of state assistance will exceed 40 percent.

The 1967 General Assembly enacted legislation for a statewide television and radio system and provided \$300,000 to finance initial phases of the program. I now request funds to operate this system's Production Center in Des Moines plus \$500,000 in capital funds to build Transmitting Facilities for Channel 12 near Iowa City. With those facilities, over half of the students in Iowa will be within range of this Central Network.

In establishing appropriation standards for the three state universities, my main concern is to insure high educational standards and adequate facilities. This budget provides for an increase of more than \$9.8 million per year—or 12 percent—over the current biennium and will bring the total Board of Regents appropriation to \$91.5 million per year.

In addition, I am recommending that long-range financing legislation be enacted so as to provide additional physical facilities as required at our universities. This legislation will insure a planned building program, financed by those who reap the benefits.

The Legislature should be the decision-making authority for the issuance of capital improvement bonds by each institution and you might want to consider the possibility of bonding for a Western Iowa College.

To maximize the use of all higher educational facilities in the state, I am recommending a program of state tuition grants to Iowa students matriculating at Iowa's twenty-eight private colleges and universities which grant Baccalaureate Degrees. This program can be initiated in the coming biennium at a rate of \$3 million per year. I have provided for that sum in the budget for this important step.

CONSERVATION

The past two biennia have seen increased spending for both operations and capital purposes in the area of Conservation with the aim of improving recreational facilities available to our citizens. This budget provides adequate funds to improve our state parks and waters. Moreover, six and one-half million dollars remain unspent for recreational capital improvements. These available funds will be used to enhance our state's outdoor facilities.

For the long-range upgrading of the State Parks System, I believe that small "user fees" should be established. This method has been successful in other states and Conservation Commission personnel estimate that as much as \$1 million per year could be raised by a modest fee for use of our parks.

HIGHWAYS

Construction and maintenance of Iowa highways are not financed from the general fund of the state but are financed from user fees, principally gas taxes and auto registrations. I am requesting funds to complete the initial Interstate System and begin the Cedar Valley Freeway System which will serve the Cedar Rapids area.

For the development of our state and the safety of our citizens, it is imperative that we advance our highway construction program as rapidly as possible.

Further, I have included late in these budget deliberations an additional \$4.0 million per year to support new construction and federal funds allocated for the construction of the Interstate System.

This will be accomplished with no increased or new taxes.

At this time it is not possible to appropriate directly to the functional areas of the Commission budget but implementation of these federal funds is provided.

These total funds appropriated to the Highway Commission will support the basic five year program as established by the Commission.

CAPITAL IMPROVEMENTS

Historically, Iowa has paid for capital improvements from revenue surpluses of previous years. During the past two biennia, some \$109 million have been spent on capital improvements, principally at Board of Regents Institutions, Social Services Facilities, and Conservation Facilities. This has been referred to as "catch up" expenditures.

Based on present projected estimates, we cannot look forward to surplus funds above necessary working balances during the next biennium—either on July 1 of this year or at any time in the following two years. Ac-

cordingly, capital appropriations this time are primarily limited to implementing programs to which we are committed.

To meet the capital improvements of our Board of Regents schools I have already recommended long-range financing through bonding.

EMPLOYEE SALARIES AND BENEFITS

In nearly all of my budget askings, recommended salaries have been projected from the most current information available in this field. The most recent Iowa study has provided a uniform classification plan, with pay increments. The purpose of the study was to relate the pay of Iowa state employees to that received for comparable services in private business and other state governments.

Besides dealing with direct salaries, my recommendations include three additional fringe benefits:

First, establishment and financing of a group life insurance program, with maximum benefits of approximately \$5.000.

Second, amendments to the Iowa Public Employees Retirement System (IPERS) to increase the formula benefits upon retirement by 20 percent. If we act now, this will be effective for employees retiring after January 1, 1970. This improvement can be accomplished with no additional cost to the state. Moreover, the maximum salary contribution level should be raised to that of the Federal Social Security Act, at a cost to the state general fund of approximately \$140,000 per year.

Third, expansion of the present vacation schedule to provide three weeks of vacation after five years of employment. We must attract competent people to state government and then retain them. I believe that these three steps will strengthen the state's position in competing for able employees.

TAXATION

An unsuccessful and unsound part of the 1967 Tax Revision and School Legislation was the so-called Sales Tax Credit. It is a classic example of hell being paved with good intentions. It had the commendable purpose of relieving the load on low-income citizens but the method was illogical and self-defeating. Thousands of credits were claimed by school-age dependents of middle- and upper-income families, simply because those dependents were casual and occasional wage earners, often for only a few dollars a year. Still worse, the Sales Tax Credit was claimed by hundreds of persons with more than \$20,000 in adjusted gross income, and—incredible as it may seem—the credit was also claimed by 16 persons with income of \$150,000 or more. And it was paid.

There can be no valid defense of a tax credit which went so far afield from its intended objective of helping the poor, especially when we bear in mind that many low-income people probably had to pay nearly as much as their credit in order to have their income tax return properly prepared. The 1967 Sales Tax Credit was too often a windfall for the well-to-do and too seldom a real help to the needy.

Therefore, I recommend that this unfair credit be repealed for all years, including 1968. In order to establish an equitable state system of personal income taxation, I ask this Legislature to adopt an income tax schedule which will be a percentage of the taxpayer's federal income tax payment, making use of a simplified, so-called "postcard" return. As part of that procedure, no state income tax at all should be levied against persons whose federal income tax is \$100 or less. This exemption will achieve in practical

fashion the purpose for which the Sales Tax Credit was designed but dismally failed to achieve. The loss of state income caused by exempting federal income taxpayers of \$100 or less from all Iowa income tax will be offset by fixing the percentage of federal income tax payable as Iowa tax at a level which will approximately equal total receipts from the present state Personal Income Tax Law.

REVENUE

This budget recommends that all appropriations be financed from current revenue, with no additional taxation.

Furthermore, some of the Service Taxes enacted by the last General Assembly have proven to be extremely distasteful to our people and exceedingly harmful to the economic growth of our state. These should be repealed.

The most detrimental of these is the tax on new construction. I believe the intent of most Legislators was plain; new construction was to be exempt. I agree with that intent and ask for prompt repeal of this tax.

I also urge that the tax on advertising, which has run into legal complications, the tax on farm processing, which is not being collected, and the tax on municipal services be removed from the Code.

I am sure that repeal of these taxes, coupled with the implementation of other forward-looking programs previously mentioned, will stimulate Iowa's economic growth, encourage more business and more jobs—thereby producing more tax revenues from a broader tax base.

The price of liquor in Iowa has not risen as it has in other states and should be increased approximately five percent. Not only will the cities and towns benefit by about \$250,000 a year from that price increase but the state general fund will receive about \$2.5 million per year without upsetting the competitive position of state liquor sales.

I further recommend that Drivers' Education Aid be paid from highway funds so that the costs of this program will be more closely related to road user revenues.

In determining an economic growth projection for this budget, each revenue source was analyzed in the light of historical patterns and also according to state and national potentials and expectations. The resultant estimated growth rate is nearly six percent per year.

This budget has also been developed to achieve a balanced revenue expenditure position in the next biennium, without placing additional and increased burdens on Iowa taxpayers.

CONCLUSION

The austere condition of the Iowa State Treasury at the beginning of this administration denies me the pleasurable experience of past Governors, who could present budget documents which included visions of beautiful buildings and broad new programs at substantial cost.

This budget has had to be constructed in the realization that taxpayers are increasingly restive about the loads they are required to carry at all levels of government. I hope that this budget will be a guideline by which every governmental body in Iowa can appraise its costs in relation to the services which it is providing. Certainly, all governmental bodies are taxing the same people.

Concluding, let me explain that this message has not been a catalog of every single item in the budget. Any attempt to overwhelm you with

such a message would have had one of two results: either I would have found myself talking to an empty room, or you would invoke Article III, Sections 19 and 20, of the Constitution of Iowa against me. Either fate would be justified.

To avoid it, I have discussed only selectively those portions of the budget which seemed to call for explanation or amplification. For the total picture, I present the entire budget document to the detailed study which I know you will give it.

To me, and—I'm sure—to you, this budget presents a challenge; to sort out our goals in the order of their importance; to allocate funds truly on the basis of need; to get the most service from the fewest dollars. Undertaken in that spirit, this can be a rewarding experience for you as Legislators, for me as Governor, and for all Iowans as Citizens, while we join together in moving Iowa ahead on the path to greatness.

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

McCartney of Floyd moved that the joint convention be now dissolved.

The motion prevailed.

The House reconvened, Speaker Harbor in the chair.

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, January 30, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, JANUARY 30, 1969.

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

Prayer was offered by the Reverend William Cotton, pastor of the Asbury Methodist Church, Cedar Rapids, Iowa.

The Journal of Wednesday, January 29, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Baker of Boone on request of Ewell of Black Hawk.

PETITIONS

The following petitions were received and placed on file:

By Nelson of Cherokee, from twenty-three residents of Cherokee County opposing the Great Plains plan for school reorganization.

By Dietz of Scott, from nine meat processors in Scott County supporting legislation to retain and strengthen state controlled meat inspection and to provide state matching funds for compliance with the Federal Wholesome Meat Act of 1967.

PRESENTATION OF VISITORS

Jesse of Polk presented to the House the clerical occupations class from the Des Moines Comprehensive Vocational Facility, a part of the Manpower Development and Training Act program of 1962, and one of the centers operated by the Des Moines Area Community College. Instructors accompanying the class were Mary Ann Harpel, Marge Witzenburg, Delores Brewer, Paula Tish and Don Bell.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Doyle of Woodbury offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Emlin L. Bergeson, of Woodbury County, who was a member of the Fifty-sixth Session of the General Assembly, passed away on December 20, 1968; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Doyle of Woodbury, Andersen of Woodbury and Dooley of Woodbury.

HOUSE CONCURRENT RESOLUTION 10 REFERRED TO APPROPRIATIONS COMMITTEE

Gannon of Jasper called up for consideration House Concurrent Resolution 10, found on pages 126 and 127 of the House Journal.

McCartney of Floyd moved that House Concurrent Resolution 10 be referred to the appropriations committee for further study.

Roll call was requested by Gannon of Jasper and Mayberry of Webster.

On the question "Shall the resolution be referred to the appropriations committee?"

The ayes were, 86:

Alt	Grassley	McCartney	Schroeder
Andersen	Hamilton	McIntyre	Shaw
Bailey	Hansen of	Mendenhall	Shepherd
Battles	Black Hawk	Menefee	Sorg
Bergman	Hanson of	Millen	Stokes
Camp	Howard-Mitchell	Miller of	Strand
Campbell	Hill	Jones	Stroburg
Christensen	Holden	Miller of	Stromer
Corey	Huff	Marshall	Strothman
Crabb	Johnson of	Miller of	Tieden
Cunningham	Audubon	Page	Van Drie
Darrington	Kehe	Milligan	Van Nostrand
Den Herder	Kitner	Mohrfeld	Van Roekel
Dooley	Klein	Nelson	Varley
Edgington	Kluever	Nielsen	Voorhees
Ellsworth	Knight	O'Hearn	Walter
Fischer of	Koch	Ossian	Warren
Grundy	Kreamer	Pelton	Waugh
Freeman of	Kruse	Perkins	Weichman
Buena Vista	Langland	Peterson	Welden
Freeman of	Lawson	Pierson	Winkelman
Clay-Dickinson	Lippold	Rex	Wolfe
Goode	Lipsky	Roorda	Mr. Speaker
Graham	Logue	Sanders	•

The nays were, 34:

Blouin	Doyle	Johnston of	Mayberry
Brinck	Dunton	John son	McCormick
Caffrey	Ewell	Kennedy of	Mezvinsky
Cochran	Franklin	Chickasaw	Middleswart
Crosier	Gannon	Kennedy of	Miller of
Dietz	Jesse	Dubuque	Des Moines
Dougherty		Knoblauch	Newton

Nolting Radl Schmeiser Tapscott Renda Schwartz Wells Poncy Priebe Rodgers Skinner

Absent or not voting, 3:

Baker **Bennett** Fisher of

Greene

Motion prevailed.

ADOPTION OF SENATE CONCURRENT RESOLUTION 6

Fischer of Grundy asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 6, found on pages 133 and 134 of the House Journal.

Tapscott of Polk offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 6 as follows:

Amena benave concurrent resolution o as lonows.	
1. Amend per diem compensation to read as follows:	
Secretaries to Senate Standing Committee Chairmen\$16.00)
Secretaries to Senate Appropriations Subcommittee Chairmen 16.00)
Secretary to President Pro Tempore)
Senate Floor Leaders' Secretaries (2))
Senate Ranking Member Committee Secretaries)
Senate Secretaries)
2. Further amend Senate Concurrent Resolution 6 as follows:	
Amend per diem compensation to read as follows:	
Secretary to Speaker\$22.00)
Secretaries to House Committee Chairmen)
Secretaries to House Appropriations Subcommittee Chairmen 16.00)
House Floor Leaders' Secretaries (2))
House Ranking Member Committee Secretaries)
House Connetering	•

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?"

The ayes were, 38:

Blouin	Ellsworth	Kennedy of	Nolting
Caffrey	Ewell	Dubuque	Priebe
Camp	Franklin	Knoblauch	Renda
Campbell	Gannon	Mayberry	Rex
Christensen	Jesse	McCormick	Schmeiser
Cochran	Johnston of	Mezvinsky	Schwartz
Crosier	Johnson	Middleswart	Skinner
Dietz	Kehe	Miller of	Stroburg
Dougherty	Kennedy of	Des Moines	Tapscott
Doyle	Chickasaw	Milligan	Wells
Dunton		Newton	

The nays were, 79:

Alt	Bergman Brinck	Cunningham Darrington	Edgington Fischer of
Andersen	Dittick		1 ischer of
Bailey	Corey	Den Herder	Grundy
Battles	Crabb	Dooley	-

Fisher of Kitner Greene Klein Freeman of Kluever Buena Vista Knight Freeman of Koch Clay-Dickinson Kreamer Goode Kruse Graham Langland Grassley Lawson Hamilton Lippold Hansen of Logue Black Hawk McCartney Hanson of McIntyre Howard-Mitchell Mendenhall Hill Menefee Holden Millen Huff Miller of Johnson of Jones Audubon

Miller of Marshall Miller of Page Mohrfeld Nelson Nielsen Ossian Pelton Peterson Pierson Poncy Radl Rodgers Roorda Sanders Schroeder Shaw Shepherd

Sorg Stokes Strand Stromer Strothman Tieden Van Drie Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Winkelman Wolfe Mr. Speaker

Absent or not voting, 6.

Baker Lipsky Perkins Bennett O'Hearn Van Nostrand

The amendment lost.

Fischer of Grundy moved the adoption of the resolution.

The resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 7

Fischer of Grundy asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 7, found on page 135 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

PERMANENT OFFICERS OF THE HOUSE

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

Burl B. Beam—Assistant Chief Clerk
Lillian Leffert—Legislative Counsel
Mary F. Newcomb—Engrossing Clerk
Sue M. Reed—Chief Journal Clerk
Mary F. Royal—Journal Clerk
Dolores Abels—Secretary to Chief Clerk
Virginia Garretson—Secretary to Chief Clerk
Billie Jean Walling—Clerk to Chief Clerk and Payroll Clerk
Elizabeth J. O'Connor—Supervisor of Clerks
Maryjo F. Welch—Secretary to Speaker
Pauline E. Kephart—Secretary to Legislative Counsel
Phyllis J. Fraizer—Bill Clerk
Reid W. Crawford—Assistant Bill Clerk
Ann B. McCarty—Supply Clerk
Elmer E. Pennington—Chief Electrician

Alfred E. Wierson—Assistant Electrician
Dan A. Sickels—Control Board Operator
Norman C. Grove—Assistant Voting Machine Operator
Laura J. Stokes—Postmaster
Ralph A. Lancaster—Sergeant-at-Arms
Clarence O. Anderson—Assistant Sergeant-at-Arms
Roy C. Carlson—Doorkeeper
Arnold C. Latta—Doorkeeper
Oscar T. Olson—Doorkeeper
Henry T. Simpson—Doorkeeper
Clyde P. Wilson—Doorkeeper
Frank L. Christen—Doorkeeper
Percy J. Couch—Doorkeeper
Maurice W. Johnson—Doorkeeper

Motion prevailed.

OFFICERS' OATH OF OFFICE

The officers elected took the following oath of office:

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

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 40, a bill for an act relating to providing authority to the executive council to purchase and sell real estate and demolish state buildings, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment from the floor:
Amend House File 40, page 1, lines 7 and 8, by striking the words "acquire and".

Darrington of Harrison asked and received unanimous consent that House File 40 be deferred and that the bill retain its place on the calendar.

Hill of Marshall asked and received unanimous consent for the immediate consideration of **House File 108**, a bill for an act relating to the Iowa Employment Security Commission.

The House recessed until the fall of the gavel.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 3, by Renda, a joint resolution directing a legislative study to review the Iowa criminal code.

Read first time and referred to committee on law enforcement.

House Joint Resolution 4, by McIntyre, Pelton, Lipsky, McCormick, Blouin, Camp, Andersen, Johnston of Johnson and Wells, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the voting age of electors.

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

INTRODUCTION OF BILLS

House File 114, by Koch, a bill for an act relating to the receipt of unsolicited goods, wares, or merchandise.

Read first time and referred to committee on commerce.

House File 115, by Renda, Cochran and Blouin, a bill for an act relating to unemployment compensation benefits for recipients of retirement benefits, social security benefits, or vacation benefits.

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

House File 116, by Koch, a bill for an act relating to the reimbursement to the county of attorney's fees paid by the county for the defense of those unable to employ an attorney.

Read first time and referred to committee on judiciary.

House File 117, by Priebe, Lawson, Tapscott, Schroeder, Walter, Edgington, Cochran, Tieden, Dougherty, Hamilton, Gannon, Wolfe, Wells, Knoblauch and Crabb, a bill for an act relating to establishment of a uniform state-wide telephone number for police and fire departments.

Read first time and referred to committee on law enforcement.

House File 118, by Dietz, Bergman, Tieden, Winkelman, Strothman, Camp, Hanson of Howard-Mitchell, Stokes, Den Herder, Sorg, Dooley, Johnson of Audubon-Guthrie, Christensen and Battles (Lange, Thordsen, Parker, Frey, Gilley and Coleman), a bill for an act relating to the practice of accountancy by licensed accountants, establishing a board of licensed accountants and collection of fees for support thereof.

Read first time and referred to committee on commerce.

House File 119, by Schroeder, a bill for an act relating to errors and omissions insurance for county officers and employees.

Read first time and referred to committee on county government.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 11

Nelson of Cherokee offered the following House concurrent resolution, and asked and received unanimous consent for its immediate consideration:

HOUSE CONCURRENT RESOLUTION 11

Whereas, the Honorable Guy M. Gillette, former United States Senator, will on Monday, February 3, 1969, celebrate his ninetieth birthday; therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly, the Senate Concurring: That the General Assembly extend to the Honorable Guy M. Gillette its warmest wishes for a happy birthday, and express its gratitude for his untiring efforts as a statesman for the people of Iowa, and his continued active interests in the progress throughout the years of our state and nation.

Nelson of Cherokee moved the adoption of the resolution.

The resolution was adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolutions 1 and 3 and House File 57.

ELIZABETH O. SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Joint Resolutions 1 and 3 and House File 57.

BILL SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that

it has, on this 30th day of January, 1969, sent to the Governor for his approval: House File 57.

ELIZABETH O. SHAW, Chairman

Report adopted.

AMENDMENTS FILED

- 1 Amend House File 32 as follows:
- 2 Amend page 1, line 7, by striking the words
- 3 "by ordinance" and inserting in lieu thereof
- 4 the words "by local referendum".

BLOUIN of Dubuque

- 1 Amend House File 45 by striking the comma at the
- 2 end of line 8, and placing in lieu thereof a period and
- 3 by striking lines nine (9) and ten (10).

DOYLE of Woodbury

- Amend House File 40 as follows:
 - 1. By striking everything after the enacting clause and
- 3 inserting in lieu thereof the following:
- 4 "Section 1. The executive council shall have the authority
- 5 to dispose of real estate known as a fourteen-foot strip along
- East Fourteenth Street to the city of Des Moines to develop
- 7 sidewalks in front of the Grimes state office building, and
- 8 the proceeds from such sale shall be deposited with the
- 9 treasurer of state and credited to the general fund of the
- 10 state.
- 11 The executive council shall have the authority to demolish
- 12 the buildings known as the Kasson Building (Archives) and the
- 13 Amos Hiatt Building.
- 14 Sec. 2. This act, being deemed of immediate importance,
- 15 shall take effect and be in full force from and after its
- 16 publication in The Woodbine Twiner, a newspaper published in
- 17 Woodbine, Iowa, and in the Mitchell County Press-News, a
- 18 newspaper published in Osage, Iowa."
- 19 2. Amend the title to House File 40, line two (2), by
- 20 striking the words "purchase and".

DARRINGTON of Harrison HANSON of Howard-Mitchell

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., January 31, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, JANUARY 31, 1969.

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

Prayer was offered by the Reverend R. Thomas Stewart, pastor of the Morgan United Methodist Church, Dows, Iowa.

The Journal of January 30, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: McIntyre of Linn on request of Radl of Linn.

PRESENTATION OF VISITORS

Bennett of Polk announced that the sixth grade class of Madison School, Des Moines, accompanied by their teacher, Mrs. Tichy, was present in the House visiting the legislature.

POINT OF PERSONAL PRIVILEGE

Bergman of Lyon-Osceola rose on a point of personal privilege to announce that Alan Cox of Ashton, Iowa, who is a student at Westmar College, LeMars, Iowa, has completed his four-week study of the Iowa legislature. This was done with faculty approval under the 4-1-4 program of the college.

Mr. Cox briefly addressed the House.

Bergman of Lyon-Osceola asked and received unanimous consent that the following remarks by Mr. Cox be printed in the House Journal:

Mr. Speaker, Honorable Ladies and Gentlemen of the House:

I would like to humbly say "thank you" for allowing me to observe and study the workings of your honorable chamber.

Learning is a process of asking questions, and having those questions answered. I deeply appreciate having those questions answered by a well-staffed "faculty" who are most experienced and capable of answering questions concerning the legislative process. And believe me, you are knowledgeable about the process in which you serve. Everything one learns doesn't necessarily have to come from a book, as I have found out. Books are great guides, but are a poor substitution for experience.

As each of you is knowledgeable about the process which you serve, you are also unique, as the honorable gentleman from Fremont-Mills, Mr. Harbor,

said at the beginning of this session. Your unique quality is that you are concerned and determined to make Iowa the best state in the nation. I hope your determination isn't discouraged.

As I head back to college to resume my academic studies, memories of this month will not fade fast. I will always remember the people of the Sixty-third General Assembly as the most ethical, determined, cooperative, understanding, and friendly people I have ever met.

Some members have apologized to me that they are sorry that I cannot be here at a later time, because this month has been devoted to the organization of the House. Nothing is further from the truth. The House has been most active, and I am glad that I have had the opportunity to listen to two governors deliver three of Iowa's most important speeches—the state of the state speech, the inaugural address, and the budget message.

The only regret that I have had, during this month, is this day. For this day marks the conclusion of an interesting study of my state's legislature. Thank you, again, for making this "happening" a pleasant and informative

one.

HOUSE JOINT RESOLUTION 3 REFERRED TO JUDICIARY COMMITTEE

The Speaker announced that House Joint Resolution 3 by Renda, previously referred to the committee on law enforcement, is hereby withdrawn from the committee on law enforcement and is referred to the judiciary committee.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House Concurrent Resolution 11, which provides for extending best wishes to Honorable Guy M. Gillette on his ninetieth birthday.

CARROLL A. LANE Secretary of the Senate

CERTIFICATE OF ELECTION STATE OF IOWA EXECUTIVE DEPARTMENT

To Richard F. Drake Greeting:

It is hereby certified, that at a special election holden on the 28th day of January, A. D. 1969, you were elected to the office of State Representative, Louisa-Muscatine District (Subdistrict No. 1) of this State, for the unexpired term from and after the thirtieth day of January, A. D. 1969.

Given at the seat of government, Des Moines, Iowa, this thirtieth day of January, A. D. 1969.

Attest MELVIN D. SYNHORST
Secretary of State
LLOYD R. SMITH
Auditor of State

(SEAL)

MAURICE E. BARINGER Treasurer of State L. B. LIDDY Secretary of Agriculture ROBERT D. RAY Governor

The following member was sworn in by the Chief Clerk:

MEMBER'S OATH OF OFFICE

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

RICHARD F. DRAKE

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the following committee assignments for Representative Richard F. Drake of Louisa-Muscatine: Human and industrial relations, schools, state government and transportation.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 5, by Holden, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the appropriation of fines as provided by law.

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

CONSIDERATION OF BILLS

House File 120, by Nielsen, Fisher of Greene, Graham, Sanders, Johnson of Audubon-Guthrie, Winkelman and Nelson, a bill for an act providing for the payment of agricultural land tax credits in full, and appropriating funds for that purpose.

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

House File 121, by Van Drie (DeHart), a bill for an act relating to the registration of landscape architects.

Read first time and referred to committee on state government.

House File 122, by Van Roekel (Hill), a bill for an act relating to the hours of sale of intoxicating beverages.

Read first time and referred to committee on law enforcement.

House File 123, by Camp, Voorhees, Kehe, Kitner, Mohrfeld, Varley, Ellsworth, Sorg, Koch, Walter, Christensen, Hill, Miller of Page, Menefee, Roorda, Rex, Hansen of Black Hawk, Pelton, Fisher

of Greene and Winkelman, a bill for an act relating to the time of holding the primary election.

Read first time and referred to committee on state government.

House File 124, by Brinck, Perkins and Grassley (Frommelt), a bill for an act relating to the prevention of beer sales for off-premise consumption as a "loss leader".

Read first time and referred to committee on law enforcement.

House File 125, by committee on judiciary, a bill for an act relating to judicial nominating commissions.

Read first time and placed on the calendar.

House File 126, by Hill, a bill for an act relating to support and maintenance of criminal sexual psychopaths.

Read first time and referred to committee on social services.

House File 127, by committee on judiciary, a bill for an act relating to publication of the Code of Iowa.

Read first time and placed on the calendar.

House File 128, by committee on judiciary, a bill for an act relating to mandatory revocation of beer permits.

Read first time and placed on the calendar.

House File 129, by Fischer of Grundy, a bill for an act relating to widows' admissions to the Iowa Soldiers' Home.

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

House File 130, by committee on judiciary, a bill for an act relating to aid to laboratory schools.

Read first time and placed on the calendar.

House File 131, by Mendenhall, a bill for an act relating to hunting licenses.

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

House File 132, by Mendenhall, a bill for an act relating to the method of selection of the members of the state board of public instruction and the term of office of the state superintendent of public instruction.

Read first time and referred to committee on state government.

House File 133, by Mendenhall, a bill for an act to increase the compensation of county officers, clerks, and members of the county boards of supervisors.

Read first time and referred to committee on county government.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of House File 40, a bill for an act relating to providing authority to the executive council to purchase and sell real estate and demolish state buildings.

Darrington of Harrison offered the following amendment filed by him and moved its adoption:

Amend House File 40 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. The executive council shall have the authority to dispose of real estate known as a fourteen-foot strip along East Fourteenth Street to the city of Des Moines to develop sidewalks in front of the Grimes state office building, and the proceeds from such sale shall be deposited with the treasurer of state and credited to the general fund of the state.

The executive council shall have the authority to demolish the buildings known as the Kasson Building (Archives) and the Amos Hiatt Building.

Sec. 2. This act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in The Woodbine Twiner, a newspaper published in Woodbine, Iowa, and in the Mitchell County Press-News, a newspaper published in Osage, Iowa."

2. Amend the title to House File 40, line two (2), by striking the words "purchase and".

The amendment was adopted.

Camp of Clinton asked and received unanimous consent to withdraw his amendment filed January 30 and found on page 151 of the House Journal.

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

On the question "Shall the bill pass?" (H.F. 40)

The aves were, 117:

Alt	Brinck	Crosier	Drake
Andersen	Caffrey	Cunningham	Dunton
Bailey	Camp	Darrington	Edgington
Baker	Campbell	Den Herder	Ellsworth
Battles	Christensen	Dietz	Ewell
Bennett	Cochran	Dooley	Fischer of
Bergman	Согеу	Dougherty	Grundy
Blouin	Crabb	Doyle	Franklin

Freeman of Kennedy of Miller of Schroeder Buena Vista Dubuque Jones Schwartz Miller of Shaw Freeman of Kitner Clay-Dickinson Klein Marshall Shepherd Gannon Knight Miller of Sorg Goode Knoblauch Page Stokes Graham Strand Koch Milligan Grassley Stroburg Kreamer Mohrfeld Hamilton Nelson Stromer Kruse Strothman Langland Newton Hansen of Black Hawk Lawson Nielsen Tapscott Hanson of Lippold Nolting Tieden Howard-Mitchell Lipsky Van Drie O'Hearn Van Nostrand Hill Ossian Logue Van Roekel Holden Peterson Mayberry Huff Varley McCartney Pierson Jesse McCormick Poncy Voorhees Johnson of Mendenhall Priebe Walter Radl Audubon Menefee Warren Johnston of Mezvinsky Renda Waugh Middleswart Johnson Rex Weichman Kehe Millen Rodgers Wells Roorda Winkelman Kennedy of Miller of Chickasaw Des Moines Sanders Wolfe Schmeiser Mr. Speaker

The nays were, none.

Absent or not voting, 7:

Fisher of Kluever Pelton Skinner Greene McIntyre Perkins Welden

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

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 108, by committee on judiciary, a bill for an act relating to the lowa Employment Security Commission, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 108)

The ayes were, 118:

Alt	Caffrey	Darrington	Ellsworth
Andersen	Camp	Den Herder	Ewell
Bailey	Campbell	Dietz	Fischer of
Baker	Christensen	Dooley	Grundy
Battles	Cochran	Dougherty	Franklin
Bennett	Corey	Doyle	Freeman of
Bergman	Crabb	Drake	Buena Vi sta
Blouin	Crosier	Dunton	Freeman of
Brinck	Cunningham	Edgington	Clay-Dickinson

Gannon Knight Miller of Skinner Goode Knoblauch Sorg Stokes Page Milligan Graham Koch Grasslev Kreamer Mohrfeld Strand Hamilton Kruse Newton Stroburg Hansen of Langland Nielsen Stromer Black Hawk Lawson Nolting Strothman Hanson of Lippold O'Hearn Tapscott Howard-Mitchell Lipsky Ossian Tieden Van Drie Logue Peterson Mayberry McCartney Van Nostrand Holden Pierson Huff Poncy Van Roekel Priebe Jesse McCormick Varley Johnson of Mendenhall Radl Voorhees Audubon Monefee Renda Walter Johnston of Mezvinsky Rex Warren Rodgers Middleswart Johnson Waugh Kehe Millen Roorda Weichman Sanders Kennedy of Miller of **Wel**den Des Moines Chickasaw Schmeiser Wells Kennedy of Miller of Schroeder Winkelman Wolfe Dubuque Jones Schwartz Miller of Kitner Shaw Mr. Speaker Klein Marshall Shepherd

The nays were, none.

Absent or not voting, 6:

Fisher of Kluever Nelson Perkins
Greene McIntvre Pelton

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

House File 113, by committee on judiciary, a bill for an act relating to dogs in food establishments, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 113)

The ayes were, 118:

Alt Crosier Fisher of Hill Andersen Cunningham Greene Holden Darrington Bailev Franklin Huff Baker Den Herder Freeman of Jesse Battles Dietz Buena Vista Johnson of Bennett Dooley Freeman of Audubon Bergman Dougherty Clay-Dickinson Johnston of Blouin Doyle Gannon Johnson Goode Brinck Drake Kehe Graham Kennedy of Caffrey Dunton Camp Edgington Grassley Chickasaw Campbell Hamilton Kennedy of Ellsworth Ewell Hansen of Dubuque Christensen Fischer of Black Hawk Kitner Cochran Grundy Hanson of Klein Corey Howard-Mitchell Knight Crabb

Knoblauch Koch Kreamer Kruse Langland Lewson Lippold Lipsky Logue Mayberry McCartney McCormick Mendenhall	Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Newton Nielsen Nolting O'Hearn	Priebe Radl Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner	Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Varley Voorhees Walter Warren Waugh Weichman Welden
Mezvinsky Middleswart	Ossian	Sorg	Wells
Millen	Peterson Pierson	Stokes Strand	Winkelman Wolfe
Miller of Des Moines	Poncy	Stroburg	Mr. Speaker

The nays were, none.

Absent or not voting, 6:

Kluever McIntyre Menefee Pelton Perkins

Van Roekel

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

The House recessed until the fall of the gavel.

The House reconvened, Speaker Harbor in the chair.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Varley of Adair-Madison offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Alvin P. Meyer, of Madison County, who was a member of the Fifty-ninth, Sixtieth, and Sixtieth Extra sessions of the General Assembly, passed away on October 21, 1967; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Varley of Adair-Madison, Rodgers of Dallas and Middleswart of Warren.

Schroeder of Pottawattamie offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 12 By Schroeder

Whereas, there has not been a major revision of the Code of Iowa since 1924; and

Whereas, it is apparent that several chapters of the Code contain several hundred sections and are in need of rearrangement, division, and substantive revision in order to make the Code more understandable, easier to amend, and useful; and

Whereas, there are many outdated and obsolete provisions in the Code which can be removed only by legislative action; and

Whereas, past experience indicates that revision cannot be conducted through the efforts of disjointed and piecemeal efforts: now, therefore.

Be It Resolved by the House, the Senate Concurring: That the General Assembly instruct the appropriate standing committees of each house acting jointly to commence formulating a plan for revision and reorganization of the Code of Iowa: and

Be It Further Resolved, That the committees hold hearings and invite and receive recommendations from legislators, officials of the state and political subdivisions, members of the Iowa state bar association, members of the judiciary, publishers of state codes, and other knowledgeable persons, for the purpose of developing a plan for revision and reorganization of the Code: and

Be It Further Resolved, That it shall be the duty of the committee in developing such plan to consider the elimination of all obsolete and redundant provision; correction of errors and inconsistencies, elimination of duplications and laws repealed by implication; correction of defective section structure in arrangement of the subject matter of existing statutes; clarification of existing laws and such similar matters as the committee shall deem proper for the purpose of clarifying the intent, effect, and meaning of any and every statutory provision; and

Be It Further Resolved, That it shall be the duty of the committee to further consider the manner of publication of the Code, whether a complete revision of the entire Code should be undertaken or whether such Code should be revised by divisions over a period of years, the appointment of a special committee of citizens and legislators and such other persons experienced and knowledgeable in the field of code revision and reorganization; and

Be It Further Resolved, That the appropriate committees shall submit a report to the General Assembly meeting in January, 1970, containing a plan for the revision of the Code of Iowa, an estimate of costs, recommendations for staff assistance, and such other information as deemed necessary.

Laid over under Rule 25.

RULES OF CIVIL PROCEDURE

IN THE MATTER OF THE

RULES OF CIVIL PROCEDURE AND RULES FOR COURT ADMINISTRATION

REPORT OF SUPREME COURT

To the Sixty-third General Assembly of the State of Iowa:

I.

Pursuant to Sections 684.18 and 684.19 Code 1966, the Supreme Court of Iowa has prescribed and hereby reports to the General Assembly the following amendments to existing rules of civil procedure:

Rule 883 is amended to read:

333. Amount in controversy. Except where the action involves an interest in real estate, no appeal shall be taken in any case where the amount in controversy, as shown by the pleadings, is less than one thousand dollars, unless the trial judge, within thirty days after the judgment or order is entered, certifies that the cause is one in which appeal should be allowed. The right of appeal is not affected by any remission of any part of the

verdict or judgment.

COMMENT: This increases the minimum amount in controversy from three hundred to one thousand dollars in an action from which appeal will lie where an interest in real estate is not involved and the trial judge does not certify the cause is one in which an appeal should be allowed.

Rule 335 is amended to read:

335. Time for Appeal.

(a) Appeals to the supreme court must be taken within, and not after, thirty days from the entry of the order, judgment or decree, unless a motion for new trial or judgment notwithstanding the verdict is filed as provided in rule 247, and then within thirty days after the entry of the ruling on such motion; provided however that where an application to the supreme court or any justice thereof to grant an appeal under rule 332 is made within thirty days from the date of such ruling or decision any appeal allowed upon such application shall be deemed timely taken.

Provided further that if the supreme court or any justice determines that the order or decision from which application to appeal under rule 332 is timely made is a final judgment or decision from which appeal would lie under rule 331 an appeal therefrom shall also be deemed timely taken and perfected when the order making such determination is filed with the clerk of the supreme court and the provisions of rule 336(b) and (c) shall apply.

Provided however a cross-appeal may be taken within said thirty-day

period, or in any event within five days after the appeal is taken.

(b) No appeal from a judgment, ruling or order taken after it has actually been made by the trial court shall be held insufficient because the clerk of the trial court has not recorded such judgment, ruling or order upon the court records at the time the appeal is taken, if it shall appear that such record has been made before appellant's proposed abstract on such appeal is filed with said clerk.

COMMENT: Rule 336 abolishes notices of appeal which have been allowed by the supreme court or taken from what is determined to be a final judgment under rule 335(a), so the clause in former rule 335 as to

such notices is here eliminated.

New clause (b) reinstates the substance of Section 12839 of the 1939 Code which was inadvertently repealed in the Appendix to the Rules.

Rule 336 is amended to read:

336. How taken.

- (a) Appeal other than those allowed by order under rule 332 or rule 335 is taken and perfected by filing a notice with the clerk of the court where the order, judgment or decree was entered, signed by the appellant or his attorney. It shall specify the parties taking the appeal, and the decree, judgment, order or part thereof appealed from. The clerk shall forthwith mail or deliver a copy of such notice to the attorneys for all parties of record other than appellant, or to any such party who has no attorney of record, at his last known address. No failure of the clerk to mail or deliver any notice shall affect the validity of the appeal.
- (b) Interlocutory appeal under rule 332 shall be deemed taken and perfected when the order allowing it is filed with the clerk of the supreme court. No notice of such appeal is necessary. The time for any further proceeding on such appeal which would run from the notice of appeal shall run from the date such order is so filed.
- (c) The clerk of the supreme court shall promptly transmit a copy of such order to the attorneys of record and the clerk of the trial court; but no delay in so doing shall affect the validity of the appeal if the copy is filed before the abstract on such appeal is filed under rule 340(a).

COMMENT: Notice of appeal for an interlocutory appeal or one de-

termined to be from a final judgment or decision as provided in rule 335(a) is abolished because the order allowing it gives ample notice to all interested parties. Filing the order with the trial court will sufficiently apprise that court of the appeal.

Time for some further proceedings which now runs from the notice of

appeal will run from the supreme court order.

II.

The rules of court administration and amendments to certain rules of civil procedure to conform therewith, adopted by the supreme court under the provisions of Chapter 401, Laws of the Sixty-second General Assembly, made effective January 1, 1968, are being reported pursuant to Section 684.19 Code 1966, as required by said Chapter 401, in order to make them effective after July 1, 1969. They are as follows:

Rule 373. Purpose of Administrative Rules. The purpose of all rules for court administration shall be to provide for the administration of justice in an orderly, efficient and effective manner, in accordance with the highest standards of justice and judicial service.

Rule 374. Supervision of Courts. The supreme court, by and through the chief justice, shall exercise supervisory and administrative control over all trial courts in the state, and over the judges and other personnel thereof, including but not limited to authority to make and issue any order a chief judge may make under Rule 377, or to modify, amend or revoke any such order or court schedule.

Rule 375. Recall and Transfer of Judges. The supreme court by and through the chief justice may at any time order the recall of eligible retired judges for active service, and the transfer of active judges and other court personnel from one judicial district to another to provide a sufficient number of judges to handle the judicial business in all districts promptly and efficiently.

Rule 376. Selection of Chief Judges. Not later than December 15 in each odd numbered year the chief justice, with the approval of the supreme court, shall appoint from the district judges of each district one of their number to serve as chief judge. The judge so appointed shall serve for a two-year term and shall be eligible for reappointment. Vacancies in the office of chief judge shall be filled in the same manner within 30 days after the vacancy occurs. Provided if there is a vacant judgeship in a district, the chief judge therein shall be appointed within 30 days after such vacancy is filled by qualification of the appointee. During any period of vacancy the judge of longest service in the district shall be the acting chief judge.

Rule 377. Duties and Powers of Chief Judges. In addition to their ordinary judicial duties, chief judges shall exercise continuing administrative supervision within their respective districts over all district courts, judges, officials and employees thereof for the purposes stated in Rule 373. They shall by order fix times and places of holding court and designate the respective presiding judges; they shall supervise and direct the performance of all administrative business of their district courts; they may conduct judicial conferences of their district judges to consider, study and plan for improvement of the administration of justice; and may make such administrative orders as necessary. No chief judge shall at any time direct or influence any judge in any ruling or decision in any proceeding or matter whatsoever.

Rule 378. Court and Trial Sessions. Chief judges shall by order provide for:

(a) A court session by a district judge at least once each week in each county of the district, announced in advance in the form of a written or printed schedule, provided that, if in the opinion of the chief judge more

efficient operations in the district will result, such court sessions may be at different intervals than once each week.

(b) Additional sessions in each county for the trial of cases, and other judicial matters, of such duration and frequency as will best serve to expeditiously dispose of pending cases ready for trial, and other pending judicial matters.

Rule 379. Order appointing Chief Judges. The order appointing chief judges shall be filed with the clerk of the supreme court who shall mail certified copies to the clerk of each district court.

Rule 380. Judicial Council. There is hereby created a judicial council composed of all chief judges and the chief justice, or his designee, who shall be the chairman. The council shall convene not less than twice each year at such times and places as the chairman shall order. The council shall consider all court administrative rules, directives and regulations for the achievement of the purposes stated in Rule 373 and may propose to the supreme court such rules as deemed appropriate.

Rule 117. Motion days-disposition of motions.

Amend paragraph (a) of Rule 117 by:

- 1. Striking the word "judges" from line one (1) and inserting in lieu
- thereof the words "chief judge".
 2. Striking the word "rule" from line two (2) and inserting in lieu thereof the word "order".
- 3. Striking the word "ten" from line five (5) and inserting in lieu therof the word "five".

Rule 181.2. Trial assignments.

Amend paragraph (a) of Rule 181.2 by:

1. Striking the first sentence and substituting the following in lieu therof: "On each court day in each county or at such other times as the chief judge shall order the judges shall examine the pending criminal cases and those civil cases on the ready calendar list which have been certified by one of the parties for a period of twenty days and rule on all objections permitted under Rule 181. In the event an examination of the papers in the case discloses that a case is ready for trial and the matters certified in the ready certificates have been completed, he shall place the case on a trial list for disposition at the next trial session to be held in that county and direct that notice be given the attorneys of record that said case is subject to trial at any time thereafter. By oral or written agreement of the parties the chief judge may specially assign a case for trial on a day certain. Any judge presiding at a trial session may make such assignment for a day certain during the session."

2. Striking from the last sentence of said paragraph (a) the words "in like manner".

Further amend Rule 181.2 by striking all of paragraphs (b) and (c) and substituting the following:

"(b) The chief judge shall designate trial sessions in the various counties in the district at such times as the business in each county shall require and shall assign a judge to try such cases as are placed on the trial list or assigned for trial under the provisions of this rule. The designation of trial sessions shall be as long in advance as is compatible with a speedy and efficient administration of justice and a minimum of conflict with previous commitments of time of parties, witnesses and attorneys. The chief judge shall direct that notice of the trial session so designated shall be given to attorneys of record in cases on the trial list."

Rule 215.1. Uniform rule for dismissal for want of prosecution.

Amend the second paragraph of Rule 215.1 by striking the first two (2) sentences and substituting the following in lieu thereof:

"All cases at law or in equity where the petition has been filed more than one year prior to July 15 of any year shall be for trial at any time prior to January 1 of the next succeeding year. The clerk shall prior to August 15 of each year give notice to counsel of record as provided in Rule 82 of:

- (a) the docket number,
- (b) the names of parties,
- (c) counsel appearing,
- (d) date of filing petition,

and the notice shall state that such case will be for trial and subject to dismissal if not tried prior to January 1 of the next succeeding year pursuant to this rule."

Further amend Rule 215.1 by striking the words "or term" from line four (4) of the next to the last paragraph thereof.

Rule 372. Rules by trial courts.

Amend Rule 372 by inserting after the word "practice" in line four (4) thereof the words "and administration".

TTT

Consideration of the unified court bill is of course a matter for determination of the General Assembly, not for this court. Without expressing approval or disapproval of any provision of the bill, the supreme court has prescribed and reports to the General Assembly rules of civil procedure to be effective in the event the Sixty-third General Assembly adopts the unified court bill. These rules prescribing procedure for the handling of small claims and amendments to certain existing rules to conform therewith, are as follows:

DIVISION XX SMALL CLAIMS

Rule 381. Commencement, Docket. Civil actions in which the amount in controversy in money or value is less than \$300, exclusive of interest and costs, shall be known as small claims. All such actions shall be commenced by the filing of an original notice with the clerk and by the mailing by the clerk of a copy of same to each defendant at his last known address, as stated in the original notice, by restricted, certified mail, return receipt to the clerk requested. Instead of such mailing, the plaintiff may, after filing the original notice with the clerk, cause a copy of same to be served on all or some defendants in the manner provided in Division III of these rules, whereupon rules 48 and 49 shall be applicable as to the defendants to be so served. The clerk shall maintain a book known as the small claims docket, which shall contain as to small claims the matters contained in the combination docket as to the regular civil actions.

Plaintiff(s)		
I IAMICIA (5)		
Address of each plaintiff vs.	Small Claim No	
Defendant(s)		
Address of each defendant		

ORIGINAL NOTICE

YOU ARE HERE demands of you	EBY NOTIFIED that the above named plaintiff(s)
	If demand is for money, state amount; 2. If demand
is for something else,	state briefly what is demanded and its value in money;
3. If both money an based on	d something else are demanded, state both 1 and 2)
and that unless you	efly the basis for the demand, such as "rent") appear and defend before the above named court at in* o'clock
	(City or Town)
	*, judgment will be rendered
	(Date)
against you for the r *(To be completed by	relief demanded, together with interest and court costs.

Plaintiff(s)

Rule 383. Function of Clerk. The clerk shall furnish forms for original notice. At the time of filing, the clerk shall enter on the original notice and the copies to be served the file number and the time and place of hearing, which shall be a time when small claims are scheduled to be heard not less than 10 nor more than 20 days after the date on which the notice will be mailed or otherwise served. The clerk shall mail a copy of the original notice to each defendant by restricted, certified mail, return receipt to the clerk requested, except for defendants whom the plaintiff wishes to serve under Division III of these rules. The clerk shall inform plaintiff of the time and place fixed for the hearing.

Rule 384. Fees, Costs. Fees and costs shall be one-half of fees and costs in regular civil actions in district court.

Rule 385. Pleadings. Except as provided in rules 382 and 386, there shall be no written pleadings or motions unless the court in the interest of justice requires them, in which event they shall be similar in form to the original notice.

Rule 386. Joinder, Counterclaim, Cross Claim, Intervention.

- (a) Division II of these rules and rule 75 shall be applicable to small claims actions, except that rule 29 shall not apply to actions originating as small claims actions.
- (b) In small claims actions, if a party joins a small claim with one which is not a small claim, the court shall (1) order the small claim to be heard under this division and dismiss the other claim without prejudice, or (2) as to parties who have appeared or are existing parties, either (a) order the small claim to be heard under this division and the other claim to be tried by regular procedure or (b) order both claims to be tried by regular procedure.
- (c) In small claims actions, a counterclaim, cross claim, or intervention in the amount of a small claim shall be in writing and similar in form to the original notice, and shall be entitled Original Notice of Counterclaim, of Cross Claim, or of Intervention, as the case may be. A copy shall be filed for each existing party. New parties may be brought in without order and shall be served with notice as provided in rules 381 and 382; and if notice is to be served by mail the clerk shall collect the cost of mailing before filing the pleading. The clerk shall furnish forms of such pleadings. No counterclaim

is necessary to assert an offset arising out of the subject of the plaintiff's claim.

- (d) In small claims actions, a counterclaim, cross claim, or intervention in a greater amount than a small claim shall be in the form of a regular pleading. A copy shall be filed for each existing party. New parties, when permitted by order, may be brought in under rule 34 and shall be given notice under Division III of these rules. The court shall either (1) order such counterclaim, cross claim, or intervention to be tried by regular procedure and the other claim to be heard under this division, or (2) order the entire action to be tried by regular procedure.
- (e) In reguar actions, when a party joins a small claim with one which is not a small claim, regular procedure shall apply to both unless the court transfers the small claim to the small claims docket for hearing under this division.
- (f) In regular actions, a counterclaim, cross claim, or intervention in the amount of a small claim shall be pleaded, tried, and determined by regular procedure, unless the court transfers such small claim to the small claims docket for hearing under this division.
- (g) Pleadings which are not in correct form under this rule shall be ordered amended so as to be in correct form; but a small claim which is proceeding under this division need not be amended although in the form of a regular pleading.
- (h) Copies of any papers filed by the parties which are not required to be served shall be mailed or delivered by the clerk as provided in rule 82.

Rule 387. Proof of Service. At the time for hearing the court or clerk shall first determine that proper notice has been given a party before proceeding further as to him unless he has appeared or is an existing party, and also that the action is properly brought as a small claim.

Rule 388. Default. Unless good cause to the contrary appears, (1) if the parties fail to appear at the time of hearing the claim shall be dismissed without prejudice by the court or clerk; (2) if the plaintiff fails to appear but the defendant appears, the claim shall be dismissed with prejudice by the court or clerk; and (3) if the plaintiff appears but the defendant fails to appear, judgment shall be rendered against the defendant by the court, or by the clerk if the relief to be granted is readily ascertainable. The filing by the plaintiff of a verified account, or an instrument in writing for the payment of money with an affidavit the same is genuine, shall constitute an appearance by plaintiff for the purpose of this rule. At the request of either party, the court shall grant such party one continuance to a day certain.

Rule 389. Hearing. The time for appearance shall be the time for hearing, unless a continuance has been granted under rule 388. The hearing shall be to the court, shall be simple and informal, and shall be conducted by the court itself, without regard to technicalities of procedure; but the decision must be based on substantial evidence. The court shall swear the parties and their witnesses, and examine them in such way as to bring out the truth. The parties may participate, either personally or by attorney. The court may continue the hearing from time to time if justice requires. The proceedings shall not be reported unless a party provides a reporter at his own expense or the parties by agreement cause the proceedings to be electronically reported, but there shall be no delay for such purpose.

Rule 390. Judgment, Minutes.

(a) The judgment shall be entered in a space on the original notice first filed, and the clerk shall immediately enter the judgment in the small claims docket and district court lien book, without recording. Such relief shall be granted as is appropriate. The court may enter judgment for installment

payments to be made directly by the party obligated to the party entitled thereto; and in such event execution shall not issue as long as such payments are made but execution shall issue for the full unpaid balance of the judgment upon the filing of an affidavit of default. When entered on the small claims docket and district court lien book, a small claims judgment shall constitute a lien to the same extent as regular judgments entered on the district court judgment docket and lien book; but if a small claims judgment requires installment payments, it shall not be enforceable or a lien until an affidavit of default is filed, whereupon it shall be enforceable and a lien for the full unpaid balance of the judgment.

(b) Unless the hearing is reported, minutes of the testimony of each witness and of any stipulations of the parties shall likewise be entered on the original notice first filed; and the exhibits or copies thereof shall be attached to such original notice or be filed, until released by the court.

Rule 391. Other Statutes and Rules. Small claims shall be commenced. heard, and determined in accordance with this division. Other statutes and rules relating to civil proceedings shall apply, but only insofar as not inconsistent with this division. Small claims on file for 90 days and not determined shall be dismissed without prejudice at plaintiff's costs unless prior thereto a party secures an order of continuance to a date certain after notice and hearing, upon a ground stated in rule 215.1. All claims in probate in the amount of small claims shall be filed in the probate proceedings as provided by the Iowa Probate Code. If a request for hearing is filed by the claimant as provided by the Iowa Probate Code, the court may transfer the contested claim to the small claims docket and the hearing thereon shall proceed as provided in this division. Any judgment entered in favor of the claimant shall have the effect of allowing the claim against the estate, but no execution shall issue on such judgment. Civil actions coming within this division but commenced as a regular action shall not be dismissed, but shall be transferred to the small claims docket and proceed accordingly. Civil and probate actions not coming within this division but commenced hereunder shall be dismissed without prejudice except for defendants who have appeared, as to whom such actions shall be transferred to the combination or probate docket, as appropriate, and proceed accordingly.

Rule 121. Interrogatories—time—nature.

Amend Rule 121 by striking from lines one (1) and two (2), Chapter 475, Laws of the Sixty-second General Assembly the words "actions in Justice Court or Class B actions in Municipal Court" and substituting the words, "small claims" in lieu thereof.

Rule 181.2. Trial assignments.

Amend Rule 181.2(a) by striking from line two (2) the words "and superior"; and by striking the last sentence of said paragraph (a).

Rule 309. The writ.

Amend Rule 309 by striking from line three (8) the words "or municipal or superior court".

Rules 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, and 365 are annulled.

Rule 372. Rules by trial courts.

Amend Rule 372 by striking from lines one (1) and two (2) the words ", superior and municipal".

The rules for small claims procedure and amendments to existing rules appearing in this part III of the report shall become effective on January

1, 1971, if the bill for a unified trial court is enacted by the Sixty-third General Assembly, otherwise they shall be void and of no effect.

Respectfully submitted, SUPREME COURT OF IOWA, T. G. GARFIELD, Chief Justice

Des Moines, Iowa January 31, 1969

ACKNOWLEDGMENT

I, William R. Kendrick, Chief Clerk of the House of Representatives of the State of Iowa, hereby acknowledge delivery to me on the 31st day of January, 1969, of the foregoing report of the Supreme Court of Iowa pertaining to Rules of Civil Procedure and Rules for Court Administration.

WILLIAM R. KENDRICK Chief Clerk of the House of Representatives Sixty-third General Assembly of the State of Iowa

REPORTS OF COMMITTEES

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments and reapportionment, to whom was referred Senate Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Winkelman of Calhoun, from the committee on Iowa development, submitted the following report:

MR. SPEAKER: Your committee on Iowa development, to whom was referred House File 49, a bill for an act relating to the Iowa development commission membership, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

- 1 Amend House File 45 by striking all of the lines 5 through 10,
- 2 and place in lieu thereof the following:
- 3 "No person shall drive any motor vehicle upon a highway
- 4 when the vehicle has a television receiver that is capable of
- 5 being operated in the vehicle in such a position that the
- 6 picture tube is visible to the driver."

DOYLE of Woodbury

- Amend House File 87 as follows:
- By adding thereto the following section:
- Sec. 3. Section one hundred ninety-nine point one (199.1), subsection four (4), paragraph a, Code 1966,
- is hereby amended by inserting after line seventeen (17)
- 6 the following: "Butterprint-Abutilon theophrasti."
- 7 Subsection four (4) of section one hundred ninety-nine
- 8 point one (199.1), Code 1966, is hereby further amended
- 9 by striking from line eleven (11) of paragraph b the
- 10 following: "(5) Butterprint-Abutilon theophrasti."

STOKES of Plymouth

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, February 3, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, FEBRUARY 3, 1969.

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

Prayer was offered by the Reverend Frank Smith, pastor of the Church of the Open Bible, Des Moines, Iowa.

The Journal of Friday, January 31, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Brinck of Lee on request of Shepherd of Lee; Hansen of Black Hawk on request of Lippold of Black Hawk; Kehe of Bremer on request of Pierson of Mahaska.

PETITION

The following petition was received and placed on file:

By Knight of Humboldt-Pocahontas, from one hundred twenty residents of Humboldt and Pocahontas counties opposing the Great Plains Reorganization plan.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 49 and Senate Joint Resolution 2, under Rule 35.

ANNOUNCEMENT OF ADDITIONAL SPONSORS (H.F. 74)

The Speaker announced the following additional sponsors to House File 74: Tieden, Langland, Pierson and Menefee.

INTRODUCTION OF BILLS

House File 134, by Pierson, Franklin, Van Roekel and Cochran, a bill for an act relating to civil rights injunctions.

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

House File 135, by Caffrey, Cunningham, Bennett, Hill, Rodgers, Lipsky and Tapscott (Gaudineer, DeKoster, Lamborn, Erskine, Benda, Clarke, Flatt, Lange, Arbuckle, Briles, Shirley, Weimer,

Frommelt, DeHart, Potgeter, Doderer, Walsh, Frey, Dodds, Van Gilst, Hill, Denman, Reichardt, Palmer, McGill, O'Malley and Kosek), a bill for an act relating to the treatment of alcoholism and addicts.

Read first time and referred to committee on social services.

House File 136, by Ellsworth, Voorhees, Kehe, Rex, Warren, Sorg, Strand, Winkelman and Walter, a bill for an act relating to voter registration lists.

Read first time and referred to committee on state government.

House File 137, by Fischer of Grundy, a bill for an act to remove the primary responsibility for enforcement of the beer and liquor laws from the Iowa liquor control commission and requiring the department of public safety to create a division for such purpose.

Read first time and referred to committee on law enforcement.

House File 138, by Roorda, Mohrfeld, Sorg, Andersen, Strand, Kitner, Freeman of Buena Vista, Hanson of Howard-Mitchell, Koch, Corey, Freeman of Clay-Dickinson, Shaw, Pierson, Waugh, Voorhees, Van Roekel, Schroeder, Warren, Hamilton and Shepherd, a bill for an act to prohibit the use of games or contests to promote the sale of motor vehicle fuel.

Read first time and referred to committee on transportation.

House File 139, by Shaw, a bill for an act relating to the establishment of recreational bikeways.

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

House File 140, by Fischer of Grundy, a bill for an act relating to class "C" beer permits.

Read first time and referred to committee on law enforcement.

House File 141, by Andersen, Peterson, Dooley, Koch and Doyle (Erskine and Sullivan), a bill for an act relating to written statements of election.

Read first time and referred to committee on state government.

House File 142, by Bailey, a bill for an act relating to the movement of oversized vehicles.

Read first time and referred to committee on transportation.

House File 143, by Brinck, a bill for an act relating to powers and duties of county conservation boards.

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

House File 144, by Fischer of Grundy, Rex, Koch, Welden, Kitner, Bergman, Hansen of Black Hawk and Miller of Marshall (Conklin, Nicholson, Sullivan, Messerly, Hougen, Balloun and Stanley), a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms.

Read first time and referred to committee on law enforcement.

House File 145, by Peterson (Erskine), a bill for an act relating to granting to the counties the right to contract for options for the purchase of land.

Read first time and referred to committee on county government.

CONSIDERATION OF BILLS REGULAR CALENDAR

Pelton of Clinton asked and received unanimous consent to take up for immediate consideration House File 125, a bill for an act relating to judicial nominating commissions.

Knight of Humboldt-Pocahontas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 125)

The ayes were, 113:

Alt Drake Jesse Mendenhall Andersen Dunton Johnson of Menefee Bailey Edgington Audubon Mezvinsky Baker Ellsworth Johnston of Millen Battles Ewell Johnson Miller of Fischer of Kennedy of Bennett Des Moines Bergman Grundy Chickasaw Miller of Fisher of Blouin Kennedy of Jones Greene Caffrey Dubuque Miller of Franklin Kitner Camp Marchall Campbell Freeman of Knight Miller of Knoblauch Christensen Buena Vista Page Freeman of Milligan Cochran Koch Corey Clay-Dickinson Mohrfeld Kreamer Crabb Gannon Nelson Kruse Langland Goode Nielsen Crosier Cunningham Graham Nolting Lawson Darrington Grassley Lippold O'Hearn Den Herder Hamilton Lipsky Ossian Dietz Hanson of Logue Pelton Howard-Mitchell Mayberry Dooley **Perkins** McCartney Peterson Dougherty Holden McCormick Doyle Huff Pierson

Tapscott Warren Schwartz Poncy Tieden Waugh Priebe Shaw Weichman Shepherd Van Drie Radl Van Nostrand Welden Rex Sorg Stokes Van Roekel Rodgers Wells Varley Winkelman Roorda Strand Stroburg Voorhees Wolfe Sanders Walter Mr. Speaker Schmeiser Stromer Strothman Schroeder

The nays were, none.

Absent or not voting, 11:

Brinck Hill Kluever Newton
Hansen of Kehe McIntyre Renda
Black Hawk Klein Middleswart Skinner

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

Pelton of Clinton asked and received unanimous consent to take up for immediate consideration House File 127, a bill for an act relating to publication of the Code of Iowa.

Knight of Humboldt-Pocahontas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 127)

The ayes were, 112:

Fischer of Kitner Mohrfeld Alt Grundy Knight Nelson Andersen Fisher of Knoblauch Nielsen Bailey Baker Greene Koch Nolting **Battles** Franklin Kreamer O'Hearn Bennett Freeman of Kruse Ossian Buena Vista Langland Pelton Bergman Blouin Freeman of Lawson Perkins Caffrey Clay-Dickinson Lippold Peterson Campbell Pierson Gannon Lipsky Christensen Poncy Goode Logue Graham Mayberry Priebe Cochran Radi Corev Grasslev McCartney Crabb Hamilton McCormick Rex Crosier Hanson of Mendenhall Rodgers Howard-Mitchell Menefee Cunningham Roorda Darrington Holden Mezvinsky Sanders Schmeiser Den Herder Huff Millen Dietz Jesse Miller of Schroeder Des Moines Schwartz Dooley Johnson of Miller of Shaw Dougherty Audubon Johnston of Shepherd Dovle Jones Drake Miller of Sorg Johnson Dunton Kennedy of Marshall Stokes Edgington Chickasaw Miller of Strand Ellsworth Stroburg Kennedy of Page Ewell Stromer Dubuque Milligan

Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 12:

Brinck Camp Hansen of Black Hawk Hill Kehe Klein Kluever McIntyre Middleswart

Newton Renda Skinner

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

Pelton of Clinton asked and received unanimous consent to take up for immediate consideration **House File 128**, a bill for an act relating to mandatory revocation of beer permits.

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

Lipsky

Logue

Mayberry.

McCartney

McCormick

Mendenhall

On the question "Shall the bill pass?" (H.F. 128)

Freeman of

The ayes were, 114:

Alt Andersen Bailey Baker Battles Bergman Blouin Caffrey Camp Campbell Christensen Cochran Corey Crabb Crosier Cunningham Darrington Den Herder Dietz Dooley Dougherty Doyle Drake Dunton Edgington Ellsworth Ewell Fischer of Grundy Fisher of

Greene

Franklin

Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hanson of Howard-Mitchell Holden Huff Jesse Johnson of Audubon Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Knight Knoblauch Koch Kreamer Kruse Langland Lawson Lippold

Menefee Mezvinsky Millen Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Nielsen Nolting O'Hearn Ossian Pelton Perkins Peterson Pierson Poncy Priebe Radl Renda

Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe

Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Bennett Hansen of Kehe Middleswart
Brinck Black Hawk Kluever Newton
Hill McIntyre Skinner

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

Pelton of Clinton asked and received unanimous consent to take up for immediate consideration House File 130, a bill for an act relating to aid to laboratory schools.

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

On the question "Shall the bill pass?" (H.F. 130)

The ayes were, 115:

Alt Franklin Renda Lippold Andersen Freeman of Rex Lipsky Bailev Buena Vista Rodgers Logue Baker Roodra Freeman of Mayberry **Battles** Clay-Dickinson Sanders McCartney **Bennett** McCormick Schmeiser Gannon Bergman Goode Mendenhall Schroeder Blouin Graham Menefee Schwartz Caffrey Grassley Mezvinsky Shaw Camp Hamilton Millen Shepherd Campbell Sorg Hanson of Miller of Howard-Mitchell Christensen Des Moines Stokes Cochran Holden Miller of Strand Stroburg Corev Huff **Jones** Miller of Crabb Jesse. Stromer Crosier Johnson of Marshall Strothman Cunningham Audubon Miller of Tapscott Darrington Johnston of Page Tieden Den Herder Van Drie Johnson Milligan Dietz Kennedy of Van Nostrand Mohrfeld Dooley Chickasaw Van Roekel Nelson Dougherty Kennedy of Nielsen Varley Doyle Nolting Voorhees Dubuque Drake Walter Kitner O'Hearn Dunton Klein Ossian Warren Edgington Knight Pelton Waugh Ellsworth Knoblauch Perkins Weichman Ewell Koch Peterson Welden Fischer of Kreamer Pierson Wells Grundy Kruse Poncy Winkelman Fisher of Langland Priebe Wolfe Greene Lawson Radl Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Brinck Hill McIntyre Newton
Hansen of Kehe Middleswart Skinner
Black Hawk Kluever

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

House File 49, a bill for an act relating to the Iowa development commission membership, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 49)

The ayes were, 108:

Alt Franklin Lawson Andersen Rodgers Freeman of Lippold Bailey Buena Vista Lipsky Roorda Baker Freeman of Logue Sanders **Battles** Chay-Dickinson Mayberry Schmeiser Bergman Gannon McCartney Schroeder Goode Schwartz Blouin McCormick Caffrey Graham Mendenhall Shaw Campbell Menefee Shepherd Grassley Mezvinsky Hamilton Christensen Sorg Millen Hanson of Stokes Cochran Howard-Mitchell Miller of Strand Corey Crabb Holden Jones Stroburg Huff Miller of Crosier Stromer Marshall Strothman Cunningham Johnson of Audubon Miller of Darrington Tapscott Johnston of Den Herder Page Tieden Milligan Dietz Johnson Van Drie Kennedy of Mohrfeld Van Nostrand Dooley Dougherty Chickasaw Nelson Van Roekel Varley Dovle Kennedy of Nielsen Nolting Voorhees Drake Dubuque Dunton Kitner O'Hearn Walter Klein Ossian Warren Edgington Ellsworth Knight Pelton Waugh Knoblauch Perkins Weichman **Ewell** Fischer of Koch Pierson Welden Grundy Poncy Kreamer Winkelman Fisher of Kruse Priebe Wolfe Mr. Speaker Greene Langland Renda

The nays were, 7:

Jesse.

Bennett Miller of Peterson Wells
Camp Des Moines Radl

Absent or not voting, 9:

Brinck Hill McIntyre Newton
Hansen of Kehe Middleswart Skinner
Black Hawk Kluever

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

CONSIDERATION OF JOINT RESOLUTION

Van Nostrand of Pottawattamie asked and received unanimous consent to take up for immediate consideration Senate Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts, with report of committee recommending passage.

Van Nostrand of Pottawattamie moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the resolution was read a last time.

Senate Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Article three (III) of the Constitution of the State of Iowa is hereby amended by adding thereto the following new section:

"Section 39. In establishing senatorial and representative districts, the state shall be divided into as many senatorial districts as there are members of the senate and into as many representative districts as there are members of the house of representatives. One (1) senator shall be elected from each senatorial district and one (1) representative shall be elected from each representative district."

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-second General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-third General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred seventy in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?" (S.J.R. 2)

The ayes were, 109:

Crabb Alt Caffrey Dougherty Andersen Camp Cunningham Drake Bailey Campbell Darrington Dunton Battles Christensen Den Herder Edgington Bergman Cochran Dietz Ellsworth Blouin Corey Dooley Ewell

Fischer of	Kennedy of	Miller of	Schwartz
Grundy	Dubuque	Marshall	Shaw
Fisher of	Kitner	Miller of	Shepherd
Greene	Klein	Page	Sorg
Franklin	Knight	Milligan	Stokes
Freeman of	Knoblauch	Mohrfeld	Strand
Buena Vis ta	Koch	Nelson	Stroburg
Freeman of	Kreamer	Nielsen	Stromer
Clay-Dickinson	Kruse	Nolting	Strothman
Gannon	Langland	O'Hearn	Tieden
Goode	Lawson	Ossian	Van Drie
Graham	Lippold	Pelton	Van Nostrand
Grassley	Lipsky	Perkins	Van Roekel
Hamilton	Logue	Peterson	Varley
Hanson of	Mayberry	Pierson	Voorhees
Howard-Mitchell	McCartney	Poncy	Walter
Holden	McCormick	Priebe	Warren
Huff	Mendenhall	Radl	Waugh
Johnson of	Menefee	Renda	Weichman
Audubon	Mezvinsky	Rex	Welden
Johnston of	Middleswart	Rodgers	\mathbf{Wells}
Johnson	Millen	Roorda	Winkelman
Kennedy of	Miller of	Sanders	Wolfe
Chicka saw	Jones	Schmeiser	Mr. Speaker
		Schroeder	

The nays were, 7:

Baker

Dovle Bennett Jesse

Crosier

Absent or not voting, 8:

Brinck Kehe Hansen of

Black Hawk

Miller of Des Moines Tapscott

Newton Kluever McIntyre Skinner

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

On motion by McCartney of Floyd, the House recessed until the fall of the gavel.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 44, a bill for an act relating to beer warehouses.

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

Senate File 45, a bill for an act relating to information required on beer

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

Senate File 88, a bill for an act to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes.

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

Senate File 145, a bill for an act relating to the printing board appropriation.

CARROLL A. LANE, Secretary

REPORTS OF COMMITTEES

Millen of Jefferson-Van Buren, from the committee on human and industrial relations, submitted the following report:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred House File 39, a bill for an act relating to emergency care or assistance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

FLOYD MILLEN, Chairman

Tieden of Clayton, from the committee on conservation, submitted the following report:

MR. SPEAKER: Your committee on conservation, to whom was referred House File 21, a bill for an act to authorize county conservation boards to provide uniforms to their employees as a portion of such employees' compensation, and to operate or lease concessions in or upon property under its control, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 67, a bill for an act relating to the bond provision in the fair housing law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

RAY C. CUNNINGHAM, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 23, a bill for an act authorizing joint establishment and maintenance of firehouses to be shared by benefited fire districts and municipal corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postposed.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 62, a bill for an act relating to compensation of the members of the county board of social welfare, begs leave to report it has had the

same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pers.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government to whom was referred House File 72, a bill for an act to allow the services of the county engineer to be available to cities and incorporated towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

LOUIS A. PETERSON, Chairman

AMENDMENTS FILED

- 1 Amend the amendment to House File 72 filed by Stokes of Plymouth
- 2 on January 28, 1969, by striking from line four (4) the word "general"
- 3 and inserting in lieu thereof the word "road".

STOKES of Plymouth

- 1 Amend House File 135 as follows:
- 2 1. Amend page 1, line five (5), by striking the word
- 3 and figures "five (155)" and inserting in lieu thereof the
- word and figures "eight (158)".
- 5 2. Amend page 4, line twelve (12), by striking the
- 6 word "which" and inserting in lieu thereof the word "while".

CAFFREY of Polk

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, February 4, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, FEBRUARY 4, 1969.

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

Prayer was offered by the Reverend John Bebout, pastor of the Methodist Church, Clarinda, Iowa.

The Journal of Monday, February 3, 1969, was approved.

PETITIONS

The following petitions were received and placed on file:

By O'Hearn of Scott, from nine meat and poultry processors of Scott County supporting the passage of an amendment to chapter 189A of the Code to provide for cooperation with appropriate federal agencies in the meat and poultry products inspection program and requesting favorable cooperation for the appropriation of state funds to carry out said act.

By Priebe of Kossuth County, from ninety-four residents of Kossuth County opposing the Great Plains plan for school reorganization.

PERSONAL PRIVILEGE

Stromer of Hancock rose on a point of personal privilege and announced that today was the seventieth birthday of the Honorable Floyd P. Edgington who has served sixteen years in the Iowa House of Representatives.

Freeman of Buena Vista rose on a point of personal privilege and announced that this was the thirty-sixth wedding anniversary of his father and mother, the Honorable Lester M. and Mrs. Leona Freeman.

Congratulations were extended to the Honorable Floyd P. Edgington and the Honorable Lester M. Freeman by the members of the House.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 39, 21, 67, 62 and 72, under Rule 35.

INTRODUCTION OF BILLS

House File 146, by Tapscott, Van Roekel, Newton, McIntyre, Franklin, Van Drie, Hill, Waugh, Jesse and Priebe, a bill for an act to require employers of migratory child laborers to be responsible for determining a child's age.

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

House File 147, by Stromer and McCormick, a bill for an act relating to abstracts of title based on tax certificates.

Read first time and referred to committee on county government.

House File 148, by Lipsky, McIntyre, Den Herder, Wells, McCormick, Bergman, Van Roekel, Kruse, Crosier, Knoblauch, Cochran, Fisher of Greene, Caffrey and Millen, a bill for an act relating to the appointment of examiners of applicants for drivers' licenses.

Read first time and referred to committee on state government.

House File 149, by Ellsworth, Perkins and Brinck, a bill for an act relating to the time limit within which liability may be imposed under the dram shop liability laws.

Read first time and referred to committee on law enforcement.

House File 150, by Schroeder, Stromer and Varley, a bill for an act relating to the bonding of operators of slaughterhouses buying cattle, hogs, or sheep, and the bonding of agents, dealers, or brokers of such operators.

Read first time and referred to committee on agriculture.

House File 151, by Holden (Nicholson), a bill for an act relating to permanent registration of voters for elections held in certain community school districts.

Read first time and referred to committee on schools.

House File 152, by Kruse, Bergman, Crosier, Poncy, Fisher of Greene and Van Roekel, a bill for an act relating to the extraction of blood samples from the deceased victims of motor vehicle accidents.

Read first time and referred to committee on law enforcement.

House File 153, by McCartney, Winkelman and Tapscott (Benda, Rigler and Denman), a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property.

Read first time and referred to committee on commerce.

House File 154, by Fischer of Grundy, a bill for an act providing immunity from liability for persons rendering emergency care.

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

House File 155, by Blouin, a bill for an act relating to the wearing of certain safety equipment by persons operating motorcycles.

Read first time and referred to committee on law enforcement.

House File 156, by Doyle, a bill for an act relating to the issuance of marriage licenses.

Read first time and referred to committee on judiciary.

House File 157, by McCartney (Potgeter, Rigler, Stanley, Curran and Walsh), a bill for an act relating to corporations organized pursuant to the Iowa Economic Development Act.

Read first time and referred to committee on commerce.

House File 158, by Cochran, Gannon, Middleswart, Dougherty, Mendenhall, Edgington, Schmeiser, Christensen, Priebe and Poncy (Schaben, Shirley, Frommelt, Denman, Gaudineer, Glenn, Briles, Dodds, O'Malley and McGill), a bill for an act prohibiting certain corporations from engaging in farming and ranching operations, providing a method whereby such corporation shall dispose of agricultural or ranch lands, and providing that small family-type corporations may engage in farming and ranching operations within limitations.

Read first time and referred to committee on agriculture.

House File 159, by Bennett, a bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices, including "molotov cocktails", and to provide penalties therefor.

Read first time and referred to committee on law enforcement.

House File 160, by committee on law enforcement, a bill for an act to correct the title to chapter one hundred twelve (112), Acts of the Sixty-second General Assembly.

Read first time and placed on the calendar.

House File 161, by Koch (Sullivan), a bill for an act extending the county's right of condemnation under eminent domain.

Read first time and referred to committee on county government.

House File 162, by committee on judiciary, a bill for an act relating to the Iowa Soldiers' Home.

Read first time and placed on the calendar.

House File 163, by Grassley, Bailey, Shaw and Welden (DeKoster, Lucken and Shirley), a bill for an act relating to administrative rules of departments of the state.

Read first time and referred to committee on state government.

House File 164, by committee on judiciary, a bill for an act relating to claims and accounting in institutions under the department of social services.

Read first time and placed on the calendar.

House File 165, by committee on judiciary, a bill for an act relating to the use of pesticides in relation to public waters.

Read first time and placed on the calendar.

House File 166, by committee on judiciary, a bill for an act to correct overlapping penalties in the law on real estate brokers as amended.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 44, a bill for an act relating to beer warehouses.

Read first time and referred to committee on law enforcement.

Senate File 45, a bill for an act relating to information required on beer tax reports.

Read first time and referred to committee on law enforcement.

Senate File 88, a bill for an act to amend section three hundred forty-seven A point two (347A.2), to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes.

Read first time and referred to committee on commerce.

Senate File 145, a bill for an act relating to the printing board appropriation.

Read first time and referred to committee on appropriations.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

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

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Albert M. Wilson, of Monroe County, who was a member of the Fiftieth and the Fiftieth Extraordinary sessions of the General Assembly, passed away June 30, 1968; now, therefore,

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

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Dougherty of Lucas-Monroe, Schwartz of Wapello and Goode of Appanoose-Davis.

CONSIDERATION OF BILL REGULAR CALENDAR

Radl of Linn asked and received unanimous consent to take up for immediate consideration **House File 21**, a bill for an act to authorize county conservation boards to provide uniforms to their employees as a portion of such employees' compensation, and to operate or lease concessions in or upon property under its control, with report of committee recommending passage.

Radl of Linn asked and received unanimous consent that House File 21 be deferred and that the bill retain its place on the calendar.

The Speaker announced the House recessed until the fall of the gavel.

The House reconvened, Speaker Harbor in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 2.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate Joint Resolution 2.

ADDITIONAL COPIES

McCartney of Floyd asked and received unanimous consent to have 500 additional copies printed of House File 7.

REPORTS OF COMMITTEE

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 5, a bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and providing for the administration and support thereof and the admission of patients, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

EDGAR H. HOLDEN, Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred House File 6, a bill for an act relating to the definition of a mentally retarded person for purposes of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer of such persons to the state mental health institutes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

EDGAR H. HOLDEN, Chairman

AMENDMENTS FILED

- 1 Amend House File 5 as follows:
- 2 Amend House File 5, sec. 2, line 11, by adding after
- 3 the word "unit" the words "at an existing institution".

SCHROEDER of Pottawattamie

- Amend House File 21 by adding to line twelve (12), after
- 2 the word "paid", the word "state".

RADL of Linn

- 1 Amend House File 21 as follows:
- 2 1. By striking subsection 1 of section 1.

GOODE of Appanoose-Davis

- 1 Amend House File 39, line 7, by inserting after the word
- 2 "constitute" the words "negligence, or".

JOHNSTON of Johnson

- 1 Amend House File 54 as follows:
- 2 1. By striking the word "thirty" in line 18, page 1,
- 3 and inserting the words "one hundred
- 4 twenty."

BRINCK of Lee

- 1 Amend House File 72, line nine (9), by striking the period
- 2 and adding the following: "; provided, however, that the amount
- 3 of such services shall not exceed the sum of five hundred dollars
- 4 in any one calendar year.".

GRAHAM of Ida-Sac

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, February 5, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, FEBRUARY 5, 1969.

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

Prayer was offered by the Reverend Dr. Dean Chapman, pastor of the Grandview United Methodist Church, Dubuque, Iowa.

The Journal of Tuesday, February 4, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sanders of Emmet-Palo Alto on request of Blouin of Dubuque; Stroburg of Taylor-Ringgold on request of Christensen of Clarke-Union.

PETITION

The following petition was received and placed on file:

By Ellsworth of Dubuque, from twenty-one residents of Dubuque County urging legislation for heavier penalties for crimes committed with firearms.

PERSONAL PRIVILEGE

Van Roekel of Marion rose on a point of personal privilege and announced that today was the thirty-eighth wedding anniversary of the Honorable Herbert L. and Mrs. Neva Campbell. Congratulations were extended by members of the House.

PRESENTATION OF VISITORS

Miller of Page presented to the House forty junior and senior girls from Clarinda High School, accompanied by their teacher, Mrs. Youngman.

Bennett of Polk announced that the sixth grade class of Madison School, Des Moines, accompanied by their teacher, Mrs. Tichy, was present in the House visiting the legislature.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 5 and 6, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Cochran of Webster offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable James F. Stanek, of Webster County, who was a member of the Forty-ninth session of the General Assembly, passed away on June 8, 1968; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Cochran of Webster, Mayberry of Webster and Bailey of Wright.

Baker of Boone offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Chester A. Scheerer, of Boone County, who was a member of the Fifty-fifth and Fifty-sixth sessions of the General Assembly, passed away on March 11, 1968; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Baker of Boone, Cunningham of Story and Edgington of Franklin.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 59, a bill for an act to legalize special election of Madrid Community School District.

CARROLL A. LANE, Secretary

HOUSE CONCURRENT RESOLUTION 5 REFERRED TO COMMITTEE

Schroeder of Pottawattamie called up for consideration House Concurrent Resolution 5, filed on February 5 and found on page 57 of the House Journal.

Varley of Adair-Madison moved that House Concurrent Resolution 5 be referred to the committee on transportation.

Motion prevailed.

SENATE MESSAGE CONSIDERED

Senate File 59, a bill for an act to legalize and validate the special election of the Madrid Community School District, in the Counties of Boone, Polk and Dallas, State of Iowa, held on September 30, 1968, on the proposition of issuing School Bonds in the sum of not to exceed \$755,000.00 for the purpose of building and furnishing a senior high school building and gymnasium and acquiring land therefor and for future school buildings.

Read first time and referred to committee on judiciary.

INTRODUCTION OF BILLS

House File 167, by Fisher of Greene, Johnson of Audubon-Guthrie, Dougherty and Nielsen (Benda), a bill for an act to provide certain regulations in the procurement of insurance by a vendor of personal property sold on installment contracts.

Read first time and referred to committee on commerce.

House File 168, by Kluever, Andersen, Strand, Miller of Des Moines, Caffrey, Koch and Lipsky (Benda, Frommelt, Walsh, Neu, Briles and Stanley), a bill for an act relating to savings and loan associations.

Read first time and referred to committee on commerce.

House File 169, by Van Drie, a bill for an act relating to eye-protective devices.

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

House File 170, by Voorhees, Shepherd, Sorg, Middleswart, Nolting, Ewell, Knoblauch, Campbell, Tapscott, Rex, Brinck, McCormick, Caffrey, Andersen, Dougherty, Waugh, Corey, Kehe, Perkins, Hansen of Black Hawk, Logue, Rodgers, Stokes and Mendenhall, a bill for an act relating to the computation of the agricultural land tax credit.

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

House File 171, by Winkelman, Schroeder, Stromer, Cochran, Tieden and Bailey, a bill for an act relating to the list of secondary noxious weeds.

Read first time and referred to committee on agriculture.

House File 172, by Winkelman, Stokes, Kluever, Weichman, Ossian, Dunton, Edgington and Goode, a bill for an act relating to special assessments against railroad property.

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

House File 173, by Shaw, Holden, O'Hearn, Voorhees, Radl, Koch, Huff, Newton, Dietz, Andersen, Sorg and Hansen of Black Hawk (Thordsen and Nicholson), a bill for an act relating to the compensation of the clerk of the grand jury.

Read first time and referred to committee on judiciary.

House File 174, by Andersen, Peterson, Dooley, Koch and Doyle (Erskine and Sullivan), a bill for an act relating to recanvass in case of contested election.

Read first time and referred to committee on county government.

House File 175, by Holden, a bill for an act relating to the sales tax on propane used in drying grain.

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

House File 176, by Blouin, a bill for an act relating to exemptions from inheritance tax.

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

House File 177, by Grassley, Klein, Tieden, Christensen, Dunton, Varley, Andersen, Johnston of Johnson, Roorda, Newton, Ewell and Pierson, a bill for an act relating to the state teachers' pension.

Read first time and referred to committee on appropriations.

House File 178, by Dougherty, a bill for an act relating to constable fees.

Read first time and referred to committee on county government.

House File 179, by McCormick and Stromer, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups.

Read first time and referred to committee on schools.

House File 180, by Goode, a bill for an act relating to absentee voting by members of the armed forces.

Read first time and referred to committee on state government.

House File 181, by Baker, a bill for an act relating to the installation of plumbing and licensing of plumbers.

Read first time and referred to committee on state government.

House File 182, by Fisher of Greene, Pelton and Gannon, a bill for an act relating to documents accompanying liquor shipments.

Read first time and referred to committee on law enforcement.

House File 183, by Lipsky, a bill for an act providing for issuing of general obligation bonds by cities and towns to pay for the removal of dead or diseased trees on public property.

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

House File 184, by Lipsky, a bill for an act to amend section three hundred sixty-eight point three (368.3), Code 1966, relating to removal of dead or diseased trees, and the assessments of costs therefor.

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

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 45, a bill for an act relating to television sets in motor vehicles, with report of committee recommending passage, was taken up for consideration.

Doyle of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 45 by striking all of the lines 5 through 10, and place in lieu thereof the following:

"No person shall drive any motor vehicle upon a highway when the vehicle has a television receiver that is capable of being operated in the vehicle in such a position that the picture tube is visible to the driver."

The amendment was adopted.

Doyle of Woodbury asked and received unanimous consent to withdraw the amendment filed by him on January 30 and found on page 154 of the House Journal.

Hill of Marshall moved that House File 45 be re-referred to the committee on law enforcement.

Motion lost.

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

On the question "Shall the bill pass?" (H.F. 45)

The ayes were, 98:

THE WARD	were, so.		
Alt Andersen	Blouin	Christensen	Cunningham
	Brinck	Cochran	Darrington
Bailey	Caffrey	Corey	Den Herder
Battles	Camp	Crabb	Dooley
Bergman	Campbell ·	Crosier	Dougherty

Doyle Drake Dunton Edgington	Huff Johnson of Audubon Johnston of	Middleswart Miller of Des Moines Miller of	Schroeder Schwartz Shaw Skinner
Ellsworth	Johnson	Jones	Sorg
Ewell	Kehe	Miller of	Stokes
Fischer of	Kennedy of	Marshall	Strand
Grundy	Dubugue	Milligan	Stromer
Fisher of	Kitner	Mohrfeld	Strothman
Greene	Klein	Nelson	Tapscott
Franklin	Kluever	Newton	Van Drie
Freeman of	Knight	Nielsen	Van Nostrand
Buena Vista	Knoblauch	Nolting	Van Roekel
Freeman of	Kruse	Ossian	Varley
Clay-Dickinson	Lawson	Perkins	Voorhees
Goode	Lippold	Peterson	Walter
Graham	Lipsk y	Pierson	Warren
Grassley	Logue	Poncy	Waugh
Hamilton	Mayberry	Priebe	Weichman
Hansen of	McCartney	Radl	Winkelman
Black Hawk	McCormick	Renda	Wolfe
Hanson of	McIntyre	Roorda	Mr. Speaker
Howard-Mitchel	l Mendenhall		=

The nays were, 17:

Baker Bennett	Holden Jesse	Mezvinsky O'Hearn	Rodgers Schmeiser
Dietz	Kennedy of	Pelton	Welden
Gannon Hill	Chickasaw Kreamer	Rex	Wells

Absent or not voting, 9:

Koch Langland	Millen Miller of	Sanders Shepherd	Stroburg Tieden
Menefee	Page		

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

The House resumed consideration of House File 21, a bill for an act to authorize county conservation boards to provide uniforms to their employees as a portion of such employees' compensation, and to operate or lease concessions in or upon property under its control.

Goode of Davis offered the following amendment filed by him and moved its adoption:

Amend House File 21 as follows:

1. By striking subsection 1 of section 1.

The amendment was adopted.

Radl of Linn asked and received unanimous consent to withdraw the amendment filed by him on February 4 and found on page 189 of the House Journal.

Radl of Linn offered the following amendment to the title and moved its adoption:

Amend the title to House File 21 by striking from lines one (1), two (2), and three (3) the following: "provide uniforms to their employees as a portion of such employees' compensation, and to".

Amendment adopted.

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

On the question "Shall the bill pass?" (H.F. 21)

The ayes were, 94:

Alt Andersen Bailey Baker Battles Bennett Bergman Brinck Camp Campbell Christensen Cochran Corey Crosier Cunningham Darrington Dietz Dougherty Doyle Dunton Edgington Ellsworth Ewell Fisher of Greene	Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Graham Hamilton Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Klein Kluever Knight Lawson Lippold	Logue Mayberry McCartney McCormick Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Jones Miller of Marshall Mohrfeld Newton Nielsen Nolting Petkins Peterson Pierson Poncy	Renda Rodgers Roorda Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Sorg Strand Stromer Tapscott Tieden Van Drie Van Drie Van Poie Varley Voorhees Walter Waugh Weichman Welden Wells Winkelman
	Lawson		
Greene	Lippold	Priebe	Wolfe
Franklin	Lipsky	Radl	Mr. Speaker

The nays were, 22:

Blouin	Goode	Kreamer	Rex
Caffrey	Grassley	Kruse	Stokes
Crabb	Hansen of	Milligan	Strothman
Den Herder	Black Hawk	Nelson	Van Nostrand
Dooley	Kitner	O'Hearn	Warren
Drake	Knoblauch	Ossian	

Absent or not voting, 8:

Fischer of	Koch	Miller of	Sanders
Grundy	Langland	Page	Stroburg
Honson of	McIntura	9 -	9

anson of McIntyre Howard-Mitchell

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

House File 39, a bill for an act relating to emergency care or assistance, with report of committee recommending passage, was taken up for consideration.

Johnston of Johnson offered the following amendment filed by him:

Amend House File 39, line 7, by inserting after the word "constitute" the words "negligence. or".

Johnston of Johnson offered the following amendment to his amendment and moved its adoption:

Amend the Johnston amendment to House File 39, filed February 4, by inserting in line two (2), preceding the word "negligence" the word "gross".

The amendment to the amendment lost.

Johnston of Johnson asked and received unanimous consent to withdraw his amendment filed February 4.

Fischer of Grundy moved that House File 39 be deferred and retain its place on the calendar.

Motion lost.

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

On the question "Shall the bill pass?" (H.F. 39)

The ayes were, 119:

• -			
Alt	Fischer of	Kennedy of	Miller of
Andersen	Grundy	Dubuque	Marshall
Bailey	Fisher of	Kitner	Milligan
Baker	Greene	Klein	Mohrfeld
Battles	Franklin	Kluever	Nelson
Bennett	Freeman of	Knight	Newton
Bergman	Buena Vista	Knoblauch	Nielsen
Blouin	Freeman of	Koch	Nolting
Brinck	Clay-Dickinson	Kreamer	O'Hearn
Caffrey	Goode	Kruse	Ossian
Camp	Graham	Langland	Pelton
Campbell	Grassley	Lawson	Perkins
Christensen	Hamilton	Lippold	Peterson
Cochran	Hansen of	Lipsky	Pierson
Corey	Black Hawk	Logue	Poncy
Crabb	Hanson of	Mayberry	Priebe
Crosier	Howard-Mitchell		Radl
Cunningham	Hill	McCormick	Rex
Darrington	. Holden	McIntyre	Rodgers
Den Herder	Huff	Mendenhall	Roorda
Dietz	Jesse	Menefee	Schmeiser
Dooley	Johnson of	Mezvinsky	Schroeder
Dougherty	Audubon	Middleswart	Schwartz
Doyle	Johnston of	Millen	Shaw
Drake	Johnson	Miller of	Shepherd
Dunton	Kehe	Des Moines	Skinner
Edgington	Kennedy of	Miller of	Sorg
Ellsworth	Chickasaw	Jones	Stokes
Ewell			Strand

Stromer Van Nostrand Warren Wells Waugh Winkelman Strothman Van Roekel Weichman Wolfe Tapscott Varley Mr. Speaker Tieden Voorhees Welden Van Drie Walter

The nays were, 2:

Gannon Renda

Absent or not voting, 3:

Miller of

Sanders

Page

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

Stoburg

The Speaker announced the House recessed until the fall of the gavel.

The House reconvened, Speaker Harbor in the chair.

COMMUNICATION FROM SECRETARY IOWA STATE FAIR

The following communication has been received and is on file in the office of the Chief Clerk:

IOWA STATE FAIR

February 3, 1969

Hon. William H. Harbor Speaker of the House House of Representatives State House Dear Sir:

In keeping with the request of SJR 25 and HJR 24 passed during the last General Assembly authorizing the continuance of the Iowa State Fair and World Food Exposition Study Committee, we are herewith submitting to you the complete report of the feasibility study as conducted by Economics Research Associates.

Individual members of the Iowa State Fair and World Food Exposition Study Committee have copies of this complete report in their possession and all legislators were sent summaries of the report in November. More copies of the summary and more copies of the complete report are available if and when needed. In action taken November 12, the Iowa State Fair and World Food Exposition Study Committee recommends the development of a new fairgrounds and the staging of a World Food Exposition as outlined in Alternative 6 in the Economics Research Associates' feasibility study. It was also decided that the exploration of local, state and federal support both private and public should be continued.

Our office will be only too happy to supply more information if desired for use by any of the committees or any of the members of the General Assembly.

Sincerely yours,

KENNETH R. FULK, Secretary

McCartney of Floyd submitted the following report of the committee on rules:

PROPOSED AMENDMENTS TO THE TEMPORARY RULES OF THE HOUSE

Rule 17

Amend Rule 17 as follows:

By striking all of line fourteen (14), page sixty-four (64), under the heading "Doorkeeper" and inserting in lieu thereof the words "is strictly enforced: shall, thirty".

Rule 20

Amend Rule 20 by striking the first four paragraphs of said Rule and inserting in lieu thereof the following:

The Chamber of the House shall include the vestibule, restrooms, cloak

room, lounge and floor of the House.

The floor of the House shall consist of that area between the press box, Speaker's station, and the south wall behind the last row of desks occupied by Representatives, excluding however, the visitors' galleries.

No one shall be admitted to the floor of the House while it is in session, ex-

cept the following:

- Members of the General Assembly and employees in the performance of their duties.
- 2. News reporters will be permitted to occupy the seats assigned for the news media, and to go directly to or from those seats.
- 3. Former members of the General Assembly who are not registered lobbyists.
- 4. Members of the families of the members of the General Assembly.

5. Those occasional visitors of a member of the House. These visits shall be approved by a member, and in writing.

6. Persons who are designated as legislative interns or similar designation sponsored by an accredited educational institution and who are assigned to assist the Speaker, Speaker Pro Tempore, the majority and minority leaders, the assistant majority and minority leaders, or whips, and committee chairmen.

No one shall be admitted to the floor of the House for a period of thirty minutes prior to the daily convening time of the House and fifteen minutes subsequent to the daily adjournment of the House, except those persons named in the numbered sections of this Rule set forth above.

Rule 28

AMENDMENT TO RULE 28

Amend Rule 28 by striking the words "March 8" from line two (2), and inserting in lieu thereof "February 28". Committee on Rules.

RALPH McCARTNEY, Chairman

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on January 31, 1969, he approved House File 57.

HOUSE CONCURRENT RESOLUTION 13 By McCartney of Floyd

Whereas, it has been customary in past years to hold a joint convention for the purpose of observing Abraham Lincoln's birthday, February 12; therefore. Be It Resolved by the House of Representatives, the Senate Concurring, that the House and Senate of the Sixty-third General Assembly meet in joint convention on Wednesday, February 12, 1969, at 1:15 p.m., and give appropriate attention to this national holiday.

Laid over under Rule 25.

REPORTS OF COMMITTEES

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 8, a bill for an act to combine the present county fund for mental health with the state institution fund, redesignating the latter as the county health and institutions fund, prescribing the purposes for which such fund may be used, and authorizing a levy therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

Tieden of Clayton, from the committee on conservation, submitted the following report:

MR. SPEAKER: Your committee on conservation, to whom was referred House File 20, a bill for an act to increase the permissible property tax levy for county conservation boards from one mill to three mills, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

DALE L. TIEDEN. Chairman

Fischer of Grundy, from the committee on commerce, submitted the following report:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 78, a bill for an act to amend section three hundred forty-seven A point two (347A.2), Code 1966, to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Sendte File 145, a bill for an act relating to the printing board appropriation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENT FILED

- 1 House File 105 is hereby amended as follows:
- 2 1. By adding thereto the following new section:
- 3 Sec. 2. Section six hundred ninety-five point twenty-one

LIPSKY of Linn

(695.21), Code 1966, is hereby amended as follows: 5 a. By inserting in line two (2) after the word "pistols," 6 the words "rifles, shotguns,". b. By striking line four (4) and inserting in lieu thereof 7 8 the words "by whatever name known, wheth-". c. By inserting in line six (6) after the word "report" the 9 10 words "on forms to be supplied by the department of public safety". 11 12 d. By adding in line seven (7) after the word "recorder" the words "and also to the chief of police of the city or town 13 14 or, if the sale is not in a city or town, to the sheriff of the county". 15 2. Amend the title by adding after the word "firearms" the 16 17 following: "and to amend the requirements for reporting sales".

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, February 6, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, FEBRUARY 6, 1969.

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

Prayer was offered by the Reverend Shirley Bodwell, pastor of the Baptist Church, Knoxville, Iowa.

The Journal of Wednesday, February 5, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Stroburg of Ringold-Taylor on request of Christensen of Clarke-Union.

PRESENTATION OF VISITOR

Hamilton of Cedar presented to the House the Honorable A. L. Mensing, former member of the House from Cedar County in the Fifty-fourth through the Sixtieth General Assemblies, and the Sixty-second General Assembly.

PETITION

The following petition was received and placed on file:

By Blouin of Dubuque, from ninety-seven residents of Dubuque County favoring an increase in the compensation of election officials.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 8 and 78; and Senate File 145, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 23.

ANNOUNCEMENT BY THE SPEAKER

All interns assigned to legislators will file with the Chief Clerk the following information:

- 1. Name.
- 2. Legislator assigned to.
- 8. College, university or organization sponsoring them.
- 4. Home address and phone number.
- 5. Des Moines address and phone number.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 106, a bill for an act concerning peace officer authority in institutions.

CARROLL A. LANE, Secretary

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

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

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Russell D. Clark, of Crawford County, who was a member of the Sixty-second session of the General Assembly, passed away on July 3, 1967; now, therefore,

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

Motion prevailed and the Speaker appointed as such committeee Crabb of Crawford, Knoblauch of Carroll and Nielsen of Shelby.

Schwartz of Wapello offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Cleve L. Carnahan, of Wapello County, who was a member of the Fifty-ninth, Sixtieth, Sixtieth Extra, Sixty-first and Sixty-second sessions of the General Assembly, passed away on April 30, 1968; now, therefore.

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

Motion prevailed and the Speaker appointed as such committee Schwartz of Wapello, Poncy of Wapello and Dougherty of Lucas-Monroe.

Freeman of Buena Vista offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Robert H. Diehl, of Buena Vista County, who was a member of the Sixty-second session of the General Assembly, passed away on December 20, 1967; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Freeman of Buena Vista, Roorda of Jasper and Nelson of Cherokee.

Strothman of Henry offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whersas, The Honorable Raymond Cornick, of Henry County, who was a member of the Fifty-third, Fifty-fourth, Fifty-fifth and Fifty-sixth sessions of the General Assembly, passed away on September 24, 1967; now, therefore, Be It Resolved by the House of Representatives, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the Speaker appointed as such committee Strothman of Henry, Corey of Louisa-Muscatine and Campbell of Washington.

HOUSE CONCURRENT RESOLUTION 14 By McCartney of Floyd

Be It Resolved by the House, the Senate Concurring: That when adjournment is had on Friday, February 28, 1969, it be to reconvene on Monday, March 10, 1969, at 10:00 a.m.

Laid over under Rule 25.

SENATE MESSAGE CONSIDERED

Senate File 106, a bill for an act authorizing the state board of regents to authorize institutions under its control to commission special security officers with peace officer authority.

Read first time and referred to committee on higher education.

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 6, by Shaw, Van Nostrand, Van Drie, Roorda, Pelton, Sorg, Bergman, Ellsworth, Fisher of Greene, Hansen of Black Hawk, Voorhees, Strand, Campbell, McIntyre and Walter, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the terms of office of elected executive officials.

Read first time and referred to committee on constitutional amendments.

INTRODUCTION OF BILLS

House File 185, by Gannon, a bill for an act relating to the application for and granting of electric transmission line franchises.

Read first time and referred to committee on commerce.

House File 186, by committee on cities and towns, a bill for an act relating to the authority of towns with respect to public bridges, culverts, viaducts, underpasses, grade crossing separations and approaches thereto and authorizing towns to contract indebtedness and issue general obligation bonds therefor.

Read first time and placed on the calendar.

House File 187, by Camp, Lipsky, Dunton and Shaw, a bill for an act relating to the destruction of noxious weeds along public roads.

Read first time and referred to committee on agriculture.

House File 188, by Renda, a bill for an act relating to state income taxes.

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

House File 189, by Renda, a bill for an act relating to use tax.

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

House File 190, by Renda, a bill for an act relating to sales tax.

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

House File 191, by Renda, a bill for an act relating to sales tax.

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

House File 192, by Miller of Page, Miller of Jones, Campbell, Schroeder, Freeman of Clay-Dickinson, Cochran, Middleswart, Christensen, Grassley, Walter, Nielsen, Darrington, Johnson of Audubon-Guthrie, Peterson, Van Roekel, Strothman, Langland, Hamilton, Priebe, Kruse, Mendenhall, Stromer, Radl, Battles, Nelson, Rodgers, Camp, Strand, Ossian, Tieden, Menefee, Dietz, Rex, Welden, Sorg, Koch, Dooley and Fisher of Greene, a bill for an act relating to implements of husbandry in the Iowa motor vehicle code.

Read first time and referred to committee on transportation.

House File 193, by Renda, a bill for an act relating to income tax. Read first time and referred to committee on ways and means.

House File 194, by Kruse, Bergman and Graham, a bill for an act relating to the bonding of operators of slaughterhouses buying eattle, hogs or sheep.

Read first time and referred to committee on agriculture.

House File 195, by Shepherd, a bill for an act relating to the duties of deputy auditors in counties with dual county seats.

Read first time and referred to committee on county government.

House File 196, by Tapscott, Brinck, Baker, Mayberry, Franklin, Jesse, Schwartz, Crosier, Gannon and Middleswart, a bill for an act relating to the referendum for approval of low rent housing projects.

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

House File 197, by Klein, O'Hearn, Varley, Kreamer, Shaw, McCartney, Campbell, Roorda, Huff, Milligan, Lipsky, Cunningham and Shepherd, a bill for an act relating to wages subject to the Iowa public employees' retirement system.

Read first time and referred to committee on state government.

House File 198, by Franklin, Miller of Des Moines, Brinck, Baker, Schmeiser, Mayberry, Jesse, Tapscott, Schwartz, Gannon, Crosier and Middleswart, a bill for an act relating to membership on the civil service commission.

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

House File 199, by Campbell, Schwartz, Stokes, Kluever and Corey (by request), a bill for an act relating to vital statistics.

Read first time and referred to committee on social services.

House File 200, by Renda, a bill for an act relating to the state board of tax review.

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

House File 201, by Miller of Des Moines, Cochran, Brinck, Baker, Schmeiser, Mayberry, Franklin, Tapscott, Jesse, Schwartz, Gannon, Crosier and Middleswart, a bill for an act relating to state assistance to local governments following major disasters and providing an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 202, by Hill, Franklin, Milligan, Kreamer, Huff, Varley, Lipsky and Miller of Jones, a bill for an act relating to the use of temporary injunctions for discrimination in housing.

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

House File 203, by Nielsen, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Harlan Community School District of Shelby and Harrison Counties, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations of said School District.

Read first time and referred to committee on judiciary.

House File 204, by Andersen, Miller of Jones, Ellsworth, Radl, Waugh, Koch, Stokes, Cochran, Menefee, Freeman of Buena Vista, Johnson of Audubon-Guthrie, Battles, Miller of Des Moines, Peterson, Shepherd, Caffrey, Schroeder, Kruse, Bergman, Doyle, Perkins, Schwartz, Renda, Welden, Darrington, Rodgers, McCartney, Huff and Newton, a bill for an act relating to librarians and guidance counselors for junior and senior high schools.

Read first time and referred to committee on schools.

House File 205, by Miller of Des Moines, Brinck, Peterson and Tapscott, a bill for an act to equate insurance proceeds payable to medical practitioners.

Read first time and referred to committee on commerce.

House File 206, by Pelton, McCartney, Doyle, Miller of Jones and Dunton, a bill for an act relating to an appeal from a decision of a civil service commission.

Read first time and referred to committee on judiciary.

House File 207, by Holden, Shaw, Campbell, Sanders, Nielsen, Miller of Jones, Van Roekel, Menefee, Fisher of Greene, Millen, McIntyre, Tieden, Winkelman, Den Herder, Roorda, Stokes, Bergman, Van Nostrand, Shepherd, Nelson, Edgington, Lipsky, Johnson of Audubon-Guthrie, Kitner, Graham, Kruse, Andersen and Walter, a bill for an act relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages or other substances, or a combination of such substances, which prevent the safe operation of a motor vehicle.

Read first time and referred to committee on law enforcement.

House File 208, by Miller of Des Moines, Baker, Mayberry, Franklin, Tapscott, Jesse, Schwartz, Gannon and Crosier, a bill for an act relating to zoning of unincorporated areas within two miles of cities and towns.

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

House File 209, by Pelton, a bill for an act relating to the fees and mileage allowances of jurors and witnesses.

Read first time and referred to committee on judiciary.

House File 210, by Fisher of Greene, Cochran, Miller of Des Moines, Millen, Shepherd, Middleswart, Pierson, Campbell and Edgington (Keith, Lodwick, Hill, Erskine, McGill, Coleman and Van

Gilst), a bill for an act relating to increasing the number of commissioners elected to administer each soil conservation district in this state from three to five.

Read first time and referred to committee on agriculture.

House File 211, by Fisher of Greene, Miller of Des Moines, Middleswart, Cochran, Pierson, Campbell, Millen and Edgington (Keith, Lodwick, Erskine, McGill, Coleman and Van Gilst), a bill for an act authorizing county boards of supervisors to contribute funds to soil conservation districts, and authorizing soil conservation district commissioners to accept and use such funds.

Read first time and referred to committee on agriculture.

PROOF OF PUBLICATION

Published copy of House File 203 and verified proof of publication of said bill in the Harlan News-Advertiser, Harlan, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK Chief Clerk, House of Representatives

CONSIDERATION OF BILLS REGULAR CALENDAR

Langland of Winneshiek asked and received unanimous consent to substitute **Senate File 88** for House File 78, a bill for an act to amend section three hundred forty-seven A point two (347A.2), to increase the maximum interest rate for revenue bonds issued by certain counties for hospital purposes.

Langland of Winneshiek offered the following amendment from the floor and moved its adoption:

Amend Senate File 88 as follows:

Amend the title by inserting in line two (2) after the figures "(347A.2)" the following ", Code 1966,".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 88)

The aves were, 116:

Alt	Battles	Caffrey	Cochran
Andersen	Bergman	Camp	Corev
Bailey	Blouin	Campbell	Crabb
Baker	Brinçk	Christensen	Crosier

Cunningham Huff Mezvinsky Roorda Den Herder Jesse Middleswart Sanders Dietz Johnson of Millen Schmeiser Schroeder Doolev Audubon Miller of Dougherty Des Moines Schwartz Johnston of Miller of Shaw Dovle Johnson Shepherd Drake Kehe Jones Dunton Kennedy of Miller of Skinner Marshall Sorg Stokes Ellsworth Chickasaw Miller of Ewell Kennedy of Fischer of Dubuque Page Strand Milligan Grundy Kitner Stromer Fisher of Kluever Mohrfeld Strothman Tapscott Greene Knight Nelson Tieden Franklin Knoblauch Newton Van Drie Freeman of Koch Nielsen Van Nostrand Buena Vista Kreamer Nolting Van Roekel Freeman of Kruse O'Hearn Varley Clay-Dickinson Langland Ossian Voorhees Pelton Gannon Lawson Walter Lippold Perkins Goode Graham Lipsky Pierson Warren Waugh Hamilton Logue Poncy Weichman Hansen of Mayberry Priebe Wells Black Hawk Radl McCartnev Winkelman Hanson of McCormick Renda Howard-Mitchell McIntyre Wolfe Rex Mr. Speaker Hill Mendenhall Rodgers Holden Menefee

The nays were, 2:

Bennett

Welden

Absent or not voting, 6:

Darrington Edgington Grassley Klein Peterson

Stroburg

\$.

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

HOUSE FILE 78 WITHDRAWN

Langland of Winneshiek asked and received unanimous consent to withdraw House File 78 from further consideration by the House.

CONSIDERATION OF BILLS

House File 160, a bill for an act to correct the title to chapter one hundred twelve (112), Acts of the Sixty-second General Assembly, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 160)

The ayes were, 119:

Alt	Freeman of	Lawson	Poncy
Andersen	Buena Vista	Lippold	Priebe
Bailey	Freeman of	Lipsky	Renda
Baker	Clay-Dickinson	Logue	Rex
Battles	Gannon	Mayberry	Rodgers
Bennett	Goode	McCartney	Sanders
Bergman	Graham	McCormick	Schmeiser
Blouin	Grassley	McIntyre	Schroeder
Brinck	Hamilton	Mendenhall	Schwartz
Caffrey	Hansen of	Menefee	Shaw
Camp	Black Hawk	Mezvinsky	Shepherd
Campbell	Hanson of	Middleswart	Skinner
Christensen	Howard-Mitchell	Millen	Sorg
Cochran	Hill	Miller of	Stokes
Corey	Holden	Des Moines	Strand
Crabb	Huff	Miller of	Stromer
Crosier	Jesse	Jones	Strothman
Cunningham	Johnson of	Miller of	Tapscott
Den Herder	Audubon	Marshall	Tieden
Dietz	Johnston of	Miller of	Van Drie
Dooley	Johnson	Page	Van Nostrand
Dougherty	Kehe	Milligan	Van Roekel
Doyle	Kennedy of	Mohrfeld	Varley
Drake	Chickasaw	Nelson	Voorhees
Dunton	Kennedy of	Newton	Walter
Edgington	Dubuque	Nielsen	Warren
Ellsworth	Kitner	Nolting	Waugh
Ewell	Klein	O'Hearn	Weichman
Fischer of	Kluever	Ossian	Welden
Grundy	Knight	Pelton	Wells
Fisher of	Knoblauch	Perkins	Winkelman
Greene	Koch	Peterson	Wolfe
Franklin	Kreamer	Pierson	Mr. Speaker
* 1	Kruse		

The nays were, none.

Absent or not voting, 5:

Darrington Radl Roorda Stroburg Langland

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

House File 67, a bill for an act relating to the bond provision in the fair housing law, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 67)

The ayes were, 112:

Alt Bailey Battles Bergman Andersen Baker Bennett Blouin

Brinck	Hamilton	McCormick	Rodgers
Caffrey	Hansen of	McIntyre	Sanders
Camp	Black Hawk	Mendenhall	Schmeiser
Campbell	Hanson of	Menefee	Schroeder
Christensen	Howard-Mitchell	Mezvinsky	Schwartz
Cochran	Hill	Middleswart	Shaw
Corey	Huff	Millen	Shepherd
Crabb	Jesse	Miller of	Skinner
Crosier	Johnson of	Des Moines	Sorg
Cunningham	Audubon	Miller of	Stokes
Den Herder	Johnston of	Jones	Strand
Dietz	Johnson	Miller of	Stromer
Dooley	Kennedy of	Marshall	Strothman
Dougherty	Chickasaw	Miller of	Tapscott
Doyle	Kennedy of	Page	Tieden
Drake	Dubuque	Milligan	Van Drie
Dunton	Kitner	Newton	Van Nostrand
Edgington	Klein	Nielsen	Van Roekel
Ellsworth	Kluever	Nolting	Varley
Ewell	Knight	Ossian	Voorhees
Fisher of	Knoblauch	Pelton	Walter
Greene	Kreamer	Perkins	Warren
Franklin	Kruse	Peterson	Waugh
Freeman of	Lawson	Pierson	Weichman
Buena Vista	Lippold	Poncy	Welden
Gannon	Lipsky	Priebe	Wells
Goode	Logue	Radl	Winkelman
Graham	Mayberry	Renda	Wolfe
Grassley	McCartney	Rex	Mr. Speaker
The nays were,	5 :		
D .	** 11	** 1	~ 1

Freeman of Holden Nelson Roorda

Clay-Dickinson Kehe

Absent or not voting, 7:

Darrington Koch Mohrfeld Stroburg

Fischer of Langland O'Hearn

Grundy

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

ANNOUNCEMENT BY THE SPEAKER

On request of Franklin of Polk, the Speaker announced the following additional sponsors to House File 67: Tapscott of Polk, Jesse of Polk, Gannon of Jasper, Renda of Polk, Bennett of Polk, Skinner of Polk, Andersen of Woodbury, Blouin of Dubuque and Nolting of Black Hawk.

HOUSE FILE 72 RE-REFERRED

Cunningham of Story moved that House File 72 be re-referred to the committee on county government.

Motion prevailed.

CONSIDERATION OF BILLS

House File 62, a bill for an act relating to compensation of the members of the county board of social welfare, with report of committee recommending passage, was taken up for consideration.

Hanson of Howard-Mitchell moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 62)

The ayes were, 118:

Alt Freeman of Langland Renda Andersen Buena Vista Lawson Rex Bailey Freeman of Lippold Rodgers Baker Clay-Dickinson Roorda Lipsky Battles Gannon Logue Sanders Bennett Goode Mayberry Schmeiser Bergman Graham McCartney Schroeder Blouin Grassley McCormick Schwartz Brinck Hamilton McIntyre Shaw Caffrev Hansen of Mendenhall Shepherd Camp Black Hawk Menefee Skinner Campbell Hanson of Mezvinsky Sorg Howard-Mitchell Middleswart Christensen Stokes Cochran Hill Miller of Strand Corev Holden Des Moines Stromer Miller of Crabb Huff Strothman Crosier Jesse Marshall Tapscott Cunningham Johnson of Miller of Tieden Darrington Audubon Page Van Drie Milligan Van Nostrand Den Herder Johnston of Johnson Mohrfeld Van Roekel Dietz Kehe Nelson Doolev Varley Dougherty Kennedy of Newton Voorhees Dovle Chickasaw Nielsen Walter Kennedy of Nolting Warren Drake O'Hearn Waugh Dunton Dubuque Weichman Edgington Kitner Ossian Welden Ellsworth Kluever Pelton Ewell Knight Perkins Wells Knoblauch Winkelman Fisher of Pierson Koch Wolfe Poncy Greene Franklin Kreamer Priebe Mr. Speaker Kruse Radl

The nays were, none.

Absent or not voting, 6:

Fischer of Klein Miller of Peterson Grundy Millen Jones Stroburg

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

House File 5, a bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and

providing for the administration and support thereof and the admission of patients, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 5 as follows:

Amend House File 5, section 2, line 11, by adding after the word "unit" the words "at an existing institution".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 5)

The ayes were, 120:

Freeman of Lawson Radi Andersen Buena Vista Lippold Renda Bailey Freeman of Lipsky Rex Baker Clay-Dickinson Logue Rodgers **Battles** Gannon Mayberry Roorda Bennett Goode McCartney Sanders Graham Bergman McCormick Schmeiser Blouin Grasslev McIntyre Schroeder **Brinck** Hamilton Mendenhall Schwartz Caffrey Hansen of Menefee Shaw Black Hawk Camp Mezvinsky Shepherd Campbell Hanson of Middleswart Skinner Howard-Mitchell Millen Christensen Sorg Holden Stokes Cochran Miller of Huff Des Moines Corev Strand Crabb Jesse Miller of Stromer Johnson of Crosier Jones Strothman Cunningham Audubon Miller of Tapscott Johnston of Marshall Den Herder Tieden Dietz Johnson Miller of Van Drie Kehe Van Nostrand Dooley Page Milligan Dougherty Kennedy of Van Roekel Chickasaw Mohrfeld Varley Doyle Drake Kennedy of Voorhees Nelson Dubuque Walter Dunton Newton Kitner Nolting Warren Edgington Ellsworth Klein O'Hearn Waugh Ewell Kluever Ossian Weichman Fischer of Knight Pelton Welden Grundy Knoblauch Perkins Wells Winkelman Fisher of Koch Peterson Greene Kreamer Pierson Wolfe Franklin Kruse Poncy Mr. Speaker Langland Priebe

The nays were, none.

Absent or not voting, 4:

Darrington Hill Nielsen Stroburg

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

House File 6, a bill for an act relating to the definition of a mentally retarded person for purposes of chapter two hundred twenty-six (226) of the Code, and to the admission or transfer of such persons to the state mental health institutes, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass!" (H.F. 6)

The ayes were, 119:

Freeman of Lawson Priebe Andersen Buena Vista Lippold Radl Bailey Freeman of Lipsky Renda Baker Clay-Dickinson Logue Rex Gannon Battles Mayberry Rodgers Bennett Goode McCartney Roorda Bergman Graham McCormick Sanders Blouin Grasslev McIntvre Schmeiser Brinck Hamilton Mendenhall Schroeder Caffrey Hansen of Menefee Schwartz Black Hawk Mezvinsky Camp Shaw Campbell Hanson of Middleswart Shepherd Howard-Mitchell Millen Christensen Sorg Holden Cochran Miller of Stokes Des Moines Corey Huff Strand Miller of Crabb Jesse Stromer Crosier Johnson of Jones Strothman Cunningham Audubon Miller of Tapscott Den Herder Johnston of Marshall Tieden Miller of Dietz Johnson Van Drie Kehe Dooley Page Van Nostrand Dougherty Kennedy of Milligan Van Roekel Dovle Chickasaw Mohrfeld Varley Kennedy of Drake Nelson Voorhees Dunton Dubuque Newton Walter Kitner Edgington Nolting Warren Ellsworth Klein O'Hearn Waugh Kluever Ewell Ossian Weichman Knight Fischer of Pelton Welden Grundy Perkins Wells Knoblauch Winkelman Fisher of Koch Peterson Greene Kreamer Pierson Wolfe Franklin Kruse Poncy Mr. Speaker Langland

The nays were, none.

Absent or not voting, 5:

Darrington Nielsen Skinner Stroburg Hill

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

House File 162, a bill for an act relating to the Iowa Soldiers' Home, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 162)

The ayes were, 118:

Alt	Freeman of	Langland	Priebe
Andersen	Buena Vista	Lawson	Radl
Bailey	Freeman of	Lippold	Renda
Baker	Clay-Dickinson	Lipsky	Rex
Battles	Gannon	Logue	Rodgers
Bennett	Goode	Mayberry	Roorda
Bergman	Graham	McCartney	Sanders
Blouin	Grassley	McCormick	Schmeiser
Brinck	Hamilton	McIntyre	Schroeder
Caffrey	Hansen of	Mendenhall	Schwartz
Camp	Black Hawk	Menefee	Shaw
Campbell	Hanson of	Mezvinsky	Shepherd
Christensen	Howard-Mitchell	Middleswart	Sorg
Cochran	Holden	Millen	Stokes
Corey	Huff	Miller of	Strand
Crabb	Jesse	Des Moines	Stromer
Crosier	Johnson of	Miller of	Strothman
Cunningham	Audubon	Jones	Tapscott
Den Herder	Johnston of	Miller of	Tieden
Dietz	Johnson	Marshall	Van Drie
Dooley	Kehe	Miller of	Van Nostrand
Dougherty	Kennedy of	Page	Van Roekel
Doyle	Chickasaw	Milligan	Varley
Drake	Kennedy of	Nelson	Voorhees
Dunton	Dubuque	Newton	Walter
Edgington .	Kitner	Nolting	Warren
Ellsworth	Klein	O'Hearn	Waugh
Ewell	Kluever	Ossian	Weichman
Fischer of	Knight	Pelton	Welden
Grundy	Knoblauch	Perkins	Wells
Fisher of	Koch	Peterson	Winkelman
Greene	Kreamer	Pierson	Wolfe
Franklin	Kruse	Poncy	Mr. Speaker

The nays were, none.

Absent or not voting, 6:

Darrington Mohrfeld Skinner Stroburg Hill Nielsen

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

House File 164, a bill for an act relating to claims and accounting in institutions under the department of social services, was taken up for consideration.

Pelton of Clinton moved that the bill be read a last time now and

placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 164)

The ayes were, 118:

Poncy Franklin Kruse Andersen Freeman of Langland Priebe Bailey Buena Vista Lawson Radi Baker Freeman of Lippold Renda Battles Clay-Dickinson Lipsky Rex Bennett Rodgers Gannon Logue Bergman Goode Mayberry Roorda Blouin Graham McCartney Sanders Grassley McCormick Schmeiser Brinck Caffrey Hamilton McIntyre Schroeder Camp Hansen of Mendenhall Schwartz Campbell Black Hawk Menefee Shaw Christensen Hanson of Mezvinsky Shepherd Howard-Mitchell Middleswart Cochran Sorg Corey Hill Millen Strand Crabb Holden Miller of Stromer Crosier Huff Des Moines Strothman Cunningham Jesse Miller of Tapscott Darrington Johnson of Jones Tieden Den Herder Audubon Miller of Van Drie Van Nostrand Dietz Johnston of Marshall Dooley Johnson Miller of Van Roekel Kehe Varley Dougherty Page Voorhees Dovle Kennedy of Milligan Walter Drake Chickasaw Nelson Warren Dunton Kennedy of Newton Edgington Dubuque Nolting Waugh Kitner Weichman Ellsworth O'Hearn Welden Ewell Kluever Ossian Fischer of Knight Pelton Wells Winkelman Grundy Knoblauch Perkins Wolfe Fisher of Koch Peterson Pierson Mr. Speaker Greene Kreamer

The nays were, none.

Absent or not voting, 6:

Klein Nielsen Stokes Stroburg Mohrfeld Skinner

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

House File 165, a bill for an act relating to the use of pesticides in relation to public waters, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 165)

The ayes were, 119:

Freeman of Langland Priebe Andersen Buena Vista Lawson Radl Bailey Freeman of Lippold Renda Baker Clay-Dickinson Lipsky Rex Rodgers Battles Gannon Logue Bennett Mayberry Roorda Goode Bergman McCartney Graham Sanders McCormick Blouin Grasslev Schmeiser Schroeder Brinck Hamilton McIntyre Caffrey Mendenhall Schwartz Hansen of Black Hawk Menefee Shaw Camp Campbell Hanson of Mezvinsky Shepherd Sorg Christensen Howard-Mitchell Middleswart Cochran Hill Millen Stokes Corey Holden Miller of Strand Des Moines Crabb Huff Stromer Crosier Miller of Strothman Jesse Jones Cunningham Johnson of Tapscott Miller of Tieden Darrington Audubon Den Herder Johnston of Marshall Van Drie Van Nostrand Dietz Miller of Johnson Kehe Van Roekel Doolev Page Dougherty Kennedy of Milligan Varley Nelson Voorhees Dovle Chickasaw Walter Drake Kennedy of Newton Dunton Dubuque Nolting Warren Edgington Kitner O'Hearn Waugh Ellsworth Kluever Weichman Ossian Ewell Knight Pelton Welden Wells Perkins Fischer of Knoblauch Winkelman Grundy Koch Peterson Fisher of Kreamer Pierson Wolfe Greene Kruse Mr. Speaker Poncy Franklin

The nays were, none.

Absent or not voting, 5:

Klein Nielsen Skinner Stroburg

Mohrfeld

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

House File 166, a bill for an act to correct overlapping penalties in the law on real estate brokers as amended, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 166)

The ayes were, 113:

AltBakerBlouinCampAndersenBattlesBrinckCampbellBaileyBennettCaffreyChristensen

0	Hamilton	Marsh arms	Renda
Cochran		Mayberry	
Corey	Hansen of	McCartney	Rex
Crabb	Black Hawk	McCormick	Rodgers
Crosier	Hanson of	McIntyre	Roorda
Cunningham	Howard-Mitchell		Sanders
Darrington	Hill	Menefee	Schmeiser
Den Herder	Holden	Mezvinsky	Schroeder
Dietz	Huff	Middleswart	Schwartz
Dooley	Jesse	Millen	Shaw
Dougherty	Johnson of	Miller of	Shepherd
Doyle	Audubon	Des Moines	Sorg
Drake	Johnston of	Miller of	Strand
Dunton	Johnson	Jones	Stromer
Edgington	Kehe	Miller of	Strothman
Ellsworth	Kennedy of	Marshall	Tapscott
Ewell	Chickasaw	Miller of	Van Drie
Fischer of	Kennedy of	Page	Van Nostrand
Grundy	Dubuque	Milligan	Van Roekel
Fisher of	Kitner	Nelson	Voorhees
Greene	Kluever	Newton	Walter
Franklin	Knight	Nolting	Warren
Freeman of	Knoblauch	O'Hearn	Waugh
Buena Vista	Koch	Ossian	Weichman
Freeman of	Kreamer	Perkins	Welden
Clay-Dickinson	Kruse	Peterson	Wells
Gannon	Lawson	Pierson	Winkelman
Goode	Lippold	Poncy	Wolfe
Graham	Lipsky	Priebe	Mr. Speaker
Grassley	Logue	Radl	biii opeanu
Grassicy	Logue	TV2LU1	

The nays were, none.

Absent or not voting, 11:

BergmanMohrfeldSkinnerTiedenKleinNielsenStokesVarleyLanglandPeltonStroburg

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

REPORT OF COMMITTEE

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 123, a bill for an act relating to the time of holding the primary election, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

AMENDMENTS FILED

- 1 Amend the amendment to House File 72, filed
- by Graham of Ida-Sac on February 4, 1969, by
- 3 striking the periods and quotation marks at the end
- 4 of line four (4) and adding in lieu thereof the 5 words ", per city or per incorporated town.".

- Amend the amendment to House File 72 filed by Stokes of
- 2 Plymouth on February 3, 1969, by inserting in line four (4) 3 the word "secondary" before the word "road.".

BRINCK of Lee

- Amend House File 117 by inserting in line six (6) after
- 2 the word "shall" the following: ", by July 1, 1971,".

TAPSCOTT of Polk

- 1 Amend House File 158 by adding the following section:
- "Sec. 7. Nothing in this Act shall apply to a corporation
- 3 having the attributes and powers enumerated in section four
- 4 hundred ninety-one point one hundred fourteen (491.114) of
- 5 the Code."

LOGUE of Iowa

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, February 7, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, FEBRUARY 7, 1969.

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

Prayer was offered by the Reverend W. Hale Collins, pastor of the Reorganized Church of Jesus Christ of Latter Day Saints, Council Bluffs, Iowa.

The Journal of Thursday, February 6, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Dietz of Scott on request of Newton of Scott.

PRESENTATION OF VISITORS

Mendenhall of Allamakee presented to the House Susan Parker, Oelwein, Iowa, and Karen Allen, New Hampton, Iowa, both students at Area I Vocational Technical School, Calmar, Iowa.

PETITION

The following petition was received and placed on file:

By Mendenhall of Allamakee, from ninety-one residents of Allamakee County opposing the Great Plains reorganization plan.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 123, under Rule 35.

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 7, by Poncy and Langland, a joint resolution directing a legislative study to review and codify the laws of Iowa relating to education below the university level.

Read first time and referred to committee on state government.

INTRODUCTION OF BILLS

House File 212, by Doyle, a bill for an act exempting violations of chapter one hundred twenty-four (124), of the Code by minors from the jurisdiction of the juvenile court.

Read first time and referred to committee on judiciary.

House File 213, by Doyle, a bill for an act relating to traffic violations used as evidence in civil judicial proceedings.

Read first time and referred to committee on judiciary.

House File 214, by Welden, Koch, Crabb, Kehe, Miller of Page, Graham and Camp, a bill for an act to provide for exemption from certain safety rules if concentrations of dust, deleterious gases, or fumes are below the threshold limit values of the employment safety rules of the employment safety commission.

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

House File 215, by Van Roekel, a bill for an act to clarify liability for support furnished by counties for patients admitted to the mental retardation hospital-schools.

Read first time and referred to committee on social services.

House File 216, by Mezvinsky, Gannon, Johnston of Johnson, Skinner, Jesse and Schwartz, a bill for an act regulating lobbying activities.

Read first time and referred to committee on rules.

House File 217, by Lipsky, a bill for an act relating to the jurisdiction of a city or town.

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

House File 218, by Bennett, Renda, Ellsworth, Caffrey, Blouin and Franklin, a bill for an act relating to labor union membership.

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

House File 219, by committee on judiciary, a bill for an act relating to the fees for petit jurors.

Read first time and placed on the calendar.

House File 220, by Bennett, a bill for an act relating to health and safety appliances in places of employment.

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

House File 221, by McIntyre, a bill for an act relating to fire and casualty insurance companies.

Read first time and referred to committee on commerce.

House File 222, by committee on social services, a bill for an act relating to the designation of a person who may apply for and receive aid for dependent children.

Read first time and placed on the calendar.

House File 223, by Stokes, Franklin and Strand, a bill for an act relating to the licensing of nursing home administrators, creating the Iowa state board of examiners for nursing home administrators, prescribing its powers, duties, and functions, and appropriating necessary funds therefor.

Read first time and referred to committee on social services.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKES: I am directed to inform your honorable body that the Senate has concurred in House amendment to, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 88, a bill for an act to increase interest rate for revenue bonds

for hospital purposes.

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

Senate File 105, a bill for an act authorizing installment purchases of real estate by the state board of regents.

CARROLL A. LANE, Secretary

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

McCormick of Delaware offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Chester G. Cole, of Delaware County, who was a member of the Forty-first, Forty-second, Forty-second Extra, Forty-third and Forty-fourth sessions of the General Assembly, passed away on August 12, 1968; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee McCormick of Delaware, Kitner of Buchanan and Kennedy of Dubuque.

Tieden of Clayton offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Fern E. Sharp, of Clayton County, who was a member of the Forty-eighth, Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second, Fifty-second Extra, Fifty-third and Fifty-fourth sessions

of the General Assembly, passed away on October 22, 1967; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Tieden of Clayton, Langland of Winneshiek and Kitner of Buchanan.

HOUSE CONCURRENT RESOLUTION 15

By Strothman, Varley, Stokes, Fisher of Greene, Menefee, Langland, Battles, Crabb, Voorhees, Campbell, Shepherd, Kitner, Winkelman, Priebe, Mohrfeld, Lipsky and Walter

Whereas, chemical fertilizers, pesticides and other agricultural chemicals are being used increasingly by Iowa's agricultural producers to increase productivity and efficiency; and

Whersas, extensive advertising and sales promotion of these chemicals encourages their use: and

Whereas, many experts and thoughtful citizens belive and contend that widespread use of agricultural chemicals is gradually contaminating soil and water resources: and

Whereas, such contamination is inimical to the interests of conservation of natural resources and could eventually create a health hazard for our citizens: now therefore.

Be It Resolved by the House of Representatives, the Senate Concurring: That Iowa State University of Science and Technology, through its College of Agriculture and appropriate Research Institutes, is directed to conduct aggressive research to determine whether and to what extent pollution hazards exist from the widespread use of agricultural chemicals in Iowa.

Be It Further Resolved, That the results of such research be made available to the General Assembly of the State of Iowa by January 1, 1970.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 16

By Strothman, Varley, Stokes, Menefee, Langland, Battles, Crabb, Stromer, Holden, Shepherd, Kitner, Warren, Lippold, Winkelman, Priebe, Mohrfeld, Corey and Walter

Whereas, agriculture is the backbone of the Iowa economy and modern methods of agriculture require the investment of large amounts of capital; and

Whereas, the obtaining of necessary capital for expanding and modernizing agricultural production depends on the amount of credit available to agricultural producers; and

Whereas, agricultural producers throughout the state need information relating to the availability of capital and credit; now, therefore,

Be It Resolved by the House, the Senate Concurring: That the appropriate standing committees be directed to conduct a study of capital and credit available for agriculture, said committees to consult with legislators and other persons representing the businesses of agriculture and banking.

Be It Further Resolved, That the standing committees be directed to report

the study findings and committee recommendations, accompanied by legislation incorporating such recommendations, to the session of the General Assembly commencing in January, 1970.

Laid over under Rule 25.

ADOPTION OF PROPOSED AMENDMENTS TO THE TEMPORARY RULES OF THE HOUSE

McCartney of Floyd called up for consideration the proposed amendments to the temporary rules of the House, filed February 5 by the committee on rules and found on page 199 of the House Journal, and asked and received unanimous consent for division of the amendment.

McCartney of Floyd offered division 3 of the amendment to Rule 28 and moved its adoption.

Division 3 of the amendment adopted.

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

Amend the amendment to Temporary Rule 20 filed by the rules committee by striking all of line 23.

Amendment lost.

McCartney of Floyd moved the adoption of divisions 1 and 2 of the committee amendment, amending Rules 17 and 20.

Divisions 1 and 2 of the amendment adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 13

McCartney of Floyd called up for consideration House Concurrent Resolution 13, filed on February 5 and found on pages 199 and 200 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Camp of Clinton asked and received unanimous consent to take up for immediate consideration **Senate File 145**, a bill for an act relating to the printing board appropriation.

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

On the question "Shall the bill pass?" (S.F. 145)

The ayes were, 113:

Alt Freeman of Lippold Radl Andersen Clay-Dickinson Lipsky Renda Bailey Goode Logue Rex Baker Graham Mayberry Rodgers **Battles** Grasslev McCartney Roorda Bergman Hamilton McCormick Schmeiser Blouin Hansen of McIntvre Schroeder Brinck Black Hawk Mendenhall Schwartz Caffrey Hanson of Menefee Shaw Howard-Mitchell Mezvinsky Camp Shepherd Campbell Hill Millen Sorg Holden Stokes Christensen Miller of Cochran Huff Des Moines Strand Miller of Corev Jesse Stroburg Crabb Johnson of Jones Stromer Crosier Audubon Miller of Strothman Cunningham Johnston of Marshall Tapscott Darrington Johnson Miller of Tieden Kehe Den Herder Page Van Drie Dougherty Kennedy of Milligan Van Nostrand Doyle Mohrfeld Van Roekel Chickasaw Drake Kennedy of Nelson Varley Dunton Newton Voorhees Dubuque Edgington Kitner Walter Nielsen Ellsworth Kluever Warren Nolting Ewell Knight Waugh O'Hearn Fisher of Knoblauch Ossian Weichman Pelton Greene Koch Welden Franklin Peterson Winkelman Kreamer Freeman of Kruse Pierson Wolfe Buena Vista Mr. Speaker Langland Poncy Priebe Lawson

The nays were, 2:

Rennett

Gannon

Absent or not voting, 9:

Dietz Dooley Fischer of Grundy Klein Middleswart Perkins Sanders

Skinner Wells

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

REGULAR CALENDAR

House File 8, a bill for an act to combine the present county fund for mental health with the state institution fund, redesignating the latter as the county health and institutions fund, prescribing the purposes for which such fund may be used, and authorizing a levy therefor, with report of committee recommending passage, was taken up for consideration.

Miller of Page moved that House File 8 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 88.

ELIZABETH O. SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate File 88.

REPORTS OF COMMITTEES

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 60, a bill for an act relating to the maximum speed limit for school buses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

LEROY S. MILLER, Chairman

Winkelman of Calhoun, from the committee on Iowa development, submitted the following report:

MR. SPEAKER: Your committee on Iowa development, to whom was referred House File 95, a bill for an act to designate Herbert Hoover Day as a state holiday, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 95, line five (5), by striking the words "state holiday" and inserting in lieu thereof the words "recognition day".

WILLIAM P. WINKELMAN, Chairman

AMENDMENT FILED

- Amend House File 1 as follows:
 - 1. Amend page six (6), line twenty-seven (27), by striking the words "one dollar" and inserting in lieu thereof the

4 words "ten dollars".

- 5 2. Amend page seven (7), line twenty-one (21), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".
- 8 3. Amend page seven (7), line twenty-three (23), by
- 9 striking the words "one dollar" and inserting in lieu thereof the words "five dollars".

- 11 4. Amend page seven (7), line twenty-four (24), by
- striking the words "one dollar" and inserting in lieu thereof the words "five dollars". 12
- 13
- 5. Amend page ten (10), line thirty-four (34), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".

McINTYRE of Linn

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, February 10, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, FEBRUARY 10, 1969.

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

Prayer was offered by the Reverend Gale Hawhee, pastor of the United Methodist Church, Ocheyedan, Iowa.

The Journal of Friday, February 7, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sanders of Emmet-Palo Alto on request of Blouin of Dubuque; Kluever of Cass on request of McCartney of Floyd.

PRESENTATION OF VISITORS

Tapscott of Polk presented to the House thirty-three members of the sixth grade class of Watrous School, Des Moines, accompanied by their teacher, Kathryn Condit.

Bennett of Polk announced that the sixth grade class of Madison School, Des Moines, accompanied by their teacher, Mrs. Vance, was present in the House visiting the legislature.

PETITIONS

The following petitions were received and placed on file:

By Peterson of Woodbury, from ten residents of Woodbury County opposing the Great Plains school reorganization plan.

By Battles of Jackson, from twenty-three residents of Jackson County opposing the Great Plains school reorganization plan and from eleven residents of Jackson County favoring amending chapter 189A of the Code to provide for cooperation with appropriate federal agencies with respect to the meat and poultry products inspection program.

By Doyle of Woodbury, from eighty-eight residents of Woodbury County urging immediate steps for the protection of Bronson, Iowa, from an impending flood threat.

By Kruse of O'Brien, from nine residents of O'Brien County favoring amending chapter 189A of the Code to provide for cooperation with appropriate federal agencies with respect to the meat and poultry products inspection program.

By Wolfe of Cerro Gordo, from eight meat and poultry processors of Cerro Gordo County favoring amending chapter 189A of the Code to provide for cooperation with appropriate federal agencies with respect to the meat and poultry products inspection program.

By Hill of Marshall and Miller of Marshall, from two hundred fiftyfour residents of Marshall County opposing the Great Plains school reorganization plan and requesting that no state funds be expended for its implementation.

By Koch of Woodbury, from eight residents of Woodbury County opposing the Iowa Licensed Beverage Association's proposal to present legislation eliminating local option elections on sale of liquor by the drink and to authorize such sales on Sunday.

By Hansen of Black Hawk, from ten residents of Black Hawk County favoring equal rights for private school students.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 60 and 95, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 20.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 67, a bill for an act relating to the bond provision in the fair housing law.

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

Senate File 47, a bill for an act regulating issuance of special deer hunting licenses to the spouse of landlords and tenants.

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

Senate File 95, a bill for an act relating to studded tires on school buses.

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

House Concurrent Resolution 13, providing for a joint convention for the purpose of observing Abraham Lincoln's birthday, February 12, 1969, 1:15 p.m.

CARROLL A. LANE Secretary of the Senate

SENATE MESSAGE CONSIDERED

Senate File 105, a bill for an act authorizing installment purchases of real estate by the state board of regents.

Read first time and referred to committee on higher education.

INTRODUCTION OF BILLS

House File 224, by Fisher of Greene, Hill, Nielsen, Sorg, Bailey, Middleswart, Newton, Johnson of Audubon-Guthrie, Cunningham, Christensen, Winkelman and Edgington (Stephens, Lamborn and Nicholson), a bill for an act relating to standards for approval of junior and senior high schools by the department of public instruction.

Read first time and referred to committee on schools.

House File 225, by Hansen of Black Hawk, Koch and Kehe (Griffin, Palmer and Benda), a bill for an act relating to the taxation of fraternal beneficiary associations.

Read first time and referred to committee on commerce.

House File 226, by Miller of Jones, Miller of Page, Winkelman, Freeman of Clay-Dickinson, Schroeder, Hamilton, Mendenhall, Johnson of Audubon-Guthrie, Holden, Nielsen, Christensen, Kruse, Campbell, Battles, Middleswart, Stokes, Mayberry, Nelson, Peterson, Millen, McCormick and Strothman, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles.

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

House File 227, by Goode, Den Herder, Millen, Caffrey, Rex, Miller of Page, Pelton, Doyle, Sorg, Dunton and Miller of Des Moines, a bill for an act relating to the participation of optometrists in an optometric service plan.

Read first time and referred to committee on social services.

House File 228, by committee on conservation and recreation, a bill for an act relating to water navigation regulations.

Read first time and placed on the calendar.

House File 229, by Koch, Welden, Crabb, Kehe, Miller of Page, Graham and Camp, a bill for an act to provide for variance from employment safety rules, regulations or standards.

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

House File 230, by Graham, a bill for an act relating to the personal property tax credit.

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

House File 231, by Andersen (Palmer), a bill for an act relating to the licensing of insurance agents in Iowa.

Read first time and referred to committee on commerce.

House File 232, by Andersen (Erskine), a bill for an act relating to raising the amount of money a county may spend to repair and remodel buildings owned by the county.

Read first time and referred to committee on county government.

House File 233, by Mendenhall, a bill for an act relating to the terms of office of justices of the peace, constables, and township clerks.

Read first time and referred to committee on county government.

House File 234, by Mendenhall, a bill for an act regulating registration of motor vehicles by requiring proof of financial responsibility at time of registration.

Read first time and referred to committee on transportation.

House File 235, by Tieden, a bill for an act relating to the possession of firearms and ammunition during deer hunting season.

Read first time and referred to committee on conservation and recreation

House File 236, by Andersen, Peterson, Tapscott, Pierson and Cunningham, a bill for an act relating to fire department personnel.

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

House File 237, by Camp, Ellsworth, Dooley, Gannon, Johnston of Johnson, Battles, Pierson, Hill, Rex and Bennett (Walsh, Thordsen, Gaudineer, Frommelt, Benda, Messerly, O'Malley and DeHart), a bill for an act relating to the public employees of the state of Iowa.

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

House File 238, by Dunton, a bill for an act relating to the appeal procedure for welfare applicants and recipients.

Read first time and referred to committee on social services.

House File 239, by Shaw, Kluever, Dunton and Holden (Thordsen, Sullivan and Denman), a bill for an act relating to employment agencies and the fees charged thereby.

Read first time and referred to committee on commerce.

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 186, a bill for an act relating to the authority of towns with respect to public bridges, culverts, viaduets, underpasses, grade crossing separations and approaches thereto and authorizing towns to contract indebtedness and issue general obligation bonds therefor, was taken up for consideration.

Winkelman of Calhoun moved that House File 186 by deferred and that the bill retain its place on the calendar.

Winkelman of Calhoun asked and received unanimous consent to withdraw his motion.

Fischer of Grundy moved that House File 186 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

House File 123, a bill for an act relating to the time of holding the primary election, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 123)

The ayes were, 88:

Alt Edgington Andersen Battles Fischer of Bergman Brinck Grundy Brinck Greene Camp Greene Campbell Freeman of Christensen Corey Freeman of Cunningham Goode Darrington Den Herder Dietz Hamilton Dooley Drake Black Hawk Dunton	Hanson of Howard-Mitchell Hill Holden Huff Johnson of Audubon Kehe Kitner Klein Knight Knoblauch Koch Kruse Langland Lawson Lippold	Logue McCartney McIntyre Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson
---	---	---

Newton	Rex	Strand	Warren
Nielsen	Rodgers	Strothman	Waugh
O'Hearn	Roorda	Tieden	Weichman
Os sia n	Schroeder	Van Drie	Weld e n
Pelton	Shaw	Van Roekel	Winkelman
Pierson	Shepherd	Varley	Wolfe
Poncy	Sorg	Voorhees	Mr. Speaker
Radl	Stokes	Walter	•
TTL	00-		

The nays were, 30:

Bailey	Franklin	Kreamer	Priebe
Baker	Gannon	Lipsky	Renda.
Bennett	Jesse	Mayberry	Schmeiser
Blouin	Johnston of	McCormick	Schwartz
Caffrey	Johnson	Miller of	Stroburg
Cochran	Kennedy of	Des Moines	Stromer
Crosier	Chickasaw	Nolting	Tapscott
Dougherty	Kennedy of	Perkins	Wells
Doyle	Dubuque		

Absent or not voting, 6:

Kluever	Sanders	Skinner	van Nostrand

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

APPOINTMENT TO HOUSE ETHICS COMMITTEE

I hereby appoint Representatives Floyd Millen, Jefferson-Van Buren Counties, Elmer H. Den Herder, Sioux County, and Richard W. Welden, Hardin County, as members of the House Ethics Committee.

These appointments were announced previously so that the House Ethics Committee could begin its work at commencement of the session, pursuant to section 12, chapter 107, Acts of the Sixty-second General Assembly.

RALPH F. McCARTNEY House Majority Leader

Van Nastaand

APPOINTMENT TO HOUSE ETHICS COMMITTEE

Pursuant to section 12, chapter 107, Acts of the Sixty-second General Assembly of Iowa, I hereby appoint Representatives Thomas A. Renda of Des Moines and Ray V. Bailey of Clarion as members of the House ethics committee.

This appointment was announced previously so the ethics committee could begin work.

WILLIAM J. GANNON House Minority Leader

HOUSE CONCURRENT RESOLUTION 17

By Dougherty, Nelson, Van Roekel, Roorda, Middleswart, Crosier, Graham, Knight, Nielsen, Fisher of Greene, Gannon, Mayberry, Schwartz, Hamilton, Dietz, Mendenhall, Campbell, Warren, Bailey and Cochran (McGill, Erskine, Benda, Van Gilst, Shaff, Stephens, Lucken, Denman, Dodds, O'Malley and Keith)

Whereas, littering, the indiscriminate disposing of cans, bottles, garbage,

and other rubbish, is becoming commonplace throughout the nation and the state; and

Whereas, littering results in the distraction and destroying of the natural beauty of the landscape and surrounding countryside and in unsightliness in general; and

Whereas, it is general practice for food products and alcoholic beverages to be dispensed in nonredeemable type containers; and

Whereas, it is the growing tendency of soft drink manufacturers and vendors also to dispense their products in nonredeemable type containers; and

Whereas, it is apparent that supervision by governmental bodies and agencies is lacking in providing suitable disposal receptacles, dumping areas, and garbage collection disposal systems for articles of litter; and

Whereas, present laws intended to control littering are generally ignored and evaded; and

Whereas, it is the common practice to dispose of refuse by open burning producing a material annoyance, inconvenience, and discomfort; and

Whereas, littering is directly related to the health, safety, and general welfare of the citizens of the nation and this state: and

Whereas, the progressive use of insecticides, herbicides, chemicals, and dangerous drugs is directly related to the health, safety, and general welfare of the citizens of this nation and this state and by their nature require extensive regulation and control in the public interest; and

Whereas, government supervision is required to be close and watchful so as to allow little latitude for malfeasance or misfeasance in the control of littering, the disposal of refuse, and the use of insecticides, herbicides, chemicals, and dangerous drugs; now, therefore,

Be It Resolved by the Senate, the House Concurring: That the Iowa Legislative Research Committee, its successor agency, or an appropriate standing committee be directed to conduct, during the interim, a continued study of the littering problem of the state, disposal of refuse practices, and the use of insecticides, herbicides, chemicals, and dangerous drugs, the laws relating thereto, and the need for additional legislation to correct these problems.

Be It Further Resolved, That the Legislative Research Committee establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study of hazardous chemicals and drugs.

Be It Further Resolved, That a report of the study findings and recommendations, accompanied by bills incorporating such recommendations, be submitted to the 1970 session of the General Assembly.

Laid over under Rule 25.

Millen of Jefferson-Van Buren, Chairman of the House Ethics Committee, submitted the following report:

MAJORITY REPORT HOUSE ETHICS COMMITTEE

Recognizing that service in the Iowa General Assembly is a part time endeavor and that members of the General Assembly are honorable individuals who are active in the affairs of their localities and elsewhere and that it is necessary that they maintain a livelihood and sources of income apart from their legislative compensation, the following rules are adopted pursuant to chapter 107, Acts of the Sixty-second General Assembly, to assist the members in the conduct of their legislative affairs.

1. Taking into account that legislative service is part time, no legislator

Millen of Jefferson-Van Buren moved that the following portions of the majority report be adopted:

MAJORITY REPORT HOUSE ETHICS COMMITTEE

Recognizing that service in the Iowa General Assembly is a part time endeavor and that members of the General Assembly are honorable individuals who are active in the affairs of their localities and elsewhere and that it is necessary that they maintain a livelihood and sources of income apart from their legislative compensation, the following rules are adopted pursuant to chapter 107, Acts of the Sixty-second General Assembly, to assist the members in the conduct of their legislative affairs.

- 1. Taking into account that legislative service is part time, no legislator shall accept economic or investment opportunity, under circumstances where he knows, or should know, that there is a reasonable possibility that the opportunity is being afforded him with intent to influence his conduct in the performance of his official duties.
- 2. No legislator may charge to or accept from a person, corporation, partnership or association known to have a legislative interest a price, fee, compensation or other consideration for the sale or lease of any property or the furnishing of services which is in excess of that which the legislator would charge another.
- 3. No legislator in order to further his own economic interests, or those of any other person, may disclose or use confidential information acquired in the course of his official duties.
- 4. A member of the General Assembly may appear before a state agency in any representation case, except that he shall not appear before a state agency if the matter is subject to legislative review. Whenever a member of the General Assembly appears before a state agency, he shall carefully avoid all conduct which might in any way lead members of the general public to conclude that he is using his official position to further his professional success or personal interest.
- 5. In order to permit the General Assembly to function effectively, legislators will, of necessity, be required to vote on bills and participate in committee work which will affect their employment and other areas in which they may have a monetary interest. Action on bills and committee work which specifically deal with a legislator's specific employment or specific investment, as opposed to a profession, trade, or business in general, should be avoided. In making a decision relating to his activity on given bills or committee work which are subject to this code, the following factors should be considered:
 - a. Whether a substantial threat to his independence of judgment has been created by the conflict situation.
 - b. The effect of his participation on public confidence in the integrity of the legislature.
 - c. Whether his participation is likely to have any significant effect on the disposition of the matter.
 - d. The need for his particular contribution, such as special knowledge of the subject matter, to the effective functioning of the legislature.

He need not abstain if he decides to participate in a manner contrary to the economic interest which creates the conflict situation. If he does abstain, he should disclose that fact to his respective legislative body.

The motion prevailed

Millen of Jefferson-Van Buren moved that the following portions of the majority report be adopted:

- 6. Each legislator shall file with the Clerk of the House within ten days after the adoption of the Code of Ethics by the House, a statement on forms provided by the Clerk of the House setting forth the following information:
 - a. The nature of each business in which he is engaged and the nature of the business of each company in which he or his spouse has a financial interest to the extent of \$5,000,00 or more in value.
 - b. The name of any state or national business or professional association or organization by which he, his partner or associate is employed or retained.
 - c. Every office or directorship held by the legislator in any corporation, firm, enterprise, labor union, farm organization, cooperative, church organization, or trade or professional association held during the last twelve months and every membership in such an organization which is engaged in actively supporting or opposing legislation in the General Assembly. The name of the entity shall be set out.

Disclosures required under this rule shall be as of the date filed, unless provided to the contrary, and shall be amended to include interests and changes encompassed by this rule that occur while the General Assembly is in session. All filings under this rule shall be open to public inspection in the office where filed at all reasonable times.

- 7. Members of the General Assembly are urged to familiarise themselves with chapter 107, Acts of the Sixty-second General Assembly.
- 8. Legislators may not accept open-end accounts paid for by lobbyists or the employer of a lobbyist.
- 9. Complaints against any member of the General Assembly or any lobbyist shall be in writing, made under oath and filed with the ethics committee
 of the house in which the legislator is a member or the house in which the
 lobbyist operates. If the ethics committee determines that the complaint sets
 out an apparent violation of the law or code of ethics or rules regulating lobbyists, it shall set the matter for hearing, notify the accused of his right to
 appear in person, to be represented by counsel, to present statements and evidence and to cross-examine witnesses. The committee shall hold a hearing
 and consider all relevant evidence and shall make its recommendations to the
 appropriate house.

Hill of Marshall offered the following amendment filed by him:

Amend the Majority Report of the House Ethics Committee by striking all of rule six on page 235 of the House Journal.

McCartney of Floyd moved that the House recess until 1:00 p.m. Motion prevailed.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

Freeman of Clay-Dickinson moved that a committee of three be appointed to notify the Senate that the House was ready to receive it in joint convention.

Motion prevailed and the Speaker appointed Freeman of Clay-Dickinson, Kehe of Bremer and Menefee of Fayette. The committee appointed to notify the Senate that the House was ready to receive it in joint convention reported that it had performed its duty. The report was accepted and the committee discharged.

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

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

JOINT CONVENTION

LINCOLN'S BIRTHDAY OBSERVANCE

In accordance with law and House Concurrent Resolution 13 duly adopted, the joint convention was called to order, President Jepsen presiding.

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

Senator Stanley of Muscatine moved that a committee of six, consisting of three members from the Senate and three members from the House be appointed to notify Governor Robert D. Ray and the members of the Civil War Centennial Commission that the joint convention was ready to receive them.

Motion prevailed and the President appointed as such committee Senators Flatt of Madison, Lange of Sac and Hill of Jasper on the part of the Senate, and Representatives Welden of Hardin, Roorda of Jasper and Baker of Boone on the part of the House.

The committee waited upon Governor Ray and escorted him to the Speaker's station. Members of the Civil War Centennial Commission were seated in the well of the House.

President Jepsen introduced Representative W. E. Darrington of Harrison County who addressed the joint convention as follows:

WHAT PATH AMERICA?

Governor, Lieutenant Governor, Speaker of the House, Honorable Members of the Sixty-third General Assembly, Ladies and Gentlemen:

In the words of the great biographer and historian on Lincoln, the late Carl Sandburg: "I stand before you with a feeling of Humility rather than Pride."

On this one hundred sixtieth birthday of Abraham Lincoln, I am accepting quite a challenge to do justice to a fellow woodchopper, a fellow

legislator and a great President of these United States. One more challenge is to do justice to this honorable body—the Iowa legislature—and, I speak from experience, the greatest in the United States.

Lincoln and I have quite a lot in common. We are not too pleasing to the eye. He wore the same size hat as I do (7%). He was born in a log cabin. My father was born in a log house in Utah and grew up in a log house in northwestern Pottawattamie County in this state, and I might add, that log house still stands. My grandfather, William Darrington I, came to this country from England in 1860 as a young man and lived to be well over ninety. In his later years, he liked to talk about Lincoln, but it seemed that he was so old and I was so young—as the years went by, then I realized my mistake, but it was too late.

Speaking of Lincoln's hat, he had the habit of placing his tall hat upside down in a chair, and one day a lady wearing a large hoop skirt, and not being able to see the hat because of her skirt, sat down on it. When she discovered what she had done, she was terribly embarrassed. Lincoln had a great sense of humor and remarked: "Lady, I could have told you before you tried it on that it wouldn't fit." Thank goodness, the ladies of today are not bothered with that problem.

Let us turn back the pages of history and of time and go back down the path of Lincoln one hundred sixty years to a backwoods cabin in Kentucky on a bed of corn husks and bearskins where Lincoln was born, February 12, 1809.

At the age of six, Abraham started to school to pick up some reading, writing, and ciphering from a teacher, but he seemed to learn more from his surroundings than he did in school. According to Abe, he had only one year of formal schooling. At the age of nine, his mother died and this was a terrible blow to little Abe and the family. Some time later Thomas Lincoln married Sarah Johnston. Strange as it may seem, Abe loved his new mother, and she was very fond of him. To quote her, "He was the best boy I ever saw. I never gave him a cross word in all my life." And Lincoln said of her, "All that I am or hope to be I owe to my angel mother."

In 1834 Lincoln, then twenty-five years old, was elected to the Illinois legislature, one of the youngest men of that body. He served for eight years. During that time, because of his interest and respect for the law, he wrote these words: "Let reverence for the laws be breathed by every American mother to her lisping babe, let it be taught in the schools and colleges, let it be written in primers, spelling books and in almanacs, let it be preached from every pulpit, proclaimed in legislative halls and enforced in the courts of Justice. Let it become the political religion of the nation and let old and young, rich and poor, grave and gay sacrifice unceasingly on its altars."

His respect of the law never changed, but as the years passed he advocated that too much government could be a burden and a detriment upon the American way of life. He expressed his feelings on this matter when he said:

"The legitimate object of government is to do for a community of people whatever they need to have done but cannot do at all, or cannot so well do for themselves in their separate and individual capacities. In all that the people can individually do as well for themselves, government ought not to interfere."

In bidding farewell to Springfield, Lincoln shared his innermost thoughts with old friends.

In part, he said: "I now leave, not knowing when or whether ever I may return, with a task before me greater than that which rested upon George

Washington. Without the assistance of that Divine Being who ever attended him, I cannot succeed. With that assistance I cannot fail." Four years and two months later Abraham Lincoln was dead, but the Union again was united.

In his second inaugural address toward the end of the war, Lincoln made this statement: "With malice toward none, with charity for all, with firmness in the right as God gives us to see the right, let us strive on to finish the work that we are in, to bind up not only the wounds of the North and the South, but the wounds of the world. We are not enemies but friends."

In the summer of 1859 during his first campaign for President, Lincoln spoke to the people at Council Bluffs. The friendly Nonpareil praised his speech as "masterly and unanswerable".

No Lincoln Day observance would be complete without turning to November 19, 1863:

"Fourscore and seven years ago our fathers brought forth on this continent a new nation, conceived in liberty and dedicated to the proposition that all men are created equal.

"Now we are engaged in a great civil war, testing whether that nation or any nation so conceived and so dedicated can long endure. We are met on a great battlefield of that war. We have come to dedicate a portion of that field, as a final resting-place for those who here gave their lives that that nation might live. It is altogether fitting and proper that we should do this.

"But, in a larger sense, we cannot dedicate—we cannot consecrate—we cannot hallow—this ground. The brave men, living and dead, who struggled here, have consecrated it, far above our poor power to add or detract. The world will little note, nor long remember what we say here, but it can never forget what they did here. It is for us the living, rather, to be dedicated here to the unfinished work which they who fought here have thus far so nobly advanced. It is rather for us to be here dedicated to the great task remaining before us—that from these honored dead we take increased devotion—that we here highly resolve that these dead shall not have died in vain—that this nation, under God, shall have a new birth of freedom—and that government of the people, by the people, for the people shall not perish from the earth."

Lincoln felt badly about his address at Gettysburg. He felt it fell on the audience like a wet blanket and remarked, "I should have prepared it with more care." The first favorable comment came from the Chicago Tribune, and followed by a Massachusetts paper. The comment was, turn back and read it again, it will repay study as a model speech. Strong feelings and a large brain were its parents.

Thank Heaven, the people did heed their advice and it has been read again, and again, and again. Over one hundred six years have passed and we have just read it again.

On April 14 about a week after General Lee surrendered to General Grant, Lincoln and his wife Mary went for a little drive, in a very happy mood. He daydreamed about the future and said to Mary, "We have had a hard time since we came to Washington, but the war is over now and with God's blessing we may hope for four years of peace and happiness, then we will go back to Illinois and pass the rest of our lives in peace and quiet." It was on that fateful evening when he was shot at Ford's Theatre, one hundred four years ago.

The Great Emancipator was carried across the street where on the morning of April 15, 1865 (7:22), he died. Secretary of War Stanton, standing at the foot of the bed, made this never to be forgotten remark: "Now he

belongs to the ages." The man Lincoln was dead, but the life he lived and exemplified will live throughout the ages. Between four and five thousand different books have been written about Lincoln which is definite proof that he "belongs to the ages."

In my travels in quite a number of foreign countries, I have found that Abe Lincoln is no stranger in many of those countries. About fifteen years ago, my wife, my sister and I were in Denmark returning a visit to some Danish friends living in a small country town in western Denmark. This friend was a teacher of adult education in this area. I was invited to talk at his school the next morning, and was surprised to see the large map of these United States that was hanging in the front of the room on the blackboard. My Danish friend was interpreter and I was surprised at what they knew about our agriculture, our country and about our great statesmen.

That evening I was taken by my friend to the home of the man who had preceded him as teacher in this school. This man had spent the greater part of his life teaching in this school, and if I ever found an Abraham Lincoln type of a man, he was it. This man was living alone, with the exception of a couple of nice house cats, in a small house not far from the school. This fine old gentleman spent most of his time reading and weaving baskets out of long rye straw. The room was stacked high with books and two kerosene lamps on the table furnished the light. This man's name was Andy Nielsen. He could speak enough English so that he and I could carry on a fair conversation. He apologized for his poor English and remarked that he was his own teacher. The point I wish to bring out is this. He was a self-educated, self-made man. He had a great collection of Lincoln books and literature and knew more about Lincoln than I did at that time. This is further proof that he "belongs to the ages."

Sixty years ago, former President Woodrow Wilson asked this question and then proceeded to answer it: "Can we have other Lincolns? We cannot do without them. This country is going to have crisis after crisis. God send they may not be bloody crises, but they will be intense and acute. No political body so abounding in life and so puzzled by problems as ours is can avoid moving from crisis to crisis. We must have the leadership of sane genial men of universal use like Lincoln to save us from mistakes and give us the necessary leadership in such days of struggle and difficulty."

I could go on with dozens of selected passages from the writings of eminent men about Lincoln, but I will not take the time.

About ten years ago, I was with a small group of Iowa legislators and others traveling in Europe. I want to give you my impressions of East and West Berlin.

I well remember the happenings and events leading up to World War II and, also, the war itself. An atheist disbeliever and mad man known as Hitler succeeded in getting millions of good German people to follow his atheistic madness for world conquest. He was quite a student of world history and delighted in quoting the leading statesmen of the world and then rant and rave and curse them for their good deeds. Abraham Lincoln received his share of cursing and misquotation from this mad man.

After spending a day in East and West Berlin observing the many miles of destruction and rubble, our German guide made this remark with a sigh: "They had a hell of a lesson." Yes, they know what hell is; they lived in it and a few survived. After that terrible lesson, they built a new city in West Berlin and a new Schoneberg City Hall. In this city hall there is a Freedom Bell. The inscription on it, quoting Lincoln: "That this world under God shall have a new birth of freedom."

My closing thought is this quotation by a great statesman and third President of the United States, Thomas Jefferson. "No Democracy can survive without frequent recurrence of the Fundamental Principles."

I was never more sincere or more concerned in my life about the survival of Democracy or about the survival of those great Fundamental Principles that have made America the greatest country in the world than I am today. We are reading and hearing so much about communism these days. Yes, we hear the question asked on radio and television, "What is wrong with communism?"

The Iowa group I was traveling with ten years ago this summer spent ten days behind the Iron Curtain. While we were there, we were taken by our request to a collective farm.

The buildings on this farm were old and run down. The houses were old and not modern and some had thatch or long grass on the roofs. The farm machinery was old and rather crude. They had some pigs that we Iowa farmers would be ashamed to own. The women took care of dairy cows and did the milking. They, also cleaned the barns. On the gable end of the cow barn was a large picture of Lenin. The pictures of Lenin are along the roads and plastered all around in the cities. These farms all have a name. The name of this farm was "The Path of Lenin," and what a path to brag about. I could go on for an hour on this—but, I will say, God help the Russian peasant.

Far too many of our American people are standing at the crossroads. There is a path leading to the left which leads to atheism and socialism which means communism and a dictatorship. A large sign pointing to the left, "The Path of Lenin." There is another path leading to the right which is and has been the greatest way of life the world has ever known. A large sign pointing to the right, "The Path of Lincoln."

My question is, Which Path America?

The path of Lenin or the path of Lincoln? Which path are we going to follow?

President Jepsen introduced Senator Joseph Flatt of Madison County who presented to the joint convention the members of the Civil War Centennial Commission. After a brief address, Senator Flatt presented the first published copy of the book "Years of Valor" to the author, Mrs. Edith McElroy, who in turn presented the book as a gift to Governor Ray.

The Governor briefly addressed the joint convention.

Senator Flatt also presented a copy of the book to President Jepsen and to Speaker Harbor.

Governor Ray and the members of the Civil War Centennial Commission were escorted from the House chamber by the committee previously appointed.

McCartney of Floyd moved that the joint convention be now dissolved.

The motion prevailed.

The House reconvened, Speaker Harbor in the chair.

ADOPTION OF HOUSE ETHICS COMMITTEE REPORT

The House resumed consideration of sections 6 through 9 of the report of the House Ethics Committee and of the amendment filed by Hill of Marshall.

Fischer of Grundy moved the previous question on the amendment by Hill of Marshall.

The motion prevailed.

Hill of Marshall moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Mayberry of Webster.

Rule 69 was invoked.

On the question "Shall the Hill amendment be adopted?"

The ayes were, 84:

Alt	Fischer of	Langland	Pierson
Battles	Grundy	Lawson	Rex
Bergman	Fisher of	Lippold	Rodgers
Brinck	Greene	Logue	Roorda
Caffrey	Freeman of	Mayberry	Sanders
Camp	Clay-Dickinson	McCartney	Schroeder
Campbell	Goode	Mendenhall	Shaw
Christensen	Graham	Menefee	Shepherd
Cochran	Grassley	Middleswart	Sorg
Corey	Hamilton	Millen	Strand
Crabb	Hansen of	Miller of	Strothman
Crosier	Black Hawk	Des Moines	Tieden
Cunningham	Hanson of	Miller of	Van Drie
Darrington	Howard-Mitchell	Jones	Van Nostrand
Den Herder	Hill	Miller of	Van Roekel
Dietz	Holden	Marshall	Varley
Dooley	Johnson of	Miller of	Voorhees
Dougherty	Audubon	Page	Warren
Doyle	Kehe	Mohrfeld	Waugh
Dunton	Kitner	Nelson	Weichman
Edgington	Klein	Nielsen	Welden
Ellsworth	Knight	Ossian	Wolfe
Ewell	Koch	Perkins	Mr. Speaker
	Kruse	Peterson	

The nays were, 35:

Andersen	Johnston of	McIntyre	Renda
Bailey	Johnson	Mezvinsky	Schmeiser
Baker	Kennedy of	Milligan	Schwartz
Blouin	Chickasaw	Newton	Skinner
Drake	Kennedy of	Nolting	Stokes
Franklin	Dubuque	O'Hearn	Stromer
Gannon	Knoblauch	Pelton	Tapscott
Huff	Kreamer	Poncy	Wells
Jesse ·		Priebe	Winkelman
	McCormick	Radl	

Absent or not voting, 5:

Bennett

Freeman of Buena Vista Kluever Stroburg Walter

The amendment was adopted.

Cochran of Webster asked for permission to withdraw his amendment filed February 11, 1969, and found on page 255 of the House Journal.

Objection was raised.

Cochran of Webster moved that his amendment be withdrawn.

Motion prevailed.

O'Hearn of Scott asked and received unanimous consent to withdraw his amendment filed February 11, 1969, and found on page 253 of the House Journal.

Klein of Winnebago-Worth offered the following amendment to section 7 and moved its adoption:

In section 7, insert the following before the period at the end of the rule: ", and chapter seven hundred thirty-nine (739) of the Code".

The amendment was adopted.

Millen of Jefferson-Van Buren moved the adoption of section 7, as amended.

Motion prevailed.

Klein of Winnebago-Worth offered the following amendment to section 8 and moved its adoption:

Strike section 8 and insert in lieu thereof the following: "Legislators shall not charge any amount or item to any charge account to be paid for by any lobbyist or any organization he represents."

The amendment was adopted.

Millen of Jefferson-Van Buren moved the adoption of section 8, as amended.

Motion prevailed.

Millen of Jefferson-Van Buren moved the adoption of section 9.

Motion prevailed.

Koch of Woodbury offered the following amendment:

Amend the Report of the House Ethics Committee by adding a new section to the "Rules Governing Legislators":

Members of the news media shall be required, upon the written request of six (6) Representatives, to disclose their sources of information on data pub-

lished relative to the General Assembly. Failure to do so by said members of the news media shall result in their being banned from the chamber of the House.

In case of error in the facts reported in a news release by members of the news media, such media, upon request by a member of the House, shall run a corrected version in the same size type and on the same page, or a re-run on radio or television broadcast at the same time of day as the original erroneous release was made. Failure to do so by said members of the news media shall result in their being banned from the chamber of the House.

Gannon of Jasper rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and that the amendment was not germane.

Koch of Woodbury asked and received unanimous consent to withdraw his amendment.

Millen of Jefferson-Van Buren called up for consideration the following proposed "Rules Governing Lobbyists":

PROPOSED RULES GOVERNING LOBBYISTS

- 1. Each individual lobbying or attempting to influence legislation on a regular basis, shall, on or before the day his lobbying activity begins, personally register his name and address, and each company, firm, corporation, union, association or cause for which he is lobbying with the Clerk of the House. In addition he shall register with the Clerk of the House the numbers of the bills with regard to which he intends to lobby together with the name of each company, association or cause respectively involved. As such information is received, it shall, from time to time, be distributed to the individual members of the Senate and House whose clerks may then record it on their copies of the related bills.
- 2. All federal, state, and local employees or officials representing the official positions of their agencies are required to present to the Clerk of the House a letter of authorization from their department or agency heads prior to the time that they do any lobbying. Such employees or officials who wish to lobby in opposition to the official policy may do so by registering as a lobbyist and need not submit a letter of authorization.
- 3. Lobbyists shall not be permitted on the floor of the House while in session.
- 4. Lobbyists are prohibited from providing legislators, and legislators may not accept open-end accounts paid for by the lobbyist or his employer.
- 5. If the fee or bonus to be paid any lobbyist with reference to any legislative action is conditioned wholly or in part upon the results attained by the lobbyist, a statement disclosing that fact shall be given to the Clerk of the House.
- 6. No lobbyist, or employer of a lobbyist, shall offer economic or investment opportunity or promise of employment to any legislator with intent to influence his conduct in the performance of his official duties.

McCartney of Floyd offered the following amendment filed by him and moved its adoption:

Amend the Report of the House Ethics Committee by striking from the "Rules Governing Lobbyists" all of the paragraph numbered five (5) and in-

serting in lieu thereof the following:

"5. No fee or bonus shall be paid to any lobbyist with reference to any legislative action that is conditioned wholly or in part upon the results attained by the lobbyist."

The amendment was adopted.

Mezvinsky of Johnson asked and received unanimous consent to withdraw his amendment filed February 11, 1969, and found on page 255 of the House Journal.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend the Report of the House Ethics Committee, found on page 236 of the Journal, pertaining to the proposed rules governing lobbyists, by adding the following:

- 7. Every lobbyist required to register with the Clerk of the House shall, within ten days after the end of each calendar month of any regular or special session of the general assembly, file with the Clerk of the House a sworn statement of moneys expended for lobbying purposes during the preceding month, listing individually each expenditure of twenty-five dollars or more, to whom paid, and for what purposes. Every lobbyist shall also list all obligations incurred, and all payments received, in connection with his activities as a lobbyist for the preceding month or fraction thereof, except that he need not list his own personal living and travel expenses in such statement. Such statement shall be open to public inspection.
- 8. Every person, firm, corporation, or association, including federal, state, and local governmental departments and agencies, in whose behalf a lobbyist has been employed, or authorized to promote or oppose legislation, shall file within two months after the final adjournment of the general assembly, in the office of the Clerk of the House, an itemized sworn statement showing in detail all items paid, incurred, or promised, directly or indirectly, in connection with the legislation pending, with the names of the payees and the amount paid to each. If no compensation has been paid or promised for the services rendered, such statement shall so indicate, and shall specify the person who rendered such services in connection with legislation pending at the previous session. Such statement shall be open to public inspection.

Roll call was requested by Gannon of Jasper and Mayberry of Webster.

Rule 69 was invoked.

On the question "Shall the McIntyre amendment be adopted?"

The ayes were, 29:

Bailey Jesse Kennedy of Mezvinsky Milligan Johnston of Baker Dubuque Langland Blouin Johnson Newton Kennedy of Lipsky Nolting Crosier McCormick Pelton Franklin Chickasaw McIntyre Poncy Gannon

Priebe	Schmeiser	Skinner	Varley
Radl	Schwartz	Tapscott	Wells
Rend a		•	
The nays wer	e. 85 :		
•		77	D'
Alt	Fisher of	Kruse	Pierson
Andersen	Greene	Lawson	Rex
Battles	Freeman of	Lippold	Rodgers
Bergman	Clay-Dickinson	Logue	Roorda
Brinck	Goode	McCartney	Sanders
Caffrey	Graham	Mendenhall	Schroeder
Camp	Grassley	Menefee	Shepherd
Campbell	Hamilton	Middleswart	Sorg
Christensen	Hansen of	Millen	Stokes
Cochran	Black Hawk	Miller of	Strand
Corey	Hanson of	Des Moines	Stromer
Cunningham	Howard-Mitchell	Miller of	Strothman
Darrington	Hill	Jones	Tieden
Den Herder	Holden	Miller of	Van Drie
Dietz	Huff	Marshall	Van Nostrand
Dooley	Johnson of	Miller of	Van Roekel
Dougherty	Audubon	Page	Voorhees
Doyle	Kehe	Mohrfeld	Warren
Drake	Kitner	Nelson	Waugh
Dunton	Klein	Nielsen	Weichman
Ewell	Knight	O'Hearn	Welden
Fischer of	Knoblauch	Oseian	Winkelman
Grundy	Koch	Perkins	Wolfe
	Kreamer	Peterson	Mr. Speaker
Absent er not	voting, 10:		
Bennett	Ellsworth	Kluever	Stroburg
Crabb	Freeman of	Mayberry	Walter
Edgington	Buena Vista	Shaw	44 WINCT

The amendment lost.

Mezvinsky of Johnson asked and received unanimous consent to withdraw his amendment filed February 11, 1969, and found on page 254 of the House Journal.

Bailey of Wright offered the following amendment and moved its adoption:

Amend the Majority Report of the House Ethics Committee in the section designated as "Proposed Rules Governing Lobbyists" by striking in section 1, lines 6, 7 and 8, the words "with regard to which he intends to lobby together with the name of each company, association or cause respectively involved" and inserting in lieu thereof the following "which will be sponsored by a company, firm, corporation, union, association or cause which he represents".

Roll call was requested by Gannon of Jasper and Mayberry of Webster.

Rule 69 was invoked.

On the question "Shall the Bailey amendment be adopted !"

The ayes were, 47:

Andersen	Hanson of	Miller of	Schroeder
Bailey	Howard-Mitchell	Marshall	Schwartz
Brinck	Hill	Newton	Shepherd
Camp	Holden	O'Hearn	Skinner
Campbell	Huff	Pelton	Strand
Christensen	Langland	Priebe	Tieden
Cochran	Mayberry	Radl	Van Nostrand
Crosier	McCormick	Renda	Van Roekel
Cunningham	McIntyre	Rex	Varley
Franklin	Middleswart	Rodgers	Weichman
Freeman of	Millen	Roorda	Welden
Clay-Dickinson	Miller of	Sanders	Mr. Speaker
Hamilton	Des Moines	Schmeiser	- -

The navs were, 65:

	, , , , , , , , , , , , , , , , , , , ,		
Alt	Gannon	Koch	Nolting
Baker	Goode	Kreamer	Ossian
Battles	Graham	Kruse	Perkins
Bergman	Grassley	Lawson	Peterson
Blouin	Hansen of	Lippold	Pierson
Caffrey	Black Hawk	Lipsky	Poncy
Corey	Jesse	Logue	Sorg
Darrington	Johnson of	McCartney	Stokes
Dietz	Audubon	Mendenhall	Stromer
Dooley	Johnston of	Menefee	Strothman
Dougherty	Johnson	Mezvinsky	Tapscott
Drake	Kehe	Miller of	Van Drie
Dunton	Kennedy of	Jones	Voorhees
Edgington	Chickasaw	Miller of	Warren
Ewell	Kennedy of	Page	Waugh
Fischer of	Dubuque	Milligan	Wells
Grundy	Kitner	Mohrfeld	Winkelman
Fisher of	Knight	Nelson	Wolfe
Greene	Knoblauch		

Absent or not voting, 12:

Bennett	Ellsworth	Klein	Shaw
Crabb	Freeman of	Kluever	Stroburg
Den Herder	Buena Vista	Nielsen	Walter
Dovle			

The amendment lost.

Mezvinsky of Johnson offered the following amendment filed by him:

Amend that portion of the proposed code of ethics relating to lobbyists by adding the following new proposed rule:

"No lobbyist or any employer of lobbyists shall furnish or cause to be furnished to any legislator, and no legislator shall accept any food, beverage, lodging, transportation, service, entertainment, gifts, or any other thing of pecuniary value."

Further amend the proposed code of ethics relating to legislators by striking rule eight and amend the proposed code of ethics relating to lobbyists by striking rule four.

Division was requested.

Klein of Winnebago rose on a point of order that division 2, lines 8, 9 and 10, of the amendment were out of order.

The Speaker ruled the point well taken and that division 2, lines 8, 9 and 10, were out of order.

Tapscott of Polk offered the following amendment to division 1, lines 1 through 7, of the Mezvinsky amendment and moved its adoption:

Amend the Mezvinsky amendment filed February 11, 1969, by striking everything after the comma following the word "gifts" in line six (6) and all of line seven (7) and inserting in lieu thereof the following: "that would exceed ten dollars in value during any annual legislative session."

The amendment lost.

McCartney of Floyd moved to table the Mezvinsky amendment.

McCartney of Floyd asked and received unanimous consent to withdraw his motion.

Goode of Appanoose-Davis moved the previous question on the Mezvinsky amendment.

The motion prevailed.

Mezvinsky of Johnson moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Mayberry of Webster.

Rule 69 was invoked.

On the question "Shall the Mezvinsky amendment be adopted?"

The ayes were, 21:

Baker	Kennedy of	Mezvinsky	Schmeiser
Blouin	Chickasaw	Milligan	Schwartz
Franklin	Kennedy of	Nolting	Skinner
Gannon	Dubuque	Poncy	Tapscott
Jesse	Knoblauch	Radl	Wells
Johnston of Johnson	Mayberry	Renda	111.5555

The nays were, 96:

Alt	Den Herder	Goode	Klein
Andersen	Dietz	Graham	Knight
Bailey	Dooley	Grassley	Koch
Battles	Dougherty	Hamilton	Kreamer
Bergman	Doyle	Hansen of	Kruse
Brinck	Drake	Black Hawk	Langland
Caffrey	Dunton	Hanson of	Lawson
Camp	Edgington	Howard-Mitchell	Lippold
Campbell	Ewell	Hill	Lipsky
Christensen	Fischer of	Holden	Logue
Cochran	Grundy	Huff	McCartney
Corey	Fisher of	Johnson of	McCormick
Crosier	Greene	Audubon	McIntyre
Cunningham	Freeman of	Kehe	Mendenhall
Darrington	Clay-Dickinson	Kitner	Menefee

Middleswart Van Nostrand Newton Sanders Millen Nielsen Schroeder Van Roekel Miller of O'Hearn Shaw Varley Des Moines Ossian Shepherd Voorhees Sorg Miller of Pelton Warren Jones Perkins Stokes Waugh Weichman Miller of Peterson Strand Marshall Pierson Stromer Welden Strothman Winkelman Miller of Priebe Page Tieden Wolfe Rex Mohrfeld Rodgers Van Drie Mr. Speaker Nelson Roorda

Absent or not voting, 7:

Bennett Freeman of Kluever Walter Crabb Buena Vista Stroburg

Ellsworth

The amendment lost.

Cochran of Webster offered the following amendment:

Amend the Majority Report of the House Ethics Committee by inserting after section six (6) of "Proposed Rules Governing Lobbyists" the following:

PROPOSED RULES GOVERNING THE NEWS MEDIA

- 1. The members of the news media are hereby encouraged to report the activities of legislative procedure with a complete and accurate accounting of each subject covered with emphasis in direct relationship to the emphasis placed on it by the General Assembly.
- 2. The members of the news media are hereby encouraged to refrain from editorializing in the news columns or newscasts. Editorials are to be distinctly labeled as such and represent only the views of the particular newspaper, radio or television stations involved. All other news material shall be considered a complete and accurate reporting of the facts and figures without any bias or slanting from any members of the news media.
- 3. The foregoing ethics relating to the numerous representatives of the news media covering legislative activities shall be carefully guided by the various news media associations. Any action by the press violating news media ethics shall be considered a move to undermine the freedom now enjoyed by the news media.

McCartney of Floyd rose on a point of order that the Cochran amendment was not germane.

The Speaker ruled the point well taken and that the amendment was not germane.

Koch of Woodbury offered the following amendment:

Amend the report of House Ethics Committee, found on page 236 of the House Journal, following line eighteen (18), by adding a new section as follows:

PROPOSED RULES GOVERNING NEWS MEDIA IN THE HOUSE

Members of the news media will be required, upon the written request of six (6) Representatives, to disclose their sources of information on data pub-

lished relative to the General Assembly. Failure to do so by said members of the news media, shall result in their being banned from the chamber of the House.

In case of error in the facts reported in a news release by members of the news media, such media upon request by a member of the House shall run a corrected version in the same size type and on the same page, or a re-run on radio or television broadcast at the same time of day as the original erroneous release was made. Failure to do so by said members of the news media, shall result in their being banned from the chamber of the House.

Millen of Jefferson-Van Buren rose on a point of order that the Koch amendment was not germane.

The Speaker ruled the point well taken and that the amendment was not germane.

Fischer of Grundy offered the following amendment:

Amend the Report of the House Ethics Committee by adding a new section to the "Rules Governing Lobbyists" as follows:

1. However, newpapers making editorial comment either for or against any matter pending before any legislative body shall label such editorial comment with the words "Political Activity" which shall be set out immediately above the editorial in type not less than three-eighths (%) of an inch high.

Fischer of Grundy asked and received unanimous consent to withdraw his amendment.

Koch of Woodbury offered the following amendment:

Amend the Report of the House Ethics Committee by adding a new section to the "Rules Governing Legislators" immediately following section six (6) and renumbering the remaining sections:

Legislative employees other than those assigned to the individual legislator or those receiving college credit for training as legislative interns shall register with the Clerk of the House.

Any legislative employee being paid a salary or expenses by a legislator shall report the amount of said salary and expenses and the source thereof.

Koch of Woodbury asked and received unanimous consent to withdraw his amendment.

Nolting of Black Hawk moved for a division of the Proposed Rules Governing Lobbyists.

Motion prevailed.

Millen of Jefferson-Van Buren moved the adoption of paragraph 1 of the Proposed Rules Governing Lobbyists.

Paragraph 1 was adopted.

Millen of Jefferson-Van Buren moved the adoption of paragraphs 2, 3, 4, 6 and paragraph 5 as amended of the Proposed Rules Governing Lobbyists.

Pare hs 2, 3, 4, and 6 and paragraph 5 as amended were adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 67.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman. Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: House File 67.

BILL SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of February, 1969, sent to the Governor for his approval: House File 67.

ELIZABETH SHAW, Chairman

Report adopted.

REPORT OF COMMITTEE

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

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 27, a bill for an act to allow district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same deposs.

WILLIAM HILL, Chairman

AMENDMENT FILED

- 1 Amend House File 219 as follows:
- 2 1. By striking everything after the enacting
- 3 clause and inserting in lieu thereof the following:
- 4 "Section 1. Section six hundred seven point five
- 5 (607.5), Code 1966, is hereby repealed and the
- 6 following enacted in lieu thereof:
- 7 "Each grand juror, petit juror, and juror
- 8 before a justice of the peace shall receive ten
- 9 dollars for each day's service, or required
- 10 attendance for the purpose of being considered

- 11 for service.
- 12 Such jurors shall also be entitled to receive
- 13 ten cents for each mile actually traveled in the
- 14 performance of their duties."
- 15 Sec. 2. Section six hundred twenty-two point
- 16 sixty-nine (622.69), Code 1966, is hereby repealed
- 17 and the following enacted in lieu thereof:
- 18 "Witnesses in all courts of record and before
- 19 justices of the peace shall receive for each day's
- 20 attendance ten dollars. Such witnesses shall also
- 21 receive ten cents per mile for each mile actually
- 22 traveled."
- 23 2. Amend the title to House File 219 by striking
- 24 everything after the word "fees" and inserting in
- 25 lieu thereof "and mileage allowances for jurors and
- 26 witnesses."

PELTON of Clinton

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, February 13, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, FEBRUARY 13, 1969.

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

Prayer was offered by the Reverend David Goin, pastor of the Central Christian Church, Jefferson, Iowa.

The Journal of Wednesday, February 12, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Perkins of Pottawattamie on request of Fischer of Grundy.

PETITIONS

The following petitions were received and placed on file:

By Priebe of Kossuth, from five hundred nineteen residents of Kossuth County in opposition to the Great Plains school reorganization plan.

By Wolfe of Cerro Gordo, from twenty-three residents of Cerro Gordo County in opposition to a liberalized abortion law.

By Camp of Clinton, from forty-seven residents of Clinton County in support of the Iowa Meat Inspection Law.

By Wells of Linn, from twenty-eight residents of Linn County in support of passage of an amendment to chapter 189A and favorable cooperation for appropriation of state funds to carry out a good meat and poultry inspection program in Iowa.

By Blouin of Dubuque, from nineteen residents of Dubuque County opposing passage of any liberalized abortion law.

By Hansen of Black Hawk, from fifteen residents of Black Hawk County opposing aid to private schools and colleges.

By Nelson of Cherokee, from six meat and poultry processors of Cherokee County supporting the passage of an amendment to chapter 189A of the Code to provide for cooperation with appropriate federal agencies in the meat and poultry products inspection program and

requesting favorable cooperation for the appropriation of state funds to carry out said act.

PRESENTATION OF VISITORS

Tieden of Clayton introduced to the House members of the debate team from Central Community High School, Elkader, Iowa, who last week won a debate tournament at Iowa State University, Ames, Iowa, and who are to compete next at Drake University. The students were accompanied by their debate coach, Paul Johnson, and their chaperone, Mrs. Mervin Sarchet.

Weichman of Benton introduced to the House his father, the Honorable Harry E. Weichman, who served as Representative from Benton County in the Forty-seventh through the Fifty-third sessions of the General Assembly, and as Senator in the Fifty-fourth and Fifty-fifth sessions of the General Assembly.

Ossian of Montgomery introduced to the House Calvin Hultman, aide to Congressman William J. Scherle and son of Oscar M. Hultman, former member of the General Assembly from Montgomery County.

Renda of Polk introduced to the House twenty-four students from the fifth grade class of Madison School, Des Moines, Iowa, accompanied by Mrs. Vance, teacher.

PERSONAL PRIVILEGE

Ossian of Montgomery rose on a point of personal privilege and introduced to the House the Honorable William J. Scherle, Congressman from the Seventh District of Iowa, who was Representative from Mills County in the Fifty-ninth, Sixtieth, Sixtieth Extra and Sixty-first sessions of the General Assembly.

The Speaker directed the Gentleman from Montgomery to escort Congressman Scherle to the Speaker's station where he briefly addressed the House.

HOUSE FILE 258 RE-REFERRED

The Speaker announced that House File 258 previously referred to the committee on state government is re-referred to the committee on conservation and recreation.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 74, a bill for an act relating to unsolicited goods, wares, and merchandise.

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

House File 123, a bill for an act relating to time of holding primary election.

CARROLL A. LANE, Secretary

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 29, under Rule 35.

INTRODUCTION OF BILLS

House File 273, by Andersen, Stromer, Pierson, Johnston of Johnson, Freeman of Clay-Dickinson, Waugh, Dunton and Alt, a bill for an act authorizing school district employees to have deducted from their salary deductions approved by the appropriate school board of directors.

Read first time and referred to committee on schools.

House File 274, by Baker, a bill for an act relating to operation of county government.

Read first time and referred to committee on county government.

House File 275, by Knight, a bill for an act relating to the Supreme Court appeal fee.

Read first time and referred to committee on judiciary.

House File 276, by Logue (Benda), a bill for an act relating to grapes and other fruit used in making native wines.

Read first time and referred to committee on agriculture.

House File 277, by Blouin, Kennedy of Dubuque, Franklin, Jesse, Ellsworth, Hanson of Howard-Mitchell, Van Roekel, Bennett and Renda, a bill for an act relating to driver education instructors.

Read first time and referred to committee on higher education.

House File 278, by McCartney, Millen and Caffrey (Stanley and Gaudineer), a bill for an act relating to civil service employees.

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

House File 279, by Renda, a bill for an act relating to the separation of jurors in criminal cases.

Read first time and referred to committee on judiciary.

House File 280, by Renda, a bill for an act to enable the supreme court to prescribe rules of criminal procedure.

Read first time and referred to committee on judiciary.

House File 281, by Renda, a bill for an act relating to general powers of the state board of tax review.

Read first time and referred to committee on state government.

House File 282, by Lipsky and Huff, a bill for an act to insert in the Code the full text of the interstate compact on mental health, to which Iowa is presently a party state.

Read first time and referred to committee on social services.

House File 283, by McIntyre, Camp, Milligan and Radl, a bill for an act to authorize the consolidation of counties.

Read first time and referred to committee on county government.

House File 284, by Renda, a bill for an act relating to income tax.

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

House File 285, by Kennedy of Dubuque, Kitner, Christensen, Poncy. Menefee, Hamilton and Gannon, a bill for an act relating to the death of persons resulting from the operation of motor vehicles, and imposing penalties therefor.

Read first time and referred to committee on law enforcement.

CONSIDERATION OF BILLS REGULAR CALENDAR

The House resumed consideration of House File 222, a bill for an act relating to the designation of a person who may apply for and receive aid for dependent children.

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

On the question "Shall the bill pass?" (H.F. 222)

The ayes we	re, 96 :	
Alt	Camp	Darrington
Andersen	Campbell	Dooley
Baker	Christensen	Dougherty
Battles	Cochran	Doyle
Bergman	Corey	Drake
Blouin	Crabb	Dunton
Brinck	Crosier	Ellsworth
Caffrey	Cunningham	Ewell
•	_	

Fischer of Grundy Fisher of Greene Franklin Freeman of Clay-Dickinson Gannon

Goode Graham	Kluever Knoblauch	Miller of Page	Schroeder Schwartz
Hamilton	Kreamer	Milligan	Shaw
Hansen of	Kruse	Mohrfeld	Shepherd
Black Hawk	Lippold	Nelson	Skinner
Hanson of	Lipsky	Newton	Stokes
Howard-Mitchell	Mayberry	Nielsen	Strand
Hill	McCartney	Nolting	Stromer
Holden	McCormick	O'Hearn	Tapscott
Huff	McIntyre	Ossian	Tieden
Johnson of	Menefee	Pelton	Van Roekel
Audubon	Mezvinsky	Pierson	Varley
Johnston of	Millen	Poncy	Walter
Johnson	Miller of	Priebe	Warren
Kehe	Des Moines	Renda	Weichman
Kennedy of	Miller of	Rodgers	Wells
Chickasaw	Jones	Roorda	Winkelman
Kennedy of	Miller of	Sanders	Wolfe
Dubuque	Marshall	Schmeiser	Mr. Speaker
Kitner			•

The nays were, 22:

Bailey	Klein	Menden ha ll	Strothman
Dietz	Knight	Middleswart	Van Drie
Edgington	Koch	Peterson	Voorhees
Freeman of	Langland	Radl	Waugh
Buena Vista	Lawson	Rex	Welden
Grassley	Logue	Sorg	

Absent or not voting, 6:

Bennett Jesse Stroburg Van Nostrand Den Herder Perkins

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

House File 60, a bill for an act relating to the maximum speed limit for school buses, with report of committee recommending passage, was taken up for consideration.

Stokes of Plymouth offered the following amendment filed by him and moved its adoption:

Amend House File 60, line eight (8), by striking the "period" after the word "system" and inserting the following:

"or on any four-lane primary highway."

The amendment was adopted.

Christensen of Clarke-Union moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 60)

The ayes were, 115:

Alt	Baker	Blouin	Camp
Andersen	Battles	Brinck	Campbell
Bailey	Bergman	Caffrey	Christensen

Cochran Corey Crosier Crabb Cunningham Darrington Dietz Dooley Dougherty Doyle Drake Dunton Edgington Ellsworth Ewell Fisher of Greene Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode	Hanson of Howard-Mitchell Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Kmoblauch Koch Kreamer Kruse Langland	McCartney McCormick McIntyre Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Newton Nielsen Nolting O'Hearn Ossian Pelton Peterson	Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Stromer Tapscott Tieden Van Drie Van Roekel Varley Voorhees Walter Warren Waugh Weichman
Gannon		2	
Graham	Lawson	Pierson	Wells
Grassley	Lippold	Poncy	Winkelman
Hamilton	Lipsky	Priebe	Wolfe
Hansen of	Logue	Radi	Mr. Speaker
Black Hawk	Mayberry	Renda	

The nays were, 1:

Welden

Absent or not voting, 8:

Bennett	Fischer of	Miller of	Stroburg
Den Herder	Grundy	Des Moines	Strothman
	-	Perkins	Van Nostrand

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

HOUSE FILE 219 DEFERRED

House File 219, a bill for an act relating to the fees for petit jurors, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by him: Amend House File 219 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

thereof the following:
"Section 1. Section six hundred seven point five (607.5). Code 1966, is

"Section 1. Section six hundred seven point five (607.5), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Each grand juror, petit juror, and juror before a justice of the peace shall receive ten dollars for each day's service, or required attendance for the purpose of being considered for service.

Such jurors shall also be entitled to receive ten cents for each mile actually traveled in the performance of their duties."

Sec. 2. Section six hundred twenty-two point sixty-nine (622.69), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Witnesses in all courts of record and before justices of the peace shall receive for each day's attendance ten dollars. Such witnesses shall also receive ten cents per mile for each mile actually traveled."

2. Amend the title to House File 219 by striking everything after the word "fees" and inserting in lieu thereof "and mileage allowances for jurors and witnesses."

Division of the amendment was requested by Lipsky of Linn.

Hill of Marshall asked and received unanimous consent that action on House File 219 be deferred and that the bill retain its place on the calendar.

House File 228, a bill for an act relating to water navigation regulations, was taken up for consideration.

Bergman of Lyon-Osceola moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 228)

The ayes were, 110:

Alt	Gannon	Lippold	Priebe
Andersen	Goode	Lipsky	Radl
Bailey	Graham	Logue	Renda
Baker	Grassley	Mayberry	Rex
Battles	Hamilton	McCartney	Rodgers
Bergman	Hansen of	McCormick	Roorda
Blouin	Black Hawk	McIntyre	Sanders
Brinck	Hanson of	Mendenhall	Schmeiser
Caffrey	Howard-Mitchell	Menefee	Schwartz
Camp	Hill	Mezvinsky	Shepherd
Christensen	Holden	Middleswart	Sorg
Cochran	Jesse	Millen	Stokes
Corey	Johnson of	Miller of	Strand
Crabb	Audubon	Des Moines	Stromer
Crosier	Johnston of	Miller of	Strothman
Cunningham	Johnson	Jones	Tapscott
Darrington	Kehe	Miller of	Tieden
Dietz	Kennedy of	Marshall	Van Drie
Dougherty	Chickasaw	Miller of	Van Roekel
Drake	Kennedy of	Page	Varley
Dunton	Dubuque	Milligan	Voorhees
Ellsworth	Kitner	Mohrfeld	Walter
Ewell	Klein	Nelson	Warren
Fischer of	Kluever	Newton	Waugh
Grundy	Knight	Niels e n	Weichman
Fisher of	Knoblauch	Nolting	Welden
Greene	Koch	O'Hearn	Wells
Franklin	Kreamer	Ossian	Winkelman
Freeman of	Kruse	Pelton	Wolfe
Buena Vista	Langland	Pierson	Mr. Speaker
Freeman of	Lawson	Poncy	
Clay-Dickinson			

The nays were, 4:

Campbell Doyle Huff Skinner

Absent or not voting, 10:

Bennett Edgington Schroeder Stroburg
Den Herder Perkins Shaw Van Nostrand
Dooley Peterson

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

House File 94, a bill for an act relating to the maintenance of secondary roads, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 94)

The ayes were, 100:

Alt. Grasslev Lipsky Poncy Andersen Hamilton Logue Rex Bailey Hansen of Mayberry Rodgers Battles Black Hawk McCartney Roorda McCormick Bergman Hanson of Schmeiser Howard-Mitchell McIntyre Blouin Schwartz Brinck Hill Mendenhall Shaw Holden Shepherd Campbell Menefee Christensen Huff Mezvinsky Skinner Cochran Jesse Middleswart Sorg Johnson of Stokes Corev Millen Crabb Audubon Miller of Strand Tapscott Crosier Johnston of Des Moines Cunningham Johnson Miller of Tieden Darrington Kehe Jones Van Drie Kennedy of Dietz Miller of Van Nostrand Drake Chickasaw Marshall Van Roekel Dunton Kennedy of Miller of Varley Ellsworth Dubuque Page Voorhees Ewell Kitner Milligan Walter Fisher of Klein Mohrfeld Warren Greene Knight Nelson Waugh Knoblauch Weichman Franklin Newton Welden Freeman of Kreamer Nielsen Kruse Wells Buena Vista Nolting Langland Winkelman Freeman of O'Hearn Clay-Dickinson Lawson Ossian Wolfe Mr. Speaker Lippold Pierson Gannon Graham

The nays were, 13:

Baker Fischer of Pelton Schroeder Camp Grundy Priebe Stromer Dougherty Goode Radl Strothman Doyle Koch

Absent or not voting, 11:

Bennett Dooley Perkins Sanders
Caffrey Edgington Peterson Stroburg
Den Herder Kluever Renda

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

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 13, 1969, he approved House File 67.

REPORTS OF COMMITTEES

Fischer of Grundy, from the committee on commerce, submitted the following report:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 153, a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 114, a bill for an act relating to the receipt of unsolicited goods, wares, or merchandise, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 15, a bill for an act to provide that retired members of the Iowa public employees' retirement system may elect to have one-half of their retirement allowances invested in a variable annuity program, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 15 as follows:

- 1. Page 1, line sixteen (16), by striking the word "annuity" and inserting after the word "investment" the word "fund".
- 2. Page 2, line six (6), by striking the word "annuity" and inserting the words "investment fund".
- 3. Page 2, line ten (10), by striking the word "annuity" and inserting the words "investment fund".
- 4. Page 2, line twelve (12), by striking the words "annuity investment" and inserting the words "investment fund".
- 5. Page 2, line sixteen (16), by striking the words "annuity investment" and inserting the words "investment fund".
- 6. Page 2, lines twenty-one (21) and twenty-two (22), by striking the words "annuity investment" and inserting the words "investment fund".
- 7. Page 2, line twenty-five (25), by striking the words "annuity investment" and inserting the words "investment fund".
- 8. Page 2, line thirty-three (33), by striking the words "annuity investment" and inserting the words "investment fund".

- 9. Page 3, line five (5), by striking the word "annuity" and inserting the words "investment fund".
- 10. Page 8, line eight (8), by striking the word "annuity" and inserting the words "investment fund".
- 11. Amend the title by striking from line four (4) the words "annuity program" and inserting in lieu thereof the words "investment fund account".

 C. RAYMOND FISHER, Chairman

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 3, a bill for an act relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

AMENDMENTS FILED

- Amend House File 202 as follows:
- By adding in line fifteen (15) after the period the
- 8 following:
- 4 "Provided, however, that in the event such court refuses
- 5 to issue a temporary injunction, the owner or person
- 6 acting for such owner shall be entitled to recover from
- 7 the complainant actual damages sustained and reasonable
- 8 attorney fees to be fixed by the court."

KREAMER of Polk

- 1 Amend House File 249 as follows:
- 2 Amend House File 249 by adding the following new
- 3 section:
- 4 "Sec. 2. All departmental rules shall be submitted
- 5 to the rules review committee, and the committee shall
- 6 decide whether rules shall be submitted to the general
- 7 assembly before becoming effective."

SCHROEDER of Pottawattamie

- 1 Amend House File 183 by inserting in line 9 after the
- 2 word "removal" the words "and replacement".

BLOUIN of Dubuque

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, February 14, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, FEBRUARY 14, 1969.

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

Prayer was offered by the Reverend Harry Strong, pastor of the First United Presbyterian Church, Griswold, Iowa, and associate pastor, First United Presbyterian Church, Atlantic, Iowa.

The Journal of Thursday, February 13, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Dooley of Woodbury on request of Koch of Woodbury; Pierson of Mahaska on request of Kehe of Bremer; Hanson of Howard-Mitchell on request of Van Roekel of Marion; Shaw of Scott at 11:00 a.m. on request of the Speaker.

PRESENTATION OF VISITORS

Fischer of Grundy introduced to the House the Honorable Ken Robinson, former Representative from Guthrie County in the Sixtyfirst General Assembly and presently Mayor of Bayard, Iowa.

Mayberry of Webster introduced to the House four SISEA representatives from Iowa Central Community College and their sponsor, Harold W. Martin.

PERSONAL PRIVILEGE

Caffrey of Polk rose on a point of personal privilege to extend on behalf of the House wedding anniversary congratulations to Representative Floyd Millen of Jefferson-Van Buren and Mrs. Millen.

ADDITIONAL COPIES

McCartney of Floyd asked and received unanimous consent to have 500 additional copies printed of House File 17.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 153, 114, 15 and 3, under Rule 35.

McCartney of Floyd offered the following House resolution:

HOUSE RESOLUTION 4 By McCartney of Floyd

Whereas, The House of Representatives has for many sessions authorized the printing of the booklet "How a Bill Becomes a Law"; and the tenth edition is completely out of print;

Now, Therefore, Be It Resolved by the House of Representatives, That the Chief Clerk is hereby authorized to have printed the eleventh edition of this booklet.

Laid over under Rule 25

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Warren of Decatur-Wayne offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Roy B. Hawkins, of Decatur County, who was a member of the Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second and Fifty-second Extra sessions of the General Assembly, passed away on February 11, 1969; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Warren of Decatur-Wayne, Goode of Appanoose-Davis and Christensen of Clarke-Union.

Miller of Jones offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Clifford M. Strawman, of Jones County, who was a member of the Fifty-first, Fifty-second, Fifty-second Extra, Fifty-third, Fifty-fourth and Fifty-fifth sessions of the General Assembly, passed away on July 30, 1967; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Miller of Jones, Sorg of Linn and Battles of Jackson.

Miller of Jones offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable George J. Van Buren of Jones County, who was a member of the Forty-third and Forty-fourth sessions of the General Assembly, passed away on October 25, 1967; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Miller of Jones, Sorg of Linn and Battles of Jackson.

INTRODUCTION OF BILLS

House File 286, by committee on conservation and recreation, a bill for an act relating to trot lines.

Read first time and placed on the calendar.

House File 287, by committee on conservation and recreation, a bill for an act relating to the issuance of courtesy hunting and fishing licenses.

Read first time and placed on the calendar.

House File 288, by Van Drie, a bill for an act relating to newspapers used in publishing notices and reports of proceedings.

Read first time and referred to committee on commerce.

House File 289, by Tapscott, Jesse, Franklin, Huff, Alt, Kreamer, Milligan, Bennett, Caffrey, Renda, Crosier and Skinner, a bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000.

Read first time and referred to committee on judiciary.

House File 290, by committee on cities and towns, a bill for an act relating to the road use tax fund and the tax on special diesel fuel.

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

House File 291, by Pelton, Radl, Hill, Shaw and McIntyre, a bill for an act relating to release and consent requirements in child placement and adoption proceedings.

Read first time and referred to committee on judiciary.

House File 292, by Christensen, a bill for an act relating to the use of flashing lights on motor vehicles.

Read first time and referred to committee on transportation.

House File 293, by Fisher of Greene, Graham and Kruse (Lamborn), a bill for an act relating to the tax on special diesel fuel.

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

SENATE MESSAGE CONSIDERED

Senate File 74, a bill for an act relating to unsolicited goods, wares, and merchandise.

Read first time and referred to committee on commerce.

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 103, a bill for an act relating to the clerk of the board of review, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 103)

The ayes were, 113:

Alt	Freeman of	Lippold	Renda
Andersen	Clay-Dickinson	Lipsky	Rex
Bailey	Gannon	Logue	Rodgers
Baker	Goode	Mayberry	Roords 1 5
Battles	Graham	McCartney	Sanders
Bergman	Graesley	McCormick	Schmeiser
Blouin	Hemilton	McIntyre	Schroeder
Brinek:	Hansen of	Mendenhall	Schwartz
Caffrey	Black-Hawk	Menefee	Shaw
Campbell	Hill	Mezvinsky	Shepherd
Christensen	Holden	Middleswart	Skinner
Cochran	Huff	Millen	Sorg
Corey	Jesse	Miller of	Stokes
Crabb	Johnson of	Des Moines	Strand
Crosier	Audubon	Miller of	Stroburg
Cunningham	Johnston of	Jones	Stromer
Darrington	Johnson	Miller of	Strothman
Den Herder	Kehe	Marshall	Tapscott
Dietz	Kennedy of	Miller of	Tieden
Dougherty	Chickasaw	Page	Van Drie
Doyle	Kennedy of	Milligan	Van Roekel
Drake	Dubuque	Mohrfeld	Varley
Dunton	Kitner	Nelson	Voorhees
Edgington	Klein	Newton	Walter
Ellsworth	Kluever	Nielsen	Warren
Ewell	Knight	Ossian	Waugh
Fischer of	Knoblauch	Perkins	Weichman
Grundy	Koch	Peterson	Welden
Fisher of	Kreamer	Poncy	Wells
Greene	Kruse	Priebe	Wolfe
Franklin	Langland Lawson	Radl	Mr. Speaker

The nays were, 3:

Freeman of Buena Vista Nolting

Winkelman

Absent or not voting, 8:

Bennett Camp Dooley Hanson of O'Hearn Howard-Mitchell Pelton Pierson Van Nostrand

Rex

Rodgers

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

House File 14, a bill for an act relating to optional payment of accumulated contributions upon death of an active member of the Iowa public employees' retirement system, with report of committee recommending passage, was taken up for consideration.

Klein of Winnebago-Worth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 14)

The ayes were, 113:

Freeman of Lipsky Andersen Clay-Dickinson Logue Bailev Goode Baker Graham **Battles** Grassley Bergman Hamilton Blouin Hansen of Brinck Black Hawk Caffrey Hill Campbell Holden Christensen Huff Cochran Jease Corev Johnson of Crabb Audubon Crosier Johnston of Cunningham Johnson Kehe Darrington Den Herder Kennedy of Dietz Chickasaw Dougherty Kennedy of Doyle Dubuque Kitner Drake Dunton Klein Edgington Kluever Ellsworth Knight Ewell Knoblauch Fischer of Koch Grundy Kreamer Fisher of Poncy Kruse Priebe Greene Langland Franklin Lawson Radl

Lippold

Mayberry Roorda McCartney Sanders McCormick Schmeiser McIntyre Schroeder Mendenhall Schwartz Menefee Shaw Mezvinsky Shepherd Middleswart Skinner Sorg Millen Miller of Stokes Des Moines Strand Miller of Stroburg Stromer Jones Miller of Strothman Marshall Tapscott Miller of Tieden Page Van Drie Van Roekel Milligan Mohrfeld Varley Nelson Voorhees Walter Newton Nielsen Warren Nolting Waugh Ossian Weichman Perkins Welden Wells Peterson Winkelman Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 11:

Bennett Freeman of Camp Buena Vista Dooley Gannon Hanson of Pierson
Howard-Mitchell Renda
O'Hearn Van Nostrand
Pelton

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

House File 13, a bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system, with report of committee recommending passage, was taken up for consideration.

Klein of Winnebago-Worth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 13)

The ayes were, 116:

Alt	Freeman of	Lippold	Renda
Andersen	Clay-Dickinson	Lipsky	Rex
Bailey	Gannon	Logue	Rodgers
Baker	Goode	Mayberry	Roorda
Battles	Graham	McCartney	Sanders
Bergman	Grassley	McCormick	Schmeiser
Blouin	Hamilton	McIntyre	Schroeder
Brinck	Hansen of	Mendenhall	Schwartz
Caffrey	Black Hawk	Menefee	Shaw
Campbell	Hill	Mezvinsky	Shepherd
Christensen	Holden	Middleswart	Skinner
Cochran	Huff	Millen	Sorg
Corey	Jesse	Miller of	Stokes
Crabb	Johnson of	Des Moines	Strand
Crosier	Audubon	Miller of	Stroburg
Cunningham	Johnston of	Jones	Stromer
Darrington	John so n	Miller of	Strothman
Den Herder	Kehe	Marshall	Tapscott
Dietz	Kennedy of	Miller of	Tieden
Dougherty	Chickasaw	Page	Van Drie
Doyle	Kennedy of	Milligan	Van Roekel
Drake	Dubuque	Mohrfeld	Varley
Dunton	Kitner	Nelson	Voorhees
Edgington	Klein	Newton	Walter
Ellsworth	Kluever	Nielsen	Warren
Ewell	Knight	Nolting	Waugh
Fischer of	Knoblauch	Ossian	Weichman
Grundy	Koch	Perkins	Welden
Fisher of	Kreamer	Peterson	Wells
Greene	Kruse	Poncy	Winkelman
Franklin	Langland	Priebe	Wolfe
Freeman of	Lawson	Radi	Mr. Speaker
Buena Vi st a			

The nays were, none.

Absent or not voting, 8:

Bennett Hanson of O'Hearn Pierson
Camp Howard-Mitchell Pelton Van Nostrand
Dooley

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

RULE 46 SUSPENDED

McCartney of Floyd asked for unanimous consent that Rule 46 be suspended for the appropriations subcommittee on state departments.

Objection was raised.

McCartney of Floyd moved that Rule 46 be suspended for the appropriations subcommittee on state departments.

The motion prevailed.

Gannon of Jasper moved that the House adjourn until 10:00 a.m., Monday, February 17, 1969.

The motion lost.

House File 247, a bill for an act relating to the Revolutionary War Memorial Commission, was taken up for consideration.

Winkelman of Calhoun moved that House File 247 be re-referred to the committee on judiciary for further study.

The motion lost.

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

On the question "Shall the bill pass?" (H.F. 247)

The ayes were, 93:

Alt Freeman of Kruse Nielsen Andersen Clay-Dickinson Lawson Nolting Baker Goode Lippold Ossian Battles Graham Lipsky Perkins Bergman Grassley Logue Peterson Hamilton Blouin Mayberry Poncy Hansen of Brinck McCartney Priehe Black Hawk Caffrey McIntyre Radi Hill Mendenhall Cochran Renda Holden Menefee Corev Rex Cunningham Huff Mezvinsky Roorda Dietz Jesse Middleswart Sanders Dougherty Johnson of Millen Schmeiser Audubon Doyle Miller of Schroeder Kehe Des Moines Drake Schwartz Kennedy of Miller of Dunton Shaw Ewell Dubuque Jones Skinner Kitner Fischer of Miller of Sorg Klein Marshall Grundy Stokes Fisher of Kluever Miller of Strand Greene Knight Page Stroburg Knoblauch Franklin Milligan Strothman. Freeman of Koch Nelson Tapscott **Buena Vista** Kreamer Newton Van Drie

Van Roe kel Varley	Walter Waugh	Weichman Welden	Wolfe Mr. Speaker
The nays wer	e, 17:	•	
Bailey Campbell Christensen Crosier Ellsworth	Gannon Johnston of Johnson Langland McCormick	Mohrfeld Rodgers Shepherd Stromer	Voorhees Warren Wells Winkelman

Absent or not voting, 14:

TENDOME OF MAR			
Bennett Camp Crabb Darrington	Dooley Edgington Hanson of Howard-Mitc	Kennedy of Chickasaw O'Hearn thell Pelton	Pierson Tieden Van Nostrand
Den Herder		•	

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

House File 248, a bill for an act relating to assignment of rooms in the capitol building, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 248)

The ayes were, 107:

Alt	Freeman of	Lippold	Radi
Andersen	Clay-Dickinson	Lipsky	Renda
Bailey	Gannon	Logue	Rex
Battles	Goode	Mayberry	Rodgers
Bergman	Graham	McCartney	Sanders
Blouin	Grassley	McCormick	Schmeiser
Brinck	Hamilton	McIntyre	Schroeder
Caffrey	Hansen of	Mendenhall	Schwartz
Campbell	Black Hawk	Menefee	Shaw
Christensen	Hill	Mezvinsky	Skinner
Cochran	Holden	Middleswart	Sorg
Corey	Huff	Millen	Stokes
Crabb	Jesse	Miller of	Strand
Cunningham	Johnson of	Des Moines	Stroburg
Darrington	Audubon	Miller of	Stromer
Dietz	Johnston of	Jones	Strothman
Dougherty	Johnson	Miller of	Tapscott
Doyle	Kehe .	Marshall	Van Drie
Drake	Kennedy of	Miller of	Van Roekel
Dunton	Dubuque	Page	Varley
Ellsworth	Kitner	Milligan	Voorhees
Ewell	Klein	Mohrfeld	Walter
Fischer of	Kluever	Nelson	Warren
Grundy	Knight	Newton	Waugh
Fisher of	Knoblauch	Nolting	Weichman
Greene	Koch	Ossian	Welden
Franklin	Kreamer	Perkins	Wells
Freeman of	Kruse	Peterson	Winkelman
Buena Vista	Langland	Poncy	Wolfe
	Lewson	Priebe	Mr. Speaker

Roorda

Tieden

Van Nostrand

The nava were, 2:

Crosier

Shepherd

Absent or not voting, 15:

Raker Bennett Camp

Nielsen Edgington Hanson of O'Hearn Howard-Mitchell Pelton Pierson

Den Herder Kennedy of

Chickasaw Dooley

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

House File 249, a bill for an act relating to the style for rules of administrative departments, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him:

Amend House File 249 as follows:

Amend House File 249 by adding the following new section:

"Sec. 2. All departmental rules shall be submitted to the rules review committee, and the committee shall decide whether rules shall be submitted to the general assembly before becoming effective."

Hill of Marshall rose on a point of order that the amendment was not germane. 1

The Speaker ruled the point not well taken and that the amendment was germane.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw his amendment.

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

On the question "Shall the bill pass?" (H.F. 249)

Alt Andersen Bailey Baker Battles Bergman Blouin Caffrey Campbell Christensen Cochran Corey Crabb Crosier Cunningham

Darrington

The ayes were, 110:

It Den Herder Goode
Indersen Dietz Graham
It Grassley
It Den Herder Goode
It Graham
It Grassley
It Grassley
It Hamilton
It Grassley
It Hamilton
It Hansen of Dunton Black Hawk Ellsworth Hill Ewell Holden Fisher of Huff Fisher of Jesse
Franklin Johnson of Freeman of Audubon
Buena Vista Johnston of Freeman of Johnson
Clay-Dickinson Kehe
Gannon

Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Knoblauch Koch Kreamer Kruse Langland Lawson Lippold Lipsky

Kennedy of

Miller of Renda . Strothman Logue Marshall Rodgers Tapscott Mayberry Miller of Roorda Van Drie McCartney McCormick Page Sanders Van Roekel McIntyre Milligan Schmeiser Varley Voorhees Mendenhall Nelson Schroeder Schwartz Walter Menefee Newton Warren Mezvinsky Nielsen Shaw Middleswart Nolting Shepherd Waugh Skinner Weichman Millen Ossian Sorg Perkins Welden Miller of Wells Stokes Des Moines Peterson Winkelman Strand Miller of Poncy Jones Priebe Stroburg Wolfe Radl Stromer Mr. Speaker

The nays were, 1:

Rex

Absent or not voting, 13:

Bennett Edgington
Brinck Fischer of Howard-Mitchell Pierson
Camp Grundy Mohrfeld Tieden
Dooley O'Hearn Van Nostrand

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

House File 90, a bill for an act relating to parental responsibility for actions of children, with report of committee recommending amendment and passage, was taken up for consideration.

Van Drie of Story offered the following amendment filed by the committee on law enforcement:

Amend House File 90 as follows:

1. By striking all of section 1 and substituting in lieu thereof the following:

"Section 1. The parents of an unemancipated minor child under the age of eighteen years shall be liable for actual damages caused by negligent or wrongful acts of such child to persons or property. A legal guardian of a minor child, except a person having custody of a minor child as a foster par-

ent, shall be deemed its parent for the purpose of this Act.

"Sec. 2. The legal obligation to pay damages by the parents or legal guardian shall be limited in a sum not to exceed one thousand dollars for each negligent or wrongful act, and the total limit of all such damages arising out of personal injury or property damages sustained by two or more persons as a result of two or more acts of personal injury or property damage committed as a joint venture in repetition shall be in a sum not to exceed two thousand dollars. If the damages are cumulative arising out of a joint venture, the legal obligation to pay damages by the parents or legal guardian shall be cumulative as to the separate parents or legal guardian not to exceed the sum of two thousand dollars.

"Sec. 3. The word 'person' for the purpose of this Act shall include firm, association, partnership, or corporation."

Van Drie of Story offered the following amendment to the amendment and moved its adoption:



Amend the committee amendment to House File 90 filed February 11, 1969,

by adding the following new section:

"Sec. 4. This Act shall not limit any liability of any minor for his own acts and shall not limit any liability imposed by the common law or by any other provision of the Code."

The amendment to the amendment was adopted.

Jesse of Polk moved that House File 90 be referred to the committee on judiciary for further study.

Ossian of Montgomery offered a substitute motion that action on House File 90 be deferred and that the bill retain its place on the calendar.

The substitute motion lost.

(Business pending at adjournment.)

REPORTS OF COMMITTEES

Kluever of Cass, from the committee on higher education, submitted the following report:

MR. SPEAKER: Your committee on higher education, to whom was referred Seaste FNe 106, a bill for an act authorizing the state board of regents to authorize institutions under its control to commission special security officers with peace officer authority, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

LESTER L. KLUEVER, Chairman

Also:

MR. SPEAKER: Your committee on higher education, to whom was referred Seacte File 105, a bill for an act authorizing installment purchases of real estate by the state board of regents, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 210, a bill for an act relating to increasing the number of commissioners elected to administer each soil conservation district in this state from three to five, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 9, a bill for an act relating to county homes, begs leave to report

it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

EDGAR H. HOLDEN, Chairman

AMENDMENTS FILED

- 1 Amend House File 9, page 1, line nineteen (19), by striking
- 2 the words "one official paper" and inserting in lieu
- 8 thereof the words "the official papers".

STROMER of Hancock

- Amend the committee on law enforcement amendment to House File
- 2 by striking the period in line 19 of the amendment
- 3 and inserting in lieu thereof the following: "per act or
- 4 joint venture."

KLEIN of Winnebago-Worth

- 1 Amend the committee amendment to House File 90 by
- 2 striking from line four (4) all after the figure one (1), and
- 3 all of lines five (5), six (6) and seven (7) up to and including the
- 4 period.

VAN ROEKEL of Marion

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, February 17, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, FEBRUARY 17, 1969.

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

Prayer was offered by the Reverend William A. Heins, pastor of the Congregational Church, Whiting, Iowa.

The Journal of Friday, February 14, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Baker of Boone on request of Renda of Polk; Cunningham of Story on request of Crabb of Crawford.

PRESENTATION OF VISITORS

Johnston of Johnson presented to the House the Honorable Bruce Mahon, former member of the House from Johnson County in the Sixtieth and Sixty-first General Assemblies.

Tapscott of Polk presented to the House thirty-three members of the afternoon sixth grade class of Watrous School, accompanied by their teacher, Kathryn Condit.

PETITIONS

The following petitions were received and placed on file:

By Lawson of Cerro Gordo, from thirty-three residents of Cerro Gordo County opposing House File 261 relating to abortion.

By Stroburg of Ringgold-Taylor, from twenty residents of Taylor County opposing sex education in schools, the Great Plains school reorganization plan and the sale of liquor on Sunday.

By Kreamer of Polk, from thirteen residents of Polk County favoring House File 261 relating to abortion.

By Van Roekel of Marion, from thirty-six residents of Marion County opposing House File 261 relating to abortion.

By Wells of Linn, from twenty-five residents of Dubuque County opposing House File 261 relating to abortion.

By Kennedy of Dubuque, from nineteen residents of Dubuque County opposing any change in the present abortion law.

By Lipsky of Linn, from twenty-eight residents of Linn County favoring amending of chapter 189A of the Code to provide for cooperation with appropriate federal agencies with respect to the meat and poultry products inspection program.

By Battles of Jackson, from sixteen residents of Jackson County opposing sex education in the public schools of Iowa.

By Blouin of Dubuque, from twenty-two residents of Dubuque County opposing any change in the present abortion law.

By Dietz of Scott, Holden of Scott, Shaw of Scott, O'Hearn of Scott and Blouin of Dubuque, from thirty-six nurses from Mercy Hospital, Davenport, Iowa, opposing the proposed liberalization of the Iowa abortion law as stated in House File 261.

By Holden of Scott, from one hundred six residents of Scott County favoring a liberalization of the present Iowa abortion law.

By McIntyre of Linn, from twenty-eight residents of Linn County favoring legislation to permit cooperation with federal agencies with respect to meat and poultry inspection.

By Ossian of Adams-Montgomery, from eleven residents of Montgomery County opposing any increase of the price of liquor.

By Tieden of Clayton, from six residents of Clayton County favoring more state money for traveling libraries.

By Ellsworth of Dubuque, from nineteen residents of Dubuque County opposing House File 261 relating to abortion.

By Mendenhall of Allamakee, from forty-five residents of Allamakee County opposing the Great Plains school reorganization plan.

PRESENTATION OF DISTINGUISHED GUESTS

The Sergeant-at-Arms announced that the National Commander of the American Legion and escorts were present in the House chamber. The Speaker asked that they be escorted to the rostrum.

The Honorable David Weichman, Representative of Benton County, presented to the House Robert Lounsberry of McCallsburg, Iowa Department's Representative to the National Executive Committee of the American Legion. He also presented Commander Robert White, Davenport, State Commander of the American Legion, who presented to Speaker Harbor a book, "The American Legion Story," by Raymond Moley, Jr.

The Honorable David Weichman presented to the members of the House Commander William C. Doyle, New Jersey, National Commander of the American Legion, who addressed the House briefly.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 9 and 210 and Senate Files 105 and 106, under Rule 35.

INTRODUCTION OF BILLS

House File 294, by committee on social services, a bill for an act to provide for the commitment of women convicted of offenses to the department of social services for placement in appropriate adult correction institutions or other facilities.

Read first time and placed on the calendar.

House File 295, by Baker, a bill for an act to allow the retailer a credit or discount in paying sales tax receipts due the state.

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

House File 296, by Winkelman, Voorhees, Shepherd, Lipsky, Menefee, Andersen, Miller of Page, Walter and Van Drie (Potgeter, Walsh and Neu), a bill for an act to establish the office of ombudsman for the investigation of citizen complaints and certain acts of government within the state, to define his powers and duties, and to provide penalties.

Read first time and referred to committee on judiciary.

House File 297, by Van Roekel and Andersen, a bill for an act to exempt a portion of annuities received from the United States retirement and disability fund from state income tax.

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

House File 298, by Andersen, Schwartz, Fischer of Grundy and Hansen of Black Hawk (Griffin), a bill for an act relating to the compensation of insurance examiners.

Read first time and referred to committee on commerce.

House File 299, by Gannon, a bill for an act relating to public utilities.

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

House File 300, by Milligan, Shaw, Kreamer, Huff, Miller of Jones, Holden, Lippold, Warren, Ellsworth, Christensen, Freeman of

Buena Vista, Sorg, Roorda, Shepherd, Hansen of Black Hawk, Nielsen, Edgington, Nelson, Millen, Winkelman, Strand, Kitner and Koch, a bill for an act for indemnification of private citizens for aiding in law enforcement.

Read first time and referred to committee on judiciary.

House File 301, by Welden, a bill for an act relating to the compensation of the county boards of supervisors.

Read first time and referred to committee on county government.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File 40, a bill for an act relating to providing authority to the executive council to sell real estate and demolish state buildings.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 40

Amend House File 40 by striking lines 1 through 7, inclusive, of section 1,

and inserting in lieu thereof the following:

"Section 1. The executive council shall have the authority to sell the following described parcel of real estate to the city of Des Moines: East Eleven (11) Feet of Lots 10 and 11, Block 22, Stewart's Addition and the East Eleven (11) Feet of Lots 14 and 15, Block 23, Stewart's Addition, except Triangular Piece in the N.E. corner of Lot 15, Block 23, Stewart's Addition; said Triangular Piece measuring ten (10) Feet along the North line and Twenty (20) feet along the East Line of said lot. Also, the East Eleven (11) Feet of the East-West Alley in Block 22, Stewart's Addition and the East Eleven (11) Feet of the East-West Alley in Block 23, Stewart's Addition and all that part of Capitol Avenue (being an 80 foot strip) lying North of and adjacent to the North Line of the East Eleven (11) Feet of Lot 11, Block 22, Stewart's Addition, all being in and forming a part of the City of Des Moines, Polk County, Iowa.

The proceeds of such sale shall be deposited with the treasurer of state and credited to the general fund of the state."

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

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS REGULAR CALENDAR

The House resumed consideration of House File 90, a bill for an act relating to parental responsibility for actions of children, and

the motion by Jesse of Polk to refer House File 90 to the committee on judiciary.

Motion lost.

Van Drie of Story asked and received unanimous consent that action on House File 90 be deferred and that the bill retain its place on the calendar.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 16

Strothman of Henry called up for consideration House Concurrent Resolution 16, filed February 7 and found on pages 223 and 224 of the House Journal.

Gannon of Jasper moved that House Concurrent Resolution 16 be deferred.

Motion lost.

Strothman of Henry moved the adoption of House Concurrent Resolution 16.

Resolution adopted.

ADOPTION OF HOUSE RESOLUTION 4

McCartney of Floyd called up for consideration House Resolution 4, filed February 14 and found on page 292 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE CODE OF ETHICS Members of the House of Representatives As Amended

Recognizing that service in the General Assembly is a part-time endeavor and that members of the General Assembly are honorable individuals who are active in the affairs of their localities and elsewhere, and that it is necessary for them to maintain a livelihood and sources of income apart from their legislative compensation, the following rules are adopted pursuant to chapter one hundred seven (107), Acts of the Sixty-second General Assembly, to assist the members in the conduct of their legislative affairs.

1. While taking into account the fact that legislative service is only parttime, no member of the House shall accept economic or investment opportunity under circumstances where he knows, or should know, that there is a reasonable possibility that the opportunity is being afforded him with intent to influence his conduct in the performance of his official duties.

2. No member of the House may charge to or accept from a person, corporation, partnership, or corporation known to have a legislative interest, a price, fee, compensation, or other consideration for the sale or lease of any

property or the furnishing of services which is in excess of that which such member would ordinarily charge another.

- 3. No member of the House, in order to further his own economic interests, or those of any other person, may disclose or use confidential information acquired in the course of his official duties.
- 4. A member of the House may appear before a state agency in any representation case, except that he shall not appear before a state agency if the matter is subject to legislative review. Whenever a member of the House appears before a state agency he shall carefully avoid all conduct which might in any way lead members of the general public to conclude that he is using his official position to further his professional success or general interest.
- 5. In order to permit the General Assembly to function effectively, members of the House will, of necessity, be required to vote on bills and participate in committee work which will affect their employment and other areas in which they may have a monetary interest. Action on bills and in committee work which specifically deal with a member's specific employment or specific investment, as opposed to a profession, trade, or business in general, should be avoided. In making a decision relating to his activity on particular bills or in committee work which are subject to this code, the following factors should be considered:
- a. Whether a substantial threat to his independence of judgment has been created by the conflict situation.
- b. The effect of his participation on public confidence in the integrity of the legislature.
- c. Whether his participation is likely to have any significant effect on the disposition of the matter.
- d. The need for his particular contribution, such as special knowledge of the subject matter, to the effective functioning of the legislature.

He may, however, decide to participate in a manner contrary to the economic interest which creates the conflict situation, but if he abstains, he should disclose that fact to his legislative body.

- 6. Members of the House are urged to familiarize themselves with chapter one hundred seven (107), Acts of the Sixty-second General Assembly, and chapter seven hundred thirty-nine (739) of the Code.
- 7. Members of the House shall not charge any amount or item to any charge account to be paid for by any lobbyist or any organization he represents.
- 8. Complaints against any member of the House or any lobbyist operating in the House shall be in writing, made under oath and filed with the ethics committee of the House. If the ethics committee determines that the complaint sets out an apparent violation of the law or code of ethics or rules regulating lobbyists, it shall set the matter for hearing, notify the accused of his right to appear in person, to be represented by counsel, to present statements and evidence and to cross-examine witnesses. The committee shall hold a hearing and consider all relevant evidence and shall make its recommendations to the House.

Lobbyists

1. Each individual wishing to lobby in the House or attempt to influence legislation on a regular basis shall, on or before the day his lobbying activity begins, personally register his name and address and each company, firm, corporation, union, association, or cause for which he wishes to lobby with the chief clerk of the House. In addition, he shall register with the chief clerk the numbers of the bills with regard to which he intends to lobby.

together with the name of each company, association or cause respectively involved. As such information is received it shall, from time to time, be distributed to the individual members of the House whose clerks may then record such information on their copies of the related bills.

- 2. All federal, state, and local employees or officials representing the official positions of their agencies are required to present to the chief clerk of the House a letter of authorization from their department or agency heads prior to any lobbying activity by them. Such employees or officials who wish to lobby in opposition to the official policy may do so by registering as a lobbyist and need not submit a letter of authorization.
- 3. Lobbyists shall not be permitted on the floor of the House while it is in session.
- 4. Lobbyists are prohibited from providing to members of the House and members may not accept, open-end accounts paid for by the lobbyist or his employer.
- 5. No fee or bonus shall be paid to any lobbyist with reference to any legislative action that is conditioned wholly or in part upon the results attained by the lobbyist.
- 6. No lobbyist, or employer of a lobbyist, shall offer economic or investment opportunity or promise of employment to any member of the House with intent to influence his conduct in the performance of his official duties.

Adopted by the House of Representatives February 12, 1969.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 123.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: House File 123.

BILL SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 17th day of February, 1969, sent to the Governor for his approval: House File 123.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEES

Tieden of Clayton, from the committee on conservation and recreation, submitted the following report:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred House File 91, a bill for an act to permit the conservation commission to promulgate, for experimental purposes special rules relating to the operation of watercraft and other water-oriented activity on Green Valley Lake, near the City of Creston, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when se amended the bill do pass:

Amend House File 91 as follows:

Amend section 1 by inserting after line nineteen (19) the following paragraph:

"The conservation commission may at any time rescind any rules or regulations previously promulgated in accordance with this subsection".

DALE E. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred House File 258, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

DALE E. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred Seaste File 47, a bill for an act regulating issuance of special deer hunting licenses to the spouse of landlords and tenants, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE E. TIEDEN, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Seacte File 60, a bill for an act to permit municipalities to make a charge for ambulance service, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 111, a bill for an act relating to municipal utility retirement systems, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

RAY C. CUNNINGHAM, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 119, a bill for an act relating to errors and omissions insurance for county officers and employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do puss.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 178, a bill for an act relating to constable fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LOUIS A. PETERSON, Chairman

AMENDMENTS FILED

- 1 Amend House File 9 as follows:
- 2 Amend House File 9, page 3, line 82, by striking the
- 3 word "shall" and inserting in lieu thereof the word
- 4 "may".

SCHROEDER of Pottawattamie

- 1 Amend House File 76 as follows:
 - By adding in line fourteen (14) after the period the fol-
- 3 lowing:

2

- 4 "Provided, however, that in the event such court refuses to
- 5 issue a temporary injunction, the owner or person acting for
- 6 such owner shall be entitled to recover from the complainant
- 7 actual damages sustained and reasonable attorney fees to be
- 8 fixed by the court."

KREAMER of Polk

- Amend the committee on law enforcement amendment to House 2 File 90 by adding the following:
- 3 "Sec. 4. If the wrongful acts of a child, as defined
- 4 herein, shall also form the basis for invoking the jurisdiction
- 5 of a court established, by chapter 231, and the presiding judge
- 6 of such court finds the liability created by this Act would be
- 7 detrimental to the successful disposition of the case, an
- 8 Order may be entered so finding and dissolving all or any part
- 9 of such liability."

JESSE of Polk

- Amend the committee on law enforcement amendment to House
- 2 File 90 as follows:
- 3 1. By inserting in line twelve (12) thereof after the
- 4 "limited" the following:
- 5 "to damages that are unreimbursed to the victim, by 6 insurance or otherwise, and".
 - 2. By inserting in line fourteen (14) thereof after the
- 8 word "such" the following:
- 9 "unreimbursed".

7

10 3. By inserting in line nineteen (19) thereof after the word "the" the following: 11 12 "unreimbursed". JESSE of Polk Amend the committee on law enforcement amendment to House File 90 by inserting after the period (.) in line ten (10) thereof the following: "Provided that in no case shall any person be held liable 5 under the provisions of this Act for damages caused by a child, as defined herein, who is not in fact a member of such person's household at the time of the injury or damage." SKINNER of Polk Amend the committee on law enforcement amendment to House 2 File 90 as follows: 3 1. By striking from line six (6) thereof the words 4 "negligent or". 5 2. By striking from line thirteen (13) the words 6 "negligent or". JESSE of Polk Amend House File 90 by striking all after the enacting clause and substituting in lieu thereof the following: 3 Section 1. Negligent Acts. The parents, both natural and 4 adoptive of any unemancipated child under the age of 5 eighteen years shall be liable for damages to persons or property committed by such negligent acts of the child. 7 The liability shall be limited as follows: a. One thousand dollars (\$1,000.00) for any one act. 8 b. Two thousand dollars (\$2,000.00) for two or more 9 10 acts involving two or more persons. 11 c. In no event shall the sum exceed two thousand dollars 12 per joint venture or act. 13 Sec. 2. Willful and Intentional Acts. The parents, both natural and adoptive of any unemancipated child under the 14 15 age of 18 years shall be liable for damage to persons or property committed by such willful or intentional acts of 16 17 the child. RENDA of Polk Amend the committee on law enforcement amendment to House File 90 by inserting in line eight (8) thereof after the word 3 "person" the following: "or other child care facility or child placement agency 5 licensed under the provisions of chapter 237 and chapter 238." FRANKLIN of Polk 1 Amend the committee amendment to House File 90 by striking from line five (5) the word "eighteen" and inserting in lieu thereof the word "twenty-one". VAN ROEKEL of Marion Amend House File 97 by inserting in line thirteen (13) 1 after the word "employed" the following words: 2

"for a period not to exceed six (6) months".

McCARTNEY of Floyd

```
Amend House File 134 as follows:
1
      By striking from line twenty-five (25) of page 1 the words
3
   "damages sustained"; also by striking from line one (1) of
4 page 2 the words "thereby and exemplary damages" and inserting
5 in lieu thereof the words "actual damages sustained and reason-
6 able attorney fees to be fixed by the court."
                                                      KREAMER of Polk
      Amend Senate File 18 as follows:
1
2
      1. Page 57, lines twenty-seven (27) and twenty-eight (28),
3
    by striking the words "under similar circumstances".
      2. Page 57, line thirty-one (31), by striking the words
4
5
    "under similar circumstances".
6
      3. Page 62, line seven (7), by striking the words "twenty
7
   five" and inserting in lieu thereof the word "forty-five".
8
      4. Page 71, line twenty-two (22), by striking the period
9 after the word "therein" and adding the words "or to his agent."
                                                           RADL of Linn
 1
      Amend House File 73 by striking lines ten (10) and eleven (11)
   and inserting in lieu thereof the following: "The gross
 3 receipts from parking meters, metered parking lots or other off-
 4 street metered parking areas operated by municipal corporations."
                                                     VAN DRIE of Story
       Amend House File 219 as follows:
2
       1. By striking everything after the enacting
    clause and inserting in lieu thereof the following:
 3
 4
       "Section 1. Section six hundred seven point five
 5
     (607.5), Code 1966, is hereby repealed and the following
 6
    enacted in lieu thereof:
 7
       "Each grand juror and petit juror in courts of
 8
    record shall receive ten dollars for each day's
    service, or required attendance for the purpose of
 9
    being considered for service. If such service or
10
11
    attendance shall be four hours or less in any one
    day, then the amount received shall be five dollars
12
13
    for that day.
       Such jurors shall also be entitled to receive
14
15
    ten cents for each mile actually traveled in the
    performance of their duties, provided that no juror
16
17
    shall receive compensation for such mileage when
    traveling in a vehicle for which another juror is
18
19
    receiving mileage compensation.
20
       For each day's service before the justice of
21
    the peace one dollar and no mileage shall be
22
    allowed."
23
       Sec. 2. Section six hundred twenty-two point
    sixty-nine (622.69), Code 1966, is hereby repealed
24
    and the following enacted in lieu thereof:
25
26
       "Witnesses in all courts of record shall receive
    for each day's attendance ten dollars, and for
27
28
    attendance of four hours or less in any one day five
29
    dollars. Such witnesses shall also receive ten cents
```

per mile for each mile actually traveled.

Witnesses before a justice of the peace shall

30

31

- 32 receive for each day's attendance one dollar. Such
- 33 witnesses before the justice of the peace shall also
- 34 receive ten cents per mile for each mile actually
- 85 traveled."
- 36 2. Amend the title to House File 219 by striking
- 37 everything after the word "fees" and inserting in
- 38 lieu thereof "and mileage allowances for jurors and
- 39 witnesses."

PELTON of Clinton

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, February 18, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, FEBRUARY 18, 1969.

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

Prayer was offered by the Reverend Richard Lehman, pastor of the St. Mark's Lutheran Church, Storm Lake, Iowa.

The Journal of Monday, February 17, 1969, was approved.

PRESENTATION OF VISITORS

Crosier of Linn presented to the House forty eighth grade American studies students from Franklin Junior High School, Cedar Rapids, and their principal, Richard Manson, and teacher, Linda Paulas.

Jesse of Polk presented to the House forty-one students of the fifth and sixth grade classes of Oak Park School, Des Moines, accompanied by their teacher, Mrs. Stukenberg.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 91, 111, 119 and 258 and Senate Files 47 and 60, under Rule 35.

PETITIONS

The following petitions were presented and placed on file:

By Crabb of Crawford, from one hundred ninety-two residents of Crawford County opposing the Great Plains School District Organization Project.

By Poncy of Wapello, from twenty-one residents of Wapello County opposing sex education in the public schools of Iowa.

By the following Representatives, favoring the amending of the Code to provide for cooperation with appropriate federal agencies in respect to the meat and poultry inspection program:

Corey and Drake of Louisa-Muscatine, from twelve residents of Louisa and Muscatine Counties. Varley of Adair-Madison, from eight residents of Adair and Madison Counties.

By the following Representatives, opposing House File 261 relating to abortion:

Lawson of Cerro Gordo, from fourteen residents of Cerro Gordo County.

Wolfe of Cerro Gordo, from six residents of Cerro Gordo County.

INTRODUCTION OF BILLS

House File 302, by Van Roekel, Klein, Christensen, Warren and Kruse, a bill for an act relating to the filing of proof of motor vehicle financial responsibility.

Read first time and referred to committee on judiciary.

House File 303, by Voorhees, Kehe, Sorg, Andersen, Van Drie and Walter, a hill for an act creating the office of public prosecutor.

Read first time and referred to committee on judiciary.

House File 304, by Van Drie, a bill for an act relating to the use of abandoned or vacated roads and highways.

Read first time and referred to committee on county government.

House File 305, by Milligan, Kreamer, Alt, Huff and Varley, a bill for an act authorizing the gift of all or part of a human body after death for specified purposes.

Read first time and referred to committee on social services.

House File 306, by Lipsky, Shaw, McCartney, Dunton, Van Roekel, Kluever, Varley and Van Drie (Flatt, Gaudineer, Anderson, Shaff, Stephens, Van Gilst, Briles, Thordsen, Neu, Stanley and Benda), a bill for an act to amend chapter seventy-four (74), Acts of the Sixty-second General Assembly, relating to the construction of a memorial hall at Camp Dodge.

Read first time and referred to committee on state government.

House File 307, by Knight, a bill for an act relating to information furnished by citizens to peace officers.

Read first time and referred to committee on law enforcement.

House File 308, by Tieden (Klink and Walsh), a bill for an act to appropriate moneys from the general fund of the State of Iowa to the City of Guttenberg for flood control.

Read first time and referred to committee on appropriations.

House File 309, by Kruse, Klein, Millen, Tapscott, Wolfe, Koch and Doyle (Mogged, Curran, Frommelt, Benda, Denman and Erskine), a bill for an act relating to the practice of funeral directing and embalming.

Read first time and referred to committee on commerce.

House File 310, by Miller of Jones, Shepherd, Crosier, Millen, Wolfe and Cochran (Lamborn, Mogged, Sullivan, Curran, Erskine and Frommelt), a bill for an act relating to the profession of funeral directing and embalming.

Read first time and referred to committee on commerce.

House File 311, by Freeman of Clay-Dickinson, Pierson, Kehe, Mayberry, Waugh, Kitner, Mohrfeld, Strand, Nelson, Campbell, Miller of Marshall, Langland, Wolfe, Fischer of Grundy, Koch, Nielsen, Johnson of Audubon-Guthrie, Hill, Drake, Sorg, Huff, Kreamer, Corey, Voorhees, Sanders, Bergman, Van Roekel, Hanson of Howard-Mitchell, Stokes, Brinck, Knight and Middleswart, a bill for an act providing for the payment by the State of Iowa of a portion of the cost of extending the construction of sanitary sewer facilities, not including enlargements and additions to the disposal plant, by the Iowa Great Lakes Sanitary District, which includes Spirit Lake, East Okoboji Lake, West Okoboji Lake, and other state-owned waters in Dickinson County, Iowa.

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

House File 312, by Mayberry, a bill for an act relating to the suspension of motor vehicle registration certificates and plates.

Read first time and referred to committee on transportation.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Knight of Humboldt offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Edward Oppedahl, of Humboldt County, who was a member of the Fifty-fourth, Fifty-fifth and Fifty-sixth sessions of the General Assembly, passed away on November 22, 1967; now, therefore, Be It Resolved by the House of Representatives, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the Speaker appointed as such committee Knight of Humboldt, Bailey of Wright and Cochran of Webster.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department.

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

Senate File 73, a bill for an act adding a member of the Iowa Development Commission to the Mississippi Parkway Planning Commission.

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

Senate File 176, a bill for an act relating to the codification of the revenue laws.

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

Senate File 177, a bill for an act to co-ordinate various statutes with the act creating the department of revenue.

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

Senate File 183, a bill for an act relating to sales of tobacco.

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

Senate File 184, a bill for an act relating to sales and use tax exemptions.

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

Senate File 186, a bill for an act relating to motor fuel distributors' licenses.

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

Senate File 187, a bill for an act relating to terms of district court.

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

Senate File 189, a bill for an act relating to annual sessions of the General Assembly.

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

Senate File 190, a bill for an act relating to removal of billboards on high-ways.

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

Senate File 191, a bill for an act relating to board of library trustees.

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

Senate File 192, a bill for an act relating to instruction at county juvenile home.

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

Senate File 193, a bill for an act relating to regulation of jitney buses.

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

Senate File 194, a bill for an act relating to automobile registration plates.

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

Senate File 197, a bill for an act relating to property tax for area vocational schools.

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

Senate File 198, a bill for an act relating to deputy city clerks.

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

Senate File 199, a bill for an act relating to city boards of health.

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

House File 95, a bill for an act to designate Herbert Hoover Day as a state holiday.

CARROLL A. LANE, Secretary

SENATE AMENDMENT CONSIDERED

Darrington of Harrison called up for consideration House File 40, a bill for an act relating to providing authority to the executive council to purchase and sell real estate and demolish state buildings, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 40 by striking lines 1 through 7, inclusive, of section 1,

and inserting in lieu thereof the following:

"Section 1. The executive council shall have the authority to sell the following described parcel of real estate to the city of Des Moines: East Eleven (11) Feet of Lots 10 and 11, Block 22, Stewart's Addition and the East Eleven (11) Feet of Lots 14 and 15, Block 23, Stewart's Addition, except Triangular Piece in the N.E. corner of Lot 15, Block 23, Stewart's Addition; said Triangular Piece measuring ten (10) Feet along the North line and Twenty (20) feet along the East Line of said lot. Also, the East Eleven (11) Feet of the East-West Alley in Block 22, Stewart's Addition and the East Eleven (11) Feet of the East-West Alley in Block 23, Stewart's Addition and all that part of Capitol Avenue (being an 80 foot strip) lying North of and adjacent to the North Line of the East Eleven (11) Feet of Lot 11, Block 22, Stewart's Addition, all being in and forming a part of the City of Des Moines, Polk County, Iowa.

The proceeds of such sale shall be deposited with the treasurer of state and

credited to the general fund of the state."

Motion prevailed and the House concurred in the Senate amendment.

Darrington of Harrison moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 40)

The ayes were, 118:

Alt Freeman of Lawson Renda Andersen Clay-Dickinson Lippold Rex Bailey Gannon Rodgers Lipsky Baker Goode Logue Roorda Battles Graham Mayberry Sanders Bergman Grassley McCartney Schmeiser Blouin Hamilton McCormick Schroeder **Brinck** Schwartz Hansen of McIntyre Black Hawk Caffrev Mendenhall Shaw Camp Hanson of Menefee Shepherd Campbell Howard-Mitchell Mezvinsky Skinner Christensen Hill Middleswart Sorg Holden Stokes Cochran Millen Corey Huff Miller of Strand Crabb Jesse Des Moines Stroburg Johnson of Miller of Stromer Crosier Cunningham Audubon Strothman Jones Johnston of Miller of Tapscott Darrington Van Drie Den Herder Johnson Marshall Kehe Dietz Milligan Van Nostrand Van Roekel Dougherty Kennedy of Mohrfeld Doyle Chickasaw Varley Nelson Drake Newton Voorhees Kennedy of Nolting Walter Dunton Dubuque Edgington Kitner O'Hearn Warren Ellsworth Waugh Klein Ossian Ewell Kluever Pelton Weichman Fischer of Knight Perkins Welden Grundy Knoblauch Peterson Wells Winkelman Franklin Koch Pierson Wolfe Freeman of Kreamer Poncy Priebe Mr. Speaker Buena Vista Kruse Langland Radi

The nays were, none.

Absent or not voting, 6:

Bennett Fisher of Miller of Nielsen Dooley Greene Page Tieden

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

PERSONAL PRIVILEGE

Gannon of Jasper rose on a point of personal privilege and asked for unanimous consent to have printed in the House Journal and Index the numbers of the bills that the lobbyists intend to lobby. Objection was raised.

Gannon of Jasper moved that there be printed in the House Journal and Index the numbers of the bills that the lobbyists intend to lobby.

Roll call was requested by Gannon of Jasper and Dougherty of Lucas-Monroe.

On the question "Shall there be printed in the House Journal and Index the numbers of the bills that the lobbyists intend to lobby?"

The ayes were, 34:

Baker	Gannon	McCormick	Priebe
Blouin	Jesse	Mezvinsky	Radl
Caffrey	Johnston of	Middleswart	Renda
Cochran	Johnson	Miller of	Rodgers
Crosier	Kennedy of	Des Moines	Schmeiser
Dietz	Chickasaw	Milligan	Schwartz
Dougherty	Kennedy of	Newton	Skinner
Dunton	Dubuque	Nolting	Tapscott
Ewell	Knoblauch	Poncy	Wells
Franklin	Mayberry	•	

The nays were, 84:

Alt	Graham	Lipsky	Roorda
Andersen	Grassley	Logue	Sanders
Bailey	Hamilton	McCartney	Schroeder
Battles	Hansen of	McIntyre	Shaw
Bergman	Black Hawk	Mendenhall	Shepherd
Brinck	Hanson of	Menefee	Sorg
Camp	Howard-Mitchell	Millen	Stokes
Campbell	Hill	Miller of	Strand
Christensen	Holden	Jones	Stromer
Corey	Huff	Miller of	Strothman
Crabb	Johnson of	Marshall	Van Drie
Cunningham	Audubon	Miller of	Van Nostrand
Darrington	Kehe	Page	Van Roekel
Den Herder	Kitner	Mohrfeld	Varley
Drake	Klein	Nelson	Voorhees
Edgington	Kluever	Nielsen	Walter
Ellsworth	Knight	O'Hearn	Warren
Fischer of	Koch	Ossian	Waugh
Grundy	Kreamer	Pelton	Weichman
Freeman of	Kruse	Perkins	Welden
Buena Vista	Langland	Peterson	Winkelman
Freeman of	Lawson	Pierson	Wolfe
Clay-Dickinson	Lippold	Rex	Mr. Speaker
Goode			

Absent or not voting, 6:

Bennett	Doyle	Fisher of	Stroburg
Dooley	_	Greene	Tieden

The motion lost.

CONSIDERATION OF BILLS

REGULAR CALENDAR

The House resumed consideration of House File 219, a bill for an act relating to the fees for petit jurors.

Pelton of Clinton asked and received unanimous consent to withdraw the amendment filed by him on February 12 and found on pages 286 and 287 of the House Journal.

Pelton of Clinton offered the following amendment filed by him and moved its adoption:

Amend House File 219 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section six hundred seven point five (607.5), Code 1966, is

hereby repealed and the following enacted in lieu thereof:

"Each grand juror and petit juror in courts of record shall receive ten dollars for each day's service, or required attendance for the purpose of being considered for service. If such service or attendance shall be four hours or less in any one day, then the amount received shall be five dollars for that day.

Such jurors shall also be entitled to receive ten cents for each mile actually traveled in the performance of their duties, provided that no juror shall receive compensation for such mileage when traveling in a vehicle for which another juror is receiving mileage compensation.

For each day's service before the justice of the peace one dollar and no

mileage shall be allowed."

Sec. 2. Section six hundred twenty-two point sixty-nine (622.69), Code

1966, is hereby repealed and the following enacted in lieu thereof:

"Witnesses in all courts of record shall receive for each day's attendance ten dollars, and for attendance of four hours or less in any one day five dollars. Such witnesses shall also receive ten cents per mile for each mile actually traveled.

Witnesses before a justice of the peace shall receive for each day's attendance one dollar. Such witnesses before the justice of the peace shall also re-

ceive ten cents per mile for each mile actually traveled."

2. Amend the title to House File 219 by striking everything after the word "fees" and inserting in lieu thereof "and mileage allowances for jurors and witnesses."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 219)

The ayes were, 66:

Bailey Camp Dougherty Fischer of Baker Crabb Doyle Grundy Battles Cunningham Drake Freeman of Bergman Darrington Dunton Clay-Dickinson Cochran

Corev

Dietz

Dooley

Crosier

Den Herder

Edgington

Ellsworth

Bennett

Gannon	Kennedy of	Miller of	Shaw
Graham .	Dubuque	Jones	Skinner
Grassley	Kitner	Miller of	Sorg
Hamilton	Kluever	Marshall	Strand
Hansen of	Koch	Milligan	Stroburg
Black Hawk	Kruse	Mohrfeld	Van Drie
Hill	Langland	Newton	Van Nostrand
Holden	Lipsky	O'Hearn	Van Roekel
Huff	McCartney	Pelton	Varley
Jesse	McIntyre	Perkins	Walter
Johnston of	Mendenhall	Poncy	Warren
Johnson	Mezvinsky	Radl	Waugh
Kehe	Miller of	Rex	Weichm a n
Kennedy of	Des Moines	Roorda	Welden
Chickasaw	Des momes	Sanders	Mr. Speaker
Omenada w		Danuers	MI. Opeaker
The nays were,	54:		
Alt	Ewell	Mayberry	Renda
Andersen	Franklin	McCormick	Rodgers
Blouin	Freeman of	Menefee	Schmeiser
Brinck	Buena Vista	Middleswart	Schroeder
Caffrey	Goode	Millen	Schwartz
Campbell	Hanson of	Miller of	Shepherd
Christensen	Howard-Mitchell		Stokes
2		· ~~~	~~~~

Absent or not voting, 4:

Greene

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

Nelson

Nielsen

Nolting

Ossian

Peterson

Pierson

Priebe

Klein

Stromer

Tapscott

Voorhees

Winkelman

Wells

Wolfe

Tieden

Strothman

Senate File 44, a bill for an act relating to beer warehouses, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 44)

Johnson of

Knight Knoblauch

Kreamer

Lawson

Lippold

Fisher of

Logue

Audubon

The ayes were, 112:

Alt Andersen Baker Battles Bergman Blouin Brinck Caffrey	Camp Campbell Christensen Cochran Corey Crabb Crosier Cunningham	Darrington Den Herder Dietz Dooley Dougherty Doyle Drake Dunton	Edgington Ellsworth Ewell Freeman of Buena Vista Freeman of Clay-Dickinson Gannon
--	--	---	---

Goode	Kluever	Milligan	Sorg
Graham	Knight	Mohrfeld	Stokes
Grassley	Knoblauch	Nelson	Strand
Hamilton	Koch	Newton	Stroburg
Hansen of	Kreamer	Nielsen	Stromer
Black Hawk	Kruse	Nolting	Strothman
Hanson of	Langland	O'Hearn	Tapscott
Howard-Mitchell		Ossian	Tieden
Hill	Lippold	Pelton	Van Drie
Holden	Logue	Perkins	Van Nostrand
Huff	Mayberry	Peterson	Van Roekel
Jesse	McCartney	Pierson	Varley
Johnson of	McCormick	Poncy	Voorhees
Audubon	McIntyre	Priebe	Walter
Johnston of	Mendenhall	Renda	Warren
Johnson	Mene fee	Rodgers	Waugh
Kehe	Middleswart	Roorda	Weichman
Kennedy of	Miller of	Sanders	Welden
Chickasaw	Jones	Schroeder	Wells
Kennedy of	Miller of	Schwartz	Winkelman
Dubuque	Marshall	Shaw	Wolfe
Kitner	Miller of	Shepherd	Mr. Speaker
Klein	Page	Skinner	<u>-</u>
The nays were, 7:			

Bailey Schmeiser Lipsky Radl

Franklin Mezvinsky Rex

Absent or not voting, 5:

Bennett Fisher of Millen Miller of Des Moines Fischer of Greene Grundy

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

Senate File 45, a bill for an act relating to information required on beer tax reports, with report of committee recommending passage. was taken up for consideration.

Freeman of Clay-Dickinson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 45)

The ayes were, 117:

ey con 1 of k Hawk 1 of ard-Mitchell
k

Jesse Logue Nielsen Stokes Johnson of Mayberry Nolting Strand Audubon McCartney O'Hearn Stroburg Johnston of McCormick Ossian Stromer Johnson McIntvre Pelton Strothman Kehe Mendenhall Perkins Tapscott Kennedy of Menefee Peterson Tieden Chickasaw Mezvinsky Pierson Van Drie Kennedy of Middleswart Poncy Van Nostrand Dubuque Millen Priebe Van Roekel Kitner Miller of Renda Varley Klein Des Moines Rodgers Voorhees Kluever Miller of Roorda Walter Knight Jones Sanders Warren Knoblauch Miller of Schmeiser Waugh Koch Marshall Schroeder Weichman Kreamer Miller of Schwartz Welden Kruse Page Shaw Wells Winkelman Langland Milligan Shepherd Lawson Mohrfeld Skinner Wolfe Lippold Nelson Mr. Speaker Sorg Newton Lipsky

The nays were, 1:

Rex

Absent or not voting, 6:

Bailey Caffrey Fisher of Radl Bennett Edgington Greene

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

House File 29, a bill for an act to allow district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass!" (H.F. 29)

The ayes were, 122:

Alt Corey Ellsworth Grassley Andersen Crabb Ewell Hamilton Bailey Crosier Fischer of Hansen of Cunningham Baker Grundy Black Hawk Franklin Battles Darrington Hanson of Freeman of Howard-Mitchell Bergman Den Herder Dietz Buena Vista Hill Blouin Dooley Brinck Holden Caffrey Dougherty Freeman of Huff Doyle Clay-Dickinson Jesse Camp Campbell Drake Gannon Johnson of Christensen Goode Dunton Audubon Edgington Graham Cochran

Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Knoblauch Koch Kreamer Kruse Langland Lawson Lippold Lipsky Logue Mayberry McCartney

McCormick McIntvre Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson

O'Hearn Ossian Pelton Perkins Peterson Pierson Poncy Priebe Radl Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Sorg

Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 2:

Bennett

Fisher of Greene

Newton

Nielsen

Nolting

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

House File 263, a bill for an act relating to trout possession limits by persons not required to obtain fishing licenses, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 263)

The ayes were, 117:

Alt Andersen Bailev Baker Battles Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Corey Crabb

Crosier Cunninghan Darrington Den Herder Dietz Dooley Dougherty Doyle Drake Dunton Edgington

Ellsworth Ewell Fischer of Grundy

Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Goode

Graham Grassley Hamilton Hansen of Black Hawk Hanson of

Howard-Mitchell Klein Holden

Huff Jesse Johnson of Audubon Johnston of Johnson

Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Kluever

Knight

Knoblauch Miller of Poncy Stromer Des Moines Priebe Strothman Koch Kreamer Miller of Radi Tapscott Renda Kruse Tieden Jones Rex Miller of Van Nostrand Langland Van Roekel Marshall Rodgers Lawson Varley Lippold Miller of Roorda Sanders Voorhees Page Lipsky Milligan Schmeiser Walter Logue Mohrfeld Schroeder Warren Mayberry Waugh Nelson Schwartz McCartney McCormick Newton Shaw Weichman Shepherd Welden McIntvre Nolting Skinner Wells Mendenhall O'Hearn Winkelman Stokes Menefee Ossian Perkins Wolfe Mezvinsky Strand Middleswart Peterson Stroburg Mr. Speaker Pierson Millen

The nays were, 4:

Gannon Pelton Sorg Van Drie

Absent or not voting, 3:

Bennett Fisher of Nielsen Greene

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

SENATE FILE 74 SUBSTITUTED FOR HOUSE FILE 114

Koch of Woodbury asked and received unanimous consent to substitute Senate File 74 for House File 114.

Senate File 74, a bill for an act relating to unsolicited goods, wares, and merchandise, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 74)

The ayes were, 120:

Alt Corey Fischer of Hanson of Andersen Crabb Grundy Howard-Mitchell Cunningham Bailey Franklin Hill Baker Darrington Freeman of Holden Battles Den Herder Buena Vista Huff Bennett Dietz Freeman of Jesse Dooley Clay-Dickinson Bergman Johnson of Blouin Dougherty Gannon Audubon Goode Johnston of Brinck Doyle Graham Caffrey Drake Johnson Dunton Grassley Kehe Camp Campbell Edgington Hamilton Kennedy of Christensen Ellsworth Hansen of Chickasaw Black Hawk Cochran Ewell

Kennedy of Menefee Perkins Stroburg Mezvinsky Peterson Stromer Dubuque Strothman Middleswart Pierson Kitner Tapscott Klein Millen Poncy Tieden Miller of Priebe Kluever Des Moines Van Drie Radi Knight Renda Van Nostrand Miller of Knoblauch Van Roekel Rex Koch Jones Kreamer Miller of Rodgers Varley Marshall Roorda Voorhees Kruse Miller of Sanders Walter Langland Warren Lawson Page Schmeiser Schroeder Milligan Lippold Waugh Weichman Lipsky Mohrfeld Schwartz Welden Logue Nelson Shaw Shepherd Newton Wells Mayberry Winkelman Nielsen McCartney Sorg Nolting Stokes Wolfe McCormick O'Hearn Strand Mr. Speaker McIntyre Pelton Mendenhall

The nays were, 1:

Ossian

Absent or not voting, 3:

Crosier Fisher of

Greene

Skinner

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

HOUSE FILE 114 WITHDRAWN

Koch of Woodbury asked and received unanimous consent to withdraw House File 114 from further consideration by the House.

House File 153, a bill for an act relating to investment of funds of life insurance companies in urban real estate and personal property, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass!" (H.F. 153)

The ayes were, 120:

Alt Camp Den Herder Ewell Campbell Dietz Fischer of Andersen Dooley Grundy Bailey Christensen Rattles Dougherty Franklin Cochran Bennett Doyle Freeman of Corey Bergman Crabb Drake Buena Vista Blouin Crosier Dunton Freeman of Cunningham Edgington Clay-Dickinson Brinck Ellsworth Caffrey Darrington Gannon

Miller of Goode Knoblauch Shaw Shepherd Graham Koch Page Milligan Grassley Kreamer Sorg Stokes Hamilton Kruse Mohrfeld Nelson Strand Hansen of Langland Newton Stroburg Black Hawk Lawson Nielsen Stromer Hanson of Lippold Howard-Mitchell Lipsky Notting Strothmen Tapscott O'Hearn Logue Tieden Holden Ossian Mayberry Van Drie Huff McCartney Pelton Van Nostrand Jesse McCormick Perkins Johnson of McIntyre Peterson Van Roekel Audubon Mendenhall Pierson Varley Voorhees Johnston of Menefee Poncy Walter Johnson Mezvinsky Priebe Kehe Middleswart Renda Warren Kennedy of Millen Rex Waugh Weichman Miller of Rodgers Chickasaw Welden Kennedy of Des Moines Roorda Wells Dubuque Miller of Sanders Kitner Schmeiser Winkelman Jones Klein Miller of Schroeder Wolfe Kluever Marshall Schwartz Mr. Speaker Knight

The nays were, 1:

Radi

Absent or not voting, 8:

Baker Fisher of

Greene

Skinner

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

House File 15, a bill for an act to provide that retired members of the Iowa public employees' retirement system may elect to have one-half of their retirement allowances invested in a variable annuity program, with report of committee recommending passage, was taken up for consideration.

Koch of Woodbury offered the following amendment by the committee on state government and moved its adoption:

Amend House File 15 as follows:

- 1. Page 1, line sixteen (16), by striking the word "annuity" and inserting after the word "investment" the word "fund".
- 2. Page 2, line six (6), by striking the word "annuity" and inserting the words "investment fund".
- 3. Page 2, line ten (10), by striking the word "annuity" and inserting the words "investment fund".
- 4. Page 2, line twelve (12), by striking the words "annuity investment" and inserting the words "investment fund".
- 5. Page 2, line sixteen (16), by striking the words "annuity investment" and inserting the words "investment fund".
- 6. Page 2, lines twenty-one (21) and twenty-two (22), by striking the words "annuity investment" and inserting the words "investment fund".

- 7. Page 2, line twenty-five (25), by striking the words "annuity investment" and inserting the words "investment fund".
- 8. Page 2, line thirty-three (33), by striking the words "annuity investment" and inserting the words "investment fund".
- 9. Amend the title by striking from line four (4) the words "annuity program" and inserting in lieu thereof the words "investment fund account".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 15)

The ayes were, 105:

Alt	Freeman of	Langland	Perkins
Andersen	Clay-Dickinson	Lawson	Pierson
Bailey	Gannon	Lippold	Poncy
Baker	Goode	Lipsky	Priebe
Battles	Graham	Logue	Renda
Bennett	Hamilton	Mayberry	Rodgers
Bergman	Hansen of	McCartney	Roorda
Blouin	Black Hawk	McCormick	Sanders
Brinck	Hanson of	McIntyre	Schmeiser
Caffrey	Howard-Mitchell	Mendenhall	Schwartz
Campbell	Holden	Menefee	Shepherd
Cochran	Huff	Mezvinsky	Skinner
Corey	Jesse	Middleswart	Stokes
Crabb	Johnson of	Millen	Strand
Crosier	Audubo n	Miller of	Stromer
Cunningham	Johnston of	Des Moines	Strothman
Darrington	Johnson	Miller of	Tapscott
Den Herder	Kennedy of	Jones	Tieden
Dietz	Chickasaw	Miller of	Van Drie
Dooley	Kennedy of	Marshall	Van Nostrand
Dougherty	Dubuque	Miller of	Van Roekel
Doyle	Kitner	Page	Voorhees
Drake	Klein	Milligan	Walter
Dunton	Kluever	Mohrfeld	Waugh
Edgington	Knight	Nelson	Weichm a n
Ellsworth	Knoblauch	Newton	Wells
Ewell	Koch	Nielsen	Winkelman
Franklin	Kreamer	Ossian	Wolfe
Freeman of Buena Vista	Kruse	Pelton	Mr. Speaker

The nays were, 13:

Camp	Nolting	Schroeder	Varley
Christensen	Radl	Sorg	Warren
Grassley	Rex	Stroburg	Welden
Kehe		•	

Absent or not voting, 6:

Fischer of	Fisher of	Hill	Peterson
Grundy	Greene	O'Hearn	Shaw

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

McCartney of Floyd, chairman of the committee on rules, offered the following:

PROPOSED AMENDMENT TO THE TEMPORARY RULES OF THE HOUSE

Rule 47 is amended by adding the following:

Prior to final committee action the committee may direct that a fiscal note be attached to any bill or joint resolution which might have an annual effect or a combined total effect within five years after enactment of \$50,000.00 or more on the revenues, expenditures or fiscal liability of the state or its subdivisions. This rule does not apply to appropriation measures where the total effect is stated in dollar amounts.

If the services of the legislative fiscal director are employed in the preparation of this note, requests shall be in writing and accompanied by a copy of the bill.

When so employed, the legislative fiscal director shall prepare and return the fiscal note within five legislative days after receiving the request. He may request the cooperation of the state comptroller and any state department or agency. If a fiscal note is prepared by the comptroller at the request of the fiscal director, that fact shall be stated in the note.

Each fiscal note shall state in dollars the estimated effect of the bill on the revenues, expenditures and fiscal liability of the state or its subdivisions, during each of the first five years after enactment. Sources of funds for expenditures under the bill shall be stated, including federal funds. If an accurate estimate cannot be made, the best available estimate shall be attached including qualifications; or a statement shall be made that no dollar estimate is possible together with the concise reasons therefore.

The fiscal note shall be attached to the bill following the explanation, and shall be printed in the daily clip sheet.

A revised fiscal note may be required in the same manner as an original fiscal note, if the fiscal effect of the bill has been changed by adoption of an amendment or if the original fiscal note is believed to be incorrect. A request for a revised fiscal note shall not, however, delay action on a bill unless otherwise ordered.

COMMITTEE ON RULES
RALPH F. McCARTNEY, Chairman

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 136, a bill for an act relating to voter registration lists, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 266, a bill for an act relating to the duties of members of the highway safety patrol and the clerical staff of the department of public safety, begs leave to report it has had the same under consideration and has

instructed me to report the same back to the House with the recommendation that the same do poss.

C. RAYMOND FISHER, Chairman

Den Herder of Sioux, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 175, a bill for an act relating to the sales tax on propane used in drying grain, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER H. DEN HERDER, Chairman

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 189, a bill for an act relating to use tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER H. DEN HERDER. Chairman

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 142, a bill for an act relating to the movement of oversized vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DEWEY E. GOODE, Ranking Member

AMENDMENTS FILED

- 1 House File 8 is hereby amended as follows:
- 2. 1. By inserting in line fifteen (15), on page one (1), after
- 3 the word "county", the word "mental".
- 2. By inserting, following line five (5), on page two (2), the
- 5 following new paragraph:
- 6 "e. Care and treatment of persons admitted or committed, with the prior consent of the board of supervisors, to the alcoholic
- 8 treatment center at Oakdale."
- 9 3. By redesignating the paragraph beginning with line six (6), 10 on page two (2), as paragraph "f".
- 11 4. By striking lines twelve (12), thirteen (13), and fourteen
- 12 (14), on page two (2), and inserting in lieu thereof the following:
- 18 "g. Clothing, transportation, and medical or other services
- 14 provided persons attending the Iowa braille and sight-saving
- 15 school, the Iowa school for the deaf, or the state hospital-school
- 16 for severely handicapped children at Iowa City, for which the
- 17 county becomes obligated to pay pursuant to sections two hundred
- 18 sixty-three point twelve (263.12), two hundred sixty-nine point
- 19 two (269.2), or two hundred seventy point four (270.4) through
- 20 two hundred seventy point seven (270.7), inclusive, of the Code."
- 21 5. By inserting in line eight (8), on page three (3), after
- 22 the word "county", the word "mental".
- 23 6. By inserting in line twelve (12), on page three (3), after
- 24 the word "county", the word "mental".

31

32

97

b. In Floyd county:

Twp. N. Range West

15

```
25
     7. By inserting in the title, after the word "county" in line
26 three (3), on page one (1), the word "mental".
                                                MILLER of Des Moines
     Amend House File 8 by inserting in section one (1).
1
2 subsection two (2), after the period in line twenty-three (23),
3 on page two (2), the following:
     "The county attorney may require that any person who has
5 received mental health services for which the county is being
6 requested to pay, pursuant to this section, be identified by the
7 individual, community mental health center, or state institution
8 presenting the request for payment. The county attorney may
9 divulge the name or names to the county board of supervisors only
10 if payment for these services is to be recovered by the county
11 from the person or persons who have received these services."
                                                    PRIEBE of Kossuth
 1
      Amend House File 9 as follows:
      Amend House File 9, page 3, by striking all of lines
 3 32, 33, 34, and 35.
                                         STROMER of Hancock
                                         SCHROEDER of Pottawattamie
       House File 17 is hereby amended as follows:
  1
       1. By striking from section three (3) all of such section,
  2
  3 after the comma in line nineteen (19) of page two (2), and in-
    serting in lieu thereof the following:
       "to be composed of the territory respectively assigned
  5
     thereto by section four (4) of this Act. Each incorporated
    city or town included within the territory assigned to any
    conservancy district shall be a part of that conservancy
  9 district, whether or not the city or town is specifically
 10 mentioned in section four (4) of this Act."
       2. By striking section four (4) and inserting in lieu
 11
 12
     thereof the following:
       "The official designations and territorial composition of
 13
    each of the six conservancy districts established by this Act
 15 shall be as follows:
       1. The northeast Iowa conservancy district shall include
 16
 17
     all of Allamakee, Winneshiek, Howard, Fayette, Clayton, Dela-
 18 ware, Dubuque, Jackson, and Clinton counties, and the desig-
     nated portions of each of the following counties:
 19
 20
       a. In Mitchell county:
     Twp. N. Range West
                             Sections
 22
                              7 to 18 inclusive, 20 to 29 inclusive,
     100
               15
 23
                             32 to 36 inclusive.
 24
               16
 25
      99
               15
                              1 to 4 inclusive, 9 to 15 inclusive.
 26
                             22 to 26 inclusive, 35, 36.
 27
      98
               15
                              1, 2, 11 to 14 inclusive, 23 to 26
 28
                             inclusive, 36.
 29
      97
               15
                             1, 12, 13.
```

Sections

24, 25, 36.

```
23
       c. In Chickasaw county:
               Range West
                               Sections
34
    Twp. N.
35
     97
               11, 12, 13, 14
                               All.
36
     96
               11, 12, 13
                               All.
37
               14
                               1 to 6 inclusive, 8 to 17 inclusive,
38
                               21 to 28 inclusive, 34, 35, 36.
39
                               All.
     95
               11, 12, 13
40
               14
                               1, 2, 3, 11 to 14 inclusive, 23, 24.
41
     94
                               All.
               11, 12
42
               13
                               1 to 5 inclusive. 8 to 16 inclusive.
43
                               21 to 28 inclusive, 33 to 36 inclusive.
44
       d. In Bremer county:
45
    Two. N.
               Range West
                               Sections
46
     93
               11, 12
                               All.
47
               18
                               1 to 4 inclusive. 9 to 16, inclusive.
48
                               21 to 27 inclusive, 34 to 36 inclusive.
49
     92
               11.12
                               All.
50
               13
                               1, 2, 11 to 13 inclusive.
51
     91
               11
                               All.
52
               12
                               1 to 5 inclusive, 8 to 17 inclusive,
53
                               20 to 29 inclusive, 31 to 36 inclusive.
54
       e. In Black Hawk county:
                               Sections
55
    Twp. N.
               Range West
56
      90
               11
                               1 to 30 inclusive, 32 to 36 inclusive.
               12
57
                               1 to 5 inclusive, 8 to 17 inclusive,
58
                               20, 21, 23, 24, 25,
59
      89
               11
                               1 to 4 inclusive, 11 to 15 inclusive,
60
                               22, 23, 27,
61
       f. In Buchanan county:
62
    Twp. N.
               Range West
                               Sections
63
     90
               7, 8, 9, 10
                               AII.
     89
64
               7, 8, 9
                               All.
65
               10
                               1 to 18 inclusive, 20 to 28 inclusive.
               7,8
66
      88
                               All.
67
               9
                               1 to 5 inclusive, 8 to 15 inclusive,
68
                              23, 24, 25.
69
     87
               7
                               All.
               8
70
                               1 to 30 inclusive, 34 to 36 inclusive.
               9
71
                               12, 13, 24, 25.
72
     All territory within the corporate limits of the town of Rowley.
    as such limits existed on January 1, 1969, shall be within the
73
74
    northeast Iowa conservancy district, including the portion of
75
    such town not within any of the sections of land previously
76
    listed in this paragraph.
77
       g. In Linn county:
78
    Twp. N.
               Range West
                               Sections
79
      86
               5, 6
                               All.
80
               7
                               1 to 17 inclusive, 22 to 26 inclusive,
81
82
               8
                               1, 12,
83
      85
               5
                               1 to 30 inclusive, 32 to 36 inclusive.
84
               6
                               1 to 4 inclusive, 8 to 16 inclusive,
85
                              23, 24.
86
               7
                              1.
```

```
87
      84
                5
                               1 to 4 inclusive, 10 to 14 inclusive,
 88
                               24.
 89
       h. In Jones county:
 90
     Twp. N.
                Range West
                               Sections
 91
      86
                1, 2, 3, 4
                               A11.
 92
      85
                               All.
                1, 2, 3, 4
 93
      84
                1, 2, 3
                               A11.
 94
                4
                               1 to 30 inclusive, 32 to 36 inclusive.
 95
      83
                1, 2, 3
                               All.
 96
                               1 to 5 inclusive, 7 to 30 inclusive,
                4
 97
                               32 to 36 inclusive.
 98
       i. In Cedar county:
 99
     Twp. N. Range West
                               Sections
100
      82
                1
                               A11.
101
                2
                               1 to 17 inclusive, 20 to 29 inclusive.
102
                               35, 36.
                3
103
                               1 to 11 inclusive, 17, 18,
104
                4
                               1, 2, 3, 10 to 13 inclusive.
105
      81
                1
                               1 to 30 inclusive, 32 to 36 inclusive.
106
                2
                               1, 2, 11 to 14 inclusive, 23, 24, 25.
107
                1
                               1, 2, 3, 11, 12, 13, 24 to 27 inclusive,
      80
108
                               34, 35, 36.
109
      79
                1
                               1, 12, 13.
110
     All territory within the corporate limits of the town of
111
     Mechanicsville, as such limits existed on January 1, 1969,
112
     shall be within the northeast Iowa conservancy district, in-
113
     cluding the portion of such town not within any of the sections
114
     of land previously listed in this paragraph.
115
       j. In Scott county:
116
     Twp. N.
               Range East
                               Sections
117
      80
                1, 2, 3, 4, 5
                               All.
118
      79
                1
                               1 to 18 inclusive, 23, 24.
119
                               1 to 30 inclusive, 33 to 36 inclusive.
120
                               All.
                3, 4, 5
121
                               1. 2. 10 to 17 inclusive, 20 to 86
122
                               inclusive.
123
                                All.
                3, 4, 5
124
                                All.
      77
                2, 3
125
       k. In Muscatine county:
126
     Twp. N.
                Range East
                               Sections
127
                               19. 28 to 36 inclusive.
      78
                1
      77
128
                               All.
129
     Twp. N.
                Range West
                               Sections
130
                1
                               13, 22 to 27 inclusive, 34, 85, 36.
      78
131
                1
      77
132
                2
                               1, 12 to 15 inclusive, 21 to 29 in-
133
                               clusive, 31 to 36 inclusive.
134
                3
                               36.
                2
135
      76
                               All.
                3
136
                               1, 11 to 15 inclusive, 22 to 27 in-
137
                               clusive, 34, 35, 36.
138
       1. In Louisa county:
139 Twp. N. Range West
                               Sections
```

```
75
                 2
                                All.
140
141
                 3
                                1, 2, 3, 10 to 15 inclusive, 23 to
142
                                26 inclusive, 35, 36.
143
       74
                 2
                                5 to 9 inclusive, 16, 17, 20, 21,
144
                                22, 26, 27, 28, 33, 34, 35,
145
                 3
                                1.
146
       73
                 2
                                2, 3,
147
        2. The Iowa-Cedar river conservancy district shall include
      all of Worth, Cerro Gordo, Butler, Franklin, Grundy, Benton,
148
149
      Tama, Johnson, and Iowa counties, those portions of Mitchell.
150
      Floyd, Chickasaw, Bremer, Black Hawk, Buchanan, Linn, Cedar,
      Scott, and Muscatine counties not included in the northeast
151
152
      Iowa conservancy district, that portion of Jones county not
153
      so included in the northeast Iowa conservancy district and
154
      also all territory within the corporate limits of the town of
155
      Martelle in Jones county, as such limits existed on January 1,
156
      1969, including that portion of such town within any of the
157
      sections of land listed in paragraph h of subsection one (1)
158
      of this section, and the designated portions of each of the
159
      following counties:
160
        a. In Winnebago county:
161
      Twp. N.
                Range West Sections
162
      100
                23
                                All.
163
                24
                                11 to 16 inclusive, 20 to 29 inclusive.
164
                                33 to 36 inclusive.
165
       99
                23
                                All.
166
                24
                                1 to 5 inclusive, 7 to 36 inclusive.
167
                25
                                12, 13, 23 to 26 inclusive, 34, 35,
168
                                86.
169
       98
                                All.
                23, 24
170
                25
                                1, 2, 3, 11 to 14 inclusive, 24, 25.
171
                                26, 34, 35, 36.
172
        b. In Hancock county:
173
      Twp. N.
                Range West
                               Sections
                23, 24
174
       97
                                All.
175
                25
                                1, 2, 3, 9 to 16 inclusive, 19 to 86
176
                                inclusive.
177
                26
                               24, 25, 36,
178
                23, 24
       96
                                All.
179
                25
                                1 to 18 inclusive, 20 to 28 inclusive,
180
                                34, 35, 36,
181
                26
                               1, 12.
182
                28, 24
       95
                                All.
183
                25
                               1, 2, 3, 11 to 14 inclusive, 24, 25.
184
                               36.
       94
185
                23
                               All.
186
                24
                               1 to 30 inclusive, 32 to 36 inclusive.
187
                25
188
        c. In Wright county:
189
     Twp. N.
                Range West
                               Sections
190
       93
                23
                               All.
191
                24
                               1 to 5 inclusive, 9 to 16 inclusive,
192
                               21 to 27 inclusive, 33 to 36 inclusive.
193
      92
                23
194
                24
                               1 to 4 inclusive, 10 to 15 inclusive,
```

```
21 to 28 inclusive, 34, 35, 36.
195
196
       91
                23
                                A IL
197
                24
                                1, 2, 11 to 15 inclusive, 22 to 26 in-
198
                                clusive, 36.
199
       90
                23
                24
                               1, 12, 13, 23 to 26 inclusive, 35, 36.
200
201
        d. In Hamilton county:
202
      Twp. N. Range West
                               Sections
203
       89
                                1 to 18 inclusive, 22 to 27 inclusive,
                23
204
                                34, 35, 36,
205
                24
                               1, 2, 11 to 14 inclusive, 23 to 26
206
                               inclusive.
207
       88
                23
                                1 to 5 inclusive, 8 to 17 inclusive,
208
                               20 to 29 inclusive, 32 to 36 inclusive.
209
       87
                23
                               1 to 4 inclusive, 10 to 14 inclusive.
210
                               23 to 26 inclusive.
211
        e. In Hardin county:
212
      Two. N. Range West
                               Sections
213
                19, 20, 21, 22
                               All.
       89
214
       88
                19, 20, 21, 22
                               All.
                19, 20, 21, 22
                                A11.
215
       87
                19, 20, 21
216
       86
                               All.
                               1 to 16 inclusive, 22 to 27 inclusive.
217
                22
218
                               34, 35, 36.
219
        f. In Story county:
      Two. N. Range West
220
                               Sections
                               1 to 30 inclusive, 33 to 36 inclusive.
221
       85
                21
222
                22
                               1, 2, 8, 10 to 15 inclusive, 24, 25.
223
       84
                21
                               1 to 4 inclusive, 9 to 14 inclusive,
224
                               23 to 26 inclusive, 35, 36.
225
                               1, 2, 11.
226
      All territory within the corporate limits of the town of
227
      McCallsburg, as such limits existed on January 1, 1969, shall
228
      be within the Iowa-Cedar river conservancy district, including
229
      the portion of such town not within any of the sections of land
230
      listed in this paragraph.
231
        g. In Marshall county:
232
      Twp. N. Range West
                               Sections
233
                17, 18, 19, 20
       85
                               All.
                17, 18, 19, 20
234
       84
                                All.
235
       83
                17, 18
                                All.
236
                19
                                1 to 30 inclusive, 33 to 36 inclusive.
                                1 to 6 inclusive, 9 to 16 inclusive.
237
                20
238
                               23, 24.
239
       82
                17
                                All.
                18
                                1 to 18 inclusive, 20 to 27 inclusive.
240
241
                19
                               1, 2, 3, 12,
242
        h. In Jasper county:
243
      Twp. N. Range West
                               Sections
                                1, 2, 3, 10 to 14 inclusive. 24.
244
                17
        i. In Poweshiek county:
245
246
      Twp. N.
                Range West Sections
247
                13, 14, 15
                                All.
       81
                               1 to 30 inclusive, 33 to 36 inclusive.
248
                16
249
       80
                13, 14, 15
                               All.
```

1, 2, 3, 10 to 15 inclusive, 21 to 28

1 to 17 inclusive, 22 to 27 inclusive.

inclusive, 33 to 36 inclusive.

250

251

252

253

79

16

15

13, 14

```
254
                               1, 2, 8, 12.
                16
255
       78
                13
                               All.
256
                14
                               1 to 17 inclusive, 20 to 29 inclusive,
257
                               33 to 36 inclusive.
258
        j. In Mahaska county:
259
     Twp. N.
               Range West
                               Sections
                               1, 2.
260
       77
                14
261
        k. In Keokuk county:
262
     Twp. N. Range West
                               Sections
263
                10
                               1 to 30 inclusive, 36.
264
                11
                               1 to 25 inclusive, 30.
                               1 to 25 inclusive.
265
                12
266
                13
                               1 to 6 inclusive, 8 to 15 inclusive.
267
     All territory within the corporate limits of the town of Keswick,
     as such limits existed on January 1, 1969, shall be within the
268
269
     Iowa-Cedar river conservancy district, including the portion of
270
     such town not within any of the sections of land listed in this
271
     paragraph.
272
        1. In Washington county:
273
      Twp. N.
               Range West Sections
274
      77
                6, 7, 8, 9
                               A11.
275
       76
                6, 7
                               All.
276
                8
                               1 to 5 inclusive, 11 to 14 inclusive,
277
                               22 to 26 inclusive.
278
                ß
                               All.
       75
279
                7
                               1 to 6 inclusive, 8 to 16 inclusive,
280
                               21 to 27 inclusive, 36.
                6
281
       74
                               1 to 5 inclusive, 11 12, 13.
282
        m. In Louisa county:
283
     Twp. N.
                Range West
                               Sections
284
       76
                5
                               All.
285
       75
                3
                               4 to 9 inclusive, 16 to 22 inclusive,
286
                               27 to 34 inclusive.
287
                4, 5
                               All.
288
                1
       74
                               All.
289
                2
                               18, 19, 29 to 32 inclusive, 36.
290
                3
                               2 to 36 inclusive.
291
                4
                               1 to 30 inclusive, 32 to 36 inclusive.
292
                5
                               1 to 29 inclusive, 34.
293
       73
                1
                               All.
294
                2
                               1, 4 to 36 inclusive.
295
                3
                               All.
296
                4
                               1 to 5 inclusive, 9 to 16 inclusive,
297
                               23 to 26 inclusive, 35, 36.
298
     All territory within the corporate limits of the town of Grand-
299
     view, as such limits existed on January 1, 1969, shall be within
300
      the Iowa-Cedar river conservancy district, including the portion
301
     of the town not within any of the sections of land listed in
302
     this paragraph.
        n. In Des Moines county:
303
     Twp. N. Range West Sections
304
```

328

329 330

331

332

333 334

350

351 352

353 354

355

356 357

358 359

```
305
       72
                 1, 2, 3
                                 All.
306
                  4
                                  1, 2, 11 to 15 inclusive, 22 to 27 in-
307
                                  clusive, 33 to 36 inclusive.
308
       71
                 1, 2, 3
                                  All.
309
                                  1 to 5 inclusive, 7 to 30 inclusive,
310
                                  32 to 36 inclusive.
311
       70
                 1.2
                                  All.
312
                 3
                                 1 to 30 inclusive, 33 to 36 inclusive.
313
                 4
                                  1 to 4 inclusive, 10 to 14 inclusive,
314
                                 23, 24, 25.
                 2
315
       69
                                  All.
316
                 3
                                  1 to 4 inclusive, 9 to 15 inclusive,
317
                                 23, 24, 25,
318
       68
                 2
                                  5, 6, 8,
```

All territory within the corporate limits of the town of Middletown, as such limits existed on January 1, 1969, shall be within the Iowa-Cedar river conservancy district, including the portion of the town not within any of the sections of land listed in this paragraph.

o. In Henry county:

325 Twp. N. Range West Sections

326 71 5 12, 13, 23, 24, 25, 327 3. The Skunk river conservancy district

3. The Skunk river conservancy district shall include those portions of Hardin and Marshall counties not included in the Iowa-Cedar river conservancy district by subsection two (2) of this section, that portion of Louisa county not included in the northeast Iowa conservancy district by subsection one (1) of this section nor in the Iowa-Cedar river conservancy district by subsection two (2) of this section, and the designated portions of each of the following counties:

335 a. In Hamilton county: 336 Two. N. Range West Sections

337	89	23	19, 20, 21, 28 to 33 inclusive.
338		24	15, 22, 27, 28, 33, 34, 35, 36.
339	88	23	6, 7, 18, 19, 30, 31.
340		24	All.
341		25	1, 12, 13, 24, 25, 26, 34, 35, 36.
342	87	2 3	5 to 9 inclusive, 15 to 22 inclusive,
343			27 to 36 inclusive.
344		24	AlL.
345		25	1, 2, 3, 10 to 16 inclusive, 21 to 36
346			inclusive.
347		26	25, 26, 27, 33 to 36 inclusive.
348	86	23, 24,25	All.
349		26	1 to 5 inclusive, 7 to 36 inclusive.

All territory within the corporate limits of the towns of Blairsburg and Kamrar, and of that portion of the town of Stratford which is located in Hamilton county, as such limits existed on January 1, 1969, shall be within the Skunk river conservancy district, including the portions of the towns of Blairsburg and Kamrar and that portion of the town of Stratford which is within Hamilton county which are not within any of the sections of land listed in this paragraph.

b. In Webster county:

Twp. N. Range West Sections

```
360
      86
                27
                              24, 25, 36.
361
     All territory within the corporate limits of that portion
362
     of the town of Stratford which is located in Webster county,
363
     as such limits existed on January 1, 1969, shall be within
364
     the Skunk river conservancy district, including that portion
365
     of the town which is within Webster county but is not within
     any of the sections of land listed in this paragraph.
366
367
        c. In Boone county:
368
     Twp. N. Range West
                               Sections
369
      85
                               All.
370
                26
                               1 to 6 inclusive, 8 to 16 inclusive.
371
                               21 to 27 inclusive, 33 to 36 inclusive.
372
      84
                25
                               All.
373
                26
                               1, 2, 11 to 14 inclusive, 24.
374
      83
                25
                               1 to 5 inclusive, 9 to 16 inclusive,
375
                               23, 24, 25, 36.
376
      82
                25
                               12, 13,
       d. In Story county:
377
378
     Twp. N. Range West
                               Sections
379
                21
                              31, 32,
                22
380
                               4 to 9 inclusive, 16 to 23 inclusive,
381
                               26 to 36 inclusive.
382
                23, 24
                               All.
383
      84
                21
                               5 to 8 inclusive, 15 to 22 inclusive,
384
                              27 to 34 inclusive.
385
                              All.
                21
386
      83
                               3 to 10 inclusive, 12 to 36 inclusive.
                22, 23, 24
387
                              A11.
388
      82
                21, 22, 23
                              All.
                24
                               1 to 18 inclusive, 20 to 27 inclusive,
389
390
                               36.
391
       e. In Polk county:
392
     Twp. N. Range West Sections
393
                22
                              All.
      81
394
                23
                               1 to 18 inclusive, 20 to 28 inclusive,
395
                               34, 35, 36.
396
                24
                              1, 12,
397
      80
                22 .
                              1 to 29 inclusive, 32 to 36 inclusive.
                              1, 2, 11, 12.
                23
398
399
               22
400
     All territory within the corporate limits of the town of Elk-
     hart, as such limits existed on January 1, 1969, shall be
401
402
     within the Skunk river conservancy district, including the
403
     portion of the town not within any of the sections of land
404
     listed in this paragraph.
405
       f. In Jasper county:
406
     Twp. N. Range West
                               Sections
                               4 to 9 inclusive, 15 to 23 inclusive,
407
      81
                17
408
                              25 to 36 inclusive.
409
                18, 19, 20, 21
                               All.
410
      80
                17, 18, 19, 20,
                               All.
411
                21
                17, 18, 19, 20
412
      79
                               All.
413
                21
                               1 to 18 inclusive, 21 to 26 inclusive,
414
                               85, 36.
```

425

426

427

428

429

430

431

432

440 441

442

444

458 459

460

461

462

464

465

466 467

468 469

```
415
                17, 18
                                 All.
      78
                19
                                 1 to 30 inclusive, 32 to 36 inclusive.
416
                20
417
                                1 to 5 inclusive, 10 to 14 inclusive,
418
                                24, 25.
```

419 All territory within the corporate limits of the towns of 420 Monroe and Prairie City, as such limits existed on January 1, 421 1969, shall be within the Skunk river conservancy district. 422 including the portions of such towns not within any of the 423 sections of land listed in this paragraph.

g. That portion of Poweshiek county not included in the Iowa-Cedar river conservancy district and also all territory within the corporate limits of the city of Grinnell, the town of Montezuma, and that portion of the town of Barnes City which is located within Poweshiek county, as such limits existed on January 1, 1969, including those portions of the city of Grinnell and the town of Montezuma, and that portion of the town of Barnes City which is located within Poweshiek county, within any of the sections listed in paragraph i of subsection two (2) of this section.

433 434 h. In Marion county:

```
435
    Twp. N.
              Range West
                               Sections
436
     77
               18
                               All.
437
               19
                               1 to 5 inclusive, 9 to 15 inclusive,
438
                               23, 24, 25.
                              2 to 5 inclusive, 10, 11.
439
```

All territory within the corporate limits of the city of Pella, as such limits existed on January 1, 1969, shall be within the Skunk river conservancy district, including the portion of the 443 city not within any of the sections of land previously listed in this paragraph.

i. In Mahaska county: 445

446	Twp. N.	Range West	Sections
447	77	14	3 to 36 inclusive.
448		15, 16, 17	All.
449	76	14, 15, 16	All
450		17	1 to 5 inclusive, 9 to 16 inclusive,
451			23, 24, 25.
452	75	14	All.
453		15	1 to 28 inclusive, 34, 35, 36.
454		16	1, 2, 3, 11, 12, 13,
455	74	14	All.
456		15	1, 2, 11 to 15 inclusive, 22 to 26 in-
457			clusive.

All territory within the corporate limits of the city of Oskaloosa and the town of University Park, and that portion of the town of Barnes City which is located in Mahaska county, as such limits existed on January 1, 1969, including the portions of the city of Oskaloosa and the town of University Park, and that portion of the town of Barnes City located in Mahaska 463 county, not within any of the sections of land listed in this paragraph.

j. That portion of Keokuk county not included in the Iowa-Cedar river conservancy district and also all territory within the corporate limits of the towns of Gibson, South English, and Webster, as such limits existed on January 1, 1969, includ-

475

476

477

478

479

499

500

501

502 503

504

505

506

507

508 509

522

523

```
470
     ing the portions of such towns within any of the sections of
471
     land listed in paragraph 1 of subsection two (2) of this sec-
472
     tion.
473
```

k. That portion of Washington county not included in the Iowa-Cedar river conservancy district and also all territory within the corporate limits of the city of Washington and the town of Crawfordsville, as such limits existed on January 1, 1969, including the portions of such city and such town within any of the sections of land listed in paragraph m of subsection two (2) of this section.

l. In Wapello county:

```
480
481
      Twp. N.
                Range West
                                Sections
482
       73
                12, 13
                                All.
483
                14
                                1 to 5 inclusive, 9 to 15 inclusive,
484
                                23 to 26 inclusive, 36.
485
       72
                12
486
                13
                                1 to 6 inclusive, 10 to 14 inclusive,
487
                                24, 25.
488
                14
                                1.
489
       71
                12
                                1 to 5 inclusive, 9 to 12 inclusive,
490
                                14, 15,
491
        m. In Jefferson county:
492
      Twp. N.
                Range West
                                Sections
493
       73
                8, 9, 10, 11
                                All.
494
       72
                8, 9, 10, 11
                                All.
495
       71
                8,9
                                All.
496
                10
                                1 to 17 inclusive, 22 to 27 inclusive,
497
                                35, 36.
498
                11
                                1 to 12 inclusive, 16, 17.
```

All territory within the corporate limits of the town of Libertyville, as such limits existed on January 1, 1969, shall be within the Skunk river conservancy district, including the portion of such town not within any of the sections of land listed in this paragraph.

- n. That portion of Henry county not included in the Iowa-Cedar river conservancy district and also all territory within the corporate limits of the town of New London, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph p of subsection two (2) of this section.
- 510 o. That portion of Des Moines county not included in the Iowa-Cedar river conservancy district and also all territory 511 within the corporate limits of the town of Danville, as such 512 513 limits existed on January 1, 1969, including the portion of 514 such town within any of the sections of land listed in paragraph o of subsection two (2) of this section.

515 516 p. In Van Buren county: Twp. N. Range West Sections 517

518 70 8 All. 519 9 1 to 12 inclusive, 16, 36. 520 69 8 1 to 5 inclusive, 11, 12, 13, 521

All territory within the corporate limits of the town of Birmingham, as such limits existed on January 1, 1969, shall be within the Skunk river conservancy district, including the 524 portion of such town not within any of the sections of land

572

573

574

575

576

577

578

579

```
525
      listed in this paragraph.
526
        q. In Lee county:
527
      Twp. N.
                Range West
                               Sections
528
       69
                3, 4, 5, 6
                               All.
529
                7
                               1 to 25 inclusive, 36.
530
       68
                2, 3, 4, 5
                               All.
531
                6
                               1 to 6 inclusive, 8 to 17 inclusive,
532
                               20 to 28 inclusive, 33 to 36 inclusive.
533
       67
                4, 5
                               All.
534
                6
                               1, 2, 3, 10 to 15 inclusive, 23 to 26
535
                               inclusive, 36.
536
       6G
                4
                               All.
537
                5
                               3 to 6 inclusive, 8 to 16 inclusive,
538
                               21 to 28 inclusive, 33 to 36 inclusive.
539
       65
                4
540
                Б
                               1 to 4 inclusive, 10 to 15 inclusive,
541
                               22 to 27 inclusive, 34, 35, 36.
542
      All territory within the corporate limits of the city of Keokuk.
543
      as such limits existed on January 1, 1969, shall be within the
      Skunk river conservancy district, including the portion of such
544
545
      city not within any of the sections of land listed in this para-
546
     graph.
547
        4. The Des Moines river conservancy district shall include
548
      all of the Kossuth, Humboldt, Pocahontas, Calhoun, Greene, Dallas,
      and Warren counties, those portions of Wright, Webster, Hamil-
549
      ton, Boone, Story, Jasper, Marion, Mahaska, Jefferson, and
550
551
      Henry counties not included in either the Iowa-Cedar river
552
      conservancy district or the Skunk river conservancy district,
553
      or both, by subsections two (2) and three (3) of this Act, and
554
      the designated portions of each of the following counties:
        a. In Dickinson county:
555
      Twp. N.
                Range West
556
                               Sections
557
      100
                35
                               7 to 17 inclusive, 20 to 28 inclusive,
558
                               33 to 36 inclusive.
       99
559
                35
                               1, 12, 13, 24.
560
      All territory within the corporate limits of the town of
      Superior, as such limits existed on January 1, 1969, shall
561
562
      be within the Des Moines river conservancy district, includ-
563
      ing the portion of such town not within any of the sections
564
      of land listed in this paragraph.
565
        b. In Emmet county:
566
      Twp. N.
                Range West
                               Sections
567
                31, 32, 33, 34
      100
                               All.
       99
                               All.
568
                31, 32, 33
569
                34
                               1 to 30 inclusive, 32 to 36 inclusive.
570
       98
                31, 32, 33
                               All.
```

22 to 27 inclusive, 34, 35, 36.

c. That portion of Winnebago county not included in the Iowa-Cedar river conservancy district and also all territory within the corporate limits of the town of Thompson, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph a of subsection two (2) of this section.

d. That portion of Hancock county not included in the Iowa-

1 to 4 inclusive, 9 to 16 inclusive,

. .. .

```
Cedar river conservancy district and also all territory within
580
581
     the corporate limits of the town of Britt, as such limits
     existed on January 1, 1969, including the portion of such town
582
583
     within any of the sections of land listed in paragraph b of
584
     subsection two (2) of this section.
585
        e. In Palo Alto county:
                Range West
586
      Twp. N.
                                Sections
587
       97
                31, 32, 33
                                All.
588
                34
                                1, 2, 3, 10 to 15 inclusive, 23 to 27
589
                                inclusive, 35, 86.
590
       96
                31, 32, 33
                                All.
591
                34
                                1, 2, 10 to 15 inclusive, 22 to 28
592
                                inclusive. 83 to 36 inclusive.
593
       95
                31, 32, 33
                34
594
                                1 to 5 inclusive, 8 to 36 inclusive.
                31, 32, 33, 34
                                All.
595
       94
596
        f. In Clay county:
597
      Twp. N.
                Range West
                                Sections
598
       95
                35
                                13, 24, 25, 34, 35, 36.
599
       94
                35
                                1, 2, 3, 10 to 15 inclusive, 22 to 28
600
                                inclusive, 33 to 36 inclusive.
601
        g. In Buena Vista county:
      Twp. N. Bange West
602
                                Sections
603
      . 98
                 35
                                1 to 5 inclusive. 7 to 36 inclusive.
604
                36
                                13 to 16 inclusive, 19 to 36 inclusive.
605
                27 ...
                                24 to 27 inclusive, 34, 85, 36.
606
       92
                35, 36
                                All.
607
                                1 to 4 inclusive. 9 to 16 inclusive.
                37 . . .
                                22 to 29 inclusive. 32 to 36 inclusive.
608
609
       91
                 35, 36
                                All.
610
                 37
                                1, 2, 3, 9 to 16 inclusive, 21 to 36
611
                                inclusive.
                                11, 13, 14, 28, 24, 25, 26, 36.
612
                 38
613
       90
                 35
                                All.
614
                 36
                                1 to 30 inclusive, 32 to 36 inclusive.
615
                 37
                                1 to 18 inclusive, 22, 23, 24.
616
                 88
                                1.
617
      All territory within the corporate limits of the town of Alta.
618
      as such limits existed on January 1, 1969, shall be within the
619
      Des Moines river conservancy district, including the portion of
620
      such town not within any of the sections of land listed in this
621
      paragraph.
622
        h. In Sac county:
623
      Twp. N.
                 Range West
                                Sections
624
                                All.
       89
                 35
625
                 36
                                1 to 17 inclusive, 20 to 29 inclusive,
626
                                32 to 36 inclusive.
627
       88
                 35, 36
                                All.
628
                 37
                                1, 2, 11 to 14 inclusive, 24, 25, 36.
629
       87
                 35
                                All.
                 36 .r.
630
                                1 to 30 inclusive, 32 to 36 inclusive.
631
                                1, 12.
                 37
632
                 35
                                All.
       86
                                1 to 5 inclusive, 8 to 17 inclusive.
633
                 36
```

. 21 to 28 inclusive, 34, 35, 36,

```
All territory within the corporate limits of the town of Lake
635
636
      View, as such limits existed on January 1, 1969, shall be
637
      within the Des Moines river conservancy district, including
638
      the portions of such town not within any of the sections of
639
      land listed in this paragraph.
640
        i. In Carroll county:
641
      Twp. N.
                Range West
                               Sections
642
       85
                33, 34, 35
                               A11.
643
                36
                               1. 11 to 15 inclusive, 21 to 28 inclusive.
644
                               34, 35, 36.
645
       84
                33, 34, 35
                               All.
646
                36
                               1, 2, 3, 10 to 15 inclusive, 22 to 28
647
                               inclusive, 38 to 36 inclusive.
648
       83
                33, 34, 35
                               All.
649
                36
                               1, 2, 11 to 14 inclusive, 24.
650
       82
                33
                               All.
651
                34
                               1 to 30 inclusive, 32 to 36 inclusive.
652
                35
                               1 to 5 inclusive, 8 to 14 inclusive, 24.
653
        i. In Audubon county:
654
      Twp. N. Range West
                               Sections
655
       81
                34
                               1 to 4 inclusive. 9 to 16 inclusive.
656
                               22 to 26 inclusive, 36.
657
        k. In Guthrie county:
658
      Twp. N.
                Range West
                               Sections
659
                30, 31, 32, 33
       81
                               All.
660
       80
                               All.
                30, 31, 32
                               1 to 18 inclusive, 20 to 29 inclusive,
661
                33
662
                               33 to 36 inclusive.
663
       79
                30, 31, 32
                               A11.
664
                33
                               1, 2, 3, 10 to 15 inclusive, 23, 24,
665
                               25, 35, 36.
666
       78
                30, 31, 32
                               All.
667
                33
                               1 to 6 inclusive, 8 to 16 inclusive,
668
                               21 to 28 inclusive, 34, 35, 36.
669
        1. That portion of Polk county not included in the Skunk
670
      river conservancy district and also all territory within the
671
      corporate limits of the towns of Bondurant and Mitchellville.
672
      as such limits existed on January 1, 1969, including the
673
      portions of such towns within any of the sections of land
674
      listed in paragraph e of subsection (3) of this section.
        m. In Adair county:
675
      Twp. N. Range West
676
                               Sections
677
       77
                30, 31
                               All.
                32
                               1 to 27 inclusive, 34, 35, 36.
678
679
                33
                               1, 2, 11, 12, 13, 24.
                30
                               1 to 30 inclusive, 32 to 36 inclusive.
680
       76
681
                31
                               1 to 24 inclusive.
                32
                               1. 2. 11. 12. 13. 24.
682
                80
                               1 to 4 inclusive, 9 to 15 inclusive,
683
       75
684
                               23 to 26 inclusive.
685
        n. In Madison county:
686
      Twp. N. Range West
                               Sections
       77
687
                26, 27, 28, 29
                               All.
688
       76
                26, 27, 28, 29
                              All.
```

70

16

```
689
       75
                26, 27, 28
                               All.
690
                               1 to 29 inclusive, 33 to 36 inclusive.
                29
       74
691
                26, 27
                               A11.
692
                28
                               1 to 29 inclusive, 32 to 36 inclusive.
693
                29
                               1 to 4 inclusive, 10 to 15 inclusive,
694
                               23, 24,
695
        o. In Union county:
696
      Twp. N. Range West
                               Sections
697
       73
                28
                               1 to 4 inclusive, 10 to 13, inclusive.
698
        p. In Clarke county:
699
      Twp. N.
                Range West
                               Sections
700
       73
                24, 25, 26
                               All.
701
                27
                               1 to 18 inclusive, 20 to 29 inclusive.
                               33 to 36 inclusive.
702
703
       72
                               All.
                24, 25
704
                26
                               1 to 18 inclusive, 20 to 29 inclusive,
705
                               32 to 36 inclusive.
                27
706
                               1, 2, 3, 10.
707
       71
                24
                               1 to 12 inclusive, 14 to 20 inclusive.
708
                25
                               1 to 24 inclusive, 28, 29, 30.
709
                26
                               1, 12, 13, 24, 25.
710
        q. In Lucas county:
711
                               Sections
      Two. N.
                Range West
712
       73
                20, 21, 22, 23
                               All.
       72
713
                20
                               All.
714
                21
                               1 to 29 inclusive, 33 to 36 inclusive.
                22
715
                               1 to 12 inclusive, 15 to 22 inclusive,
716
                               27 to 33 inclusive.
717
                23
                               All.
718
       71
                20
                               1, 2, 3, 12.
719
                21
                               1, 2, 3,
720
                22
                               6.
721
                23
                               1 to 7 inclusive.
722
      All territory within the corporate limits of the city of
723
      Chariton, as such limits existed on January 1, 1969, shall be
724
      within the Des Moines river conservancy district, including
725
      the portion of the city not within any of the sections of land
726
      listed in this paragraph.
727
        r. In Monroe county:
728
      Twp. N.
                Range West
                               Sections
729
       73
                16, 17, 18, 19
                               All.
       72
730
                               All.
                16, 17, 18, 19
731
       71
                16, 17, 18
                               All.
732
                               1 to 25 inclusive, 28, 30.
733
        s. That portion of Wapello county not included in the
      Skunk river conservancy district and also all territory within
734
735
      the corporate limits of the towns of Agency and Kirkville and
736
      the city of Ottumwa, as such limits existed on January 1, 1969,
737
      including the portions of such towns and city within any of
     the sections of land listed in paragraph I of subsection three
738
739
      (3) of this section.
        t. In Appanoose county:
740
741
                Range West
                               Sections
      Twp. N.
```

All.

772 773

774

775

776

777

778

779

780

781

782

783

784

785

786

787

788

789

790

791

792

794

795

796

9

```
743
                17
                                1 to 5 inclusive, 9 to 15 inclusive,
744
                                22 to 27 inclusive, 35, 36,
745
                16
      69
                               6, 7.
746
                17
                                1. 2.
747
     All territory within the corporate limits of the towns of
     Moravia and Unionville, as such limits existed on January 1,
748
749
     1969, shall be within the Des Moines river conservancy dis-
750
     trict, including the portion of such towns not within any of
751
     the sections of land listed in this paragraph.
752
       u. In Davis county:
753
     Twp. N.
               Range West
                               Sections
754
      70
                12, 13, 14, 15
                               A11.
755
      69
                12
                               1 to 24 inclusive, 28, 29, 30.
756
                13
                               1 to 17 inclusive, 23, 24, 25.
757
                14
                               1 to 6 inclusive, 12.
758
                15
                               2 to 6 inclusive, 8, 9,
759
       v. In Van Buren county:
760
     Twp. N.
               Range West
                               Sections
                               13, 14, 15, 17 to 35 inclusive.
761
      70
762
                10, 11
                               All.
763
                               6 to 10 inclusive, 14 to 36 inclusive.
      69
                8
764
                9, 10
                               All.
                               1 to 30 inclusive, 32 to 36 inclusive.
765
                11
766
      68
                8, 9
                               All.
                               1 to 18 inclusive, 20 to 27 inclusive,
767
                10
768
769
                               1 to 4 inclusive, 11, 12, 13.
               11
770
      67
                8
                               All.
```

All territory within the corporate limits of the town of Stockport, as such limits existed on January 1, 1969, shall be within the Des Moines river conservancy district, including the portion of the city not within any of the sections of land listed in this paragraph.

1 to 6 inclusive, 9 to 16 inclusive.

w. That portion of Lee county not included in the Skunk river conservancy district and also all territory within the corporate limits of the town of Donnellson, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph q of subsection three (3) of this section.

- 5. The southern Iowa conservancy district shall include all of Wayne, Decatur, Ringgold, Adams, Taylor, Cass, Montgomery, and Page counties, those portions of Audubon and Monroe counties not included in the Des Moines river conservancy district, and the designated portions of each of the following counties:
- a. That portion of Van Buren county not included in either the Skunk river conservancy district or the Des Moines river conservancy district and also all territory within the corporate limits of the town of Mount Sterling, as such limits 793 existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph v of subsection four (4) of this section.
- b. That portion of Davis county not included in the Des 797 Moines river conservancy district and also all territory

800

801

802

803

804

805

806

807

808

809

810

811

812

813

820

821

822

823

824

825

826

827

828

829

830

831

832

833

834

835

836

837

838

839

840

841

842

843

844

845

846 847

848

850

851

within the corporate limits of the town of Drakesville, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph u of subsection four (4) of this section.

- c. That portion of Appanoose county not included in the Des Moines river conservancy district and also all territory within the corporate limits of the town of Udell, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph t of subsection four (4) of this section.
- d. That portion of Lucas county not included in the Des Moines river conservancy district and also all territory within the corporate limits of the town of Russell, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph q of subsection four (4) of this section.
- e. That portion of Clarke county not included in the Des
 Moines river conservancy district and also all territory
 within the corporate limits of the town of Murray, as such
 limits existed on January 1, 1969, including the portion
 of such town within any of the sections of land listed in
 paragraph p of subsection four (4) of this section.
 - f. That portion of Union county not included in the Des Moines river conservancy district and also all territory within the corporate limits of the town of Lorimor, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph o of subsection four (4) of this section.
 - g. That portion of Madison county not included in the Des Moines river conservancy district and also all territory within the corporate limits of the town of Macksburg, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph n of subsection four (4) of this section.
 - h. That portion of Adair county not included in the Des Moines river conservancy district and also all territory within the corporate limits of that portion of the town of Adair which is located in Adair county, as such limits existed on January 1, 1969, including that portion of the town of Adair which is located in Adair county within any of the sections of land listed in paragraph m of subsection four (4) of this section.
 - i. That portion of Guthrie county not included in the Des Moines river conservancy district and also all territory within the corporate limits of that portion of the town of Adair which is located in Guthrie county, as such limits existed on January 1, 1969, including that portion of the town of Adair which is located in Guthrie county within any of the sections of land listed in paragraph k of subsection four (4) of this section.
 - j. In Carroll county:

849 Twp. N. Range West Sections

83 36 3, 4, 5, 7 to 10 inclusive, 15 to 28 inclusive, 25 to 36 inclusive.

			The second secon
852	82	34	81.
853		35	6, 7, 15 to 23 inclusive, 25 to 86
854			inclusive.
855		36	All.
856			corporate limits of the town of
857			its existed on January 1, 1969, shall
858			Iowa conservancy district, including
859			not within any of the sections of land
860		y listed in this	
861		rawford count	7
862	Twp. N.	Range West	Sections
863	83	37	11 to 36 inclusive.
864	00	38	23 to 26 inclusive, 34, 35, 36.
865	82	37	All.
866		38	1 to 5 inclusive, 9 to 36 inclusive.
867		39	13, 23 to 28 inclusive, 38 to 36 in-
868			clusive.
869		helby county:	e
870	Twp. N.	Range West	Sections
871	81	37, 38	All.
872		39	1, 2, 3, 10 to 15 inclusive,
873	772012	22022	22 to 27 inclusive, 34, 35, 86.
874	80	37, 38	All Anilingo
875		39	1, 2, 3, 10 to 16 inclusive, 21 to
876	123	100000	28 inclusive, 34, 35, 36.
877	79	87, 38	All.
878		39	1, 2, 3, 10 to 16 inclusive, 21 to
879			29 inclusive, 32 to 36 inclusive.
880	78	37, 38, 39	All.
881		40	1, 2, 3, 10 to 15 inclusive, 21 to
882	#3 	7	28 inclusive, 32 to 36 inclusive.
883	All territ	tory within the	corporate limits of the towns of
884	Shelby, 7	Tennant, and W	Vestphalia, as such limits existed on
885	January	1, 1969, shall b	e within the southern Iowa conservancy
886	district,	including the p	ortions of such towns not within any
887	of the se	ctions of land l	isted in this paragraph.
888	m. In	Pottawattamie	county:
889	Twp. N.	Range West	Sections
890	77	38, 39, 40	All.
891		41	25, 36.
892	76	38, 39, 40	All.
893		41	1, 11 to 15 inclusive, 21 to 29
894		1573	inclusive, 32 to 36 inclusive.
895	75	38, 39, 40, 41	All.
896		42	13, 24, 25, 26, 35, 36.
897	74	38, 39, 40, 41	All.
898		42	1, 2, 11 to 14 inclusive, 28, 24,
899			25, 35, 36.
900	n In I	fills county:	20,00,00
901	Twp. N.	Range West	Sections
902	73	40, 41	All.
903	10	42	1, 2, 11 to 15 inclusive, 22 to 27
		7.0	
904		E.	inclusive, 34, 35, 86.



925

926

927

928

929

930

931

932

933

934

935

936 937

938

939

940

941

942

943 944

945 946

947

948

949 950

951

952

953

954

955

956

957

958

72

```
40, 41
906
                 42
                                 1, 2, 3, 10 to 15 inclusive, 22 to
907
                                 27 inclusive, 34, 35, 36.
908
       71
                 40.41
                                 All.
909
                 42
                                 1, 2, 3, 10 to 15 inclusive, 22 to
910
                                 27 inclusive, 34, 35, 36.
911
        o. In Fremont county:
912
      Twp. N.
                 Range West
                                 Sections
913
       70
                 40, 41
                                 All.
                 42
                                 1, 2, 3, 10 to 14 inclusive, 23 to
914
915
                                 27 inclusive, 34, 35, 36.
916
       69
                 40, 41
                                 All.
917
                 42
                                 1 to 4 inclusive, 9 to 16 inclusive,
918
                                 19 to 36 inclusive.
919
                 43
                                 25, 36,
920
       68
                 40, 41, 42
                                 All.
921
                 43
                                 9 to 16 inclusive, 21 to 27 inclusive.
922
                                 35, 36.
923
       67
                 40, 41, 42
                                 All.
924
                 43
                                 1, 2, 12, 13, 24, 25, 26, 35, 36.
```

All.

6. The western Iowa conservancy district shall include all of Lyon, Osceola, Sioux, O'Brien, Plymouth, Cherokee, Woodbury, Ida, Monona, and Harrison counties, those portions of Dickinson, Emmet. Palo Alto. Clay. and Buena Vista counties not included in the Des Moines river conservancy district, those portions of Crawford, Shelby, and Pottawattamie counties not included in the southern Iowa conservancy district, and the designated portions of each of the following counties:

a. That portion of Sac county not included in the Des Moines river conservancy district and also all territory within the corporate limits of the town of Wall Lake, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph h of subsection four (4) of this section.

b. That portion of Carroll county not included in either the Des Moines river conservancy district or the southern Iowa conservancy district and also all territory within the corporate limits of the town of Arcadia, as such limits existed on January 1, 1969, including the portion of such town within any of the sections of land listed in paragraph i of subsection four (4) of this section.

- c. That portion of Mills county not included in the southern Iowa conservancy district and also all territory within the corporate limits of that portion of the town of Tabor which is located in Mills county, as such limits existed on January 1, 1969, including that portion of the town of Tabor which is located in Mills county within any of the sections of land listed in paragraph n of subsection five (5) of this section.
- d. That portion of Fremont county not included in the southern Iowa conservancy district and also all territory within the corporate limits of that portion of the town of Tabor which is located in Fremont county, as such limits existed on January 1, 1969, including that portion of the

- 959 town of Tabor which is located in Fremont county within any
- 960 of the sections of land listed in paragraph o of subsection
- 961 five (5) of this section.

COCHRAN of Webster TIEDEN of Clayton WINKELMAN of Calhoun

- 1 Amend House File 17 as follows:
 - 1. By striking all of section fourteen (14) and renumbering

3 the remaining sections.

2. By striking from section fifteen (15) all of such section

5 after the period in line twelve (12).

- 3. By inserting in section forty-three (43), subsection eleven
 (11), after the word "directors" in line twenty-two (22), the words
- 8 "and the state soil conservation committee".

WINKELMAN of Calhoun TIEDEN of Clayton

1 Amend the Renda amendment to House File 90, filed February

2 17, 1969, by adding the following new section:

3 "This Act shall not limit any liability imposed by any

4 other provision of the Code."

RENDA of Polk

- 1 Amend House File 189 by inserting in line six (6)
- 2 after the word "used", the phrase "by common carriers
- 3 for hire."

McINTYRE of Linn

- Amend Senate File 95, line 8, by adding after the word
- 2 "bus" the following: "and fire department emergency apparatus".
- 3 2. Amend the title by striking the period and adding the
- 4 following: "and fire department emergency apparatus."

DARRINGTON of Harrison

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, February 19, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, FEBRUARY 19, 1969.

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

Prayer was offered by the Reverend Clyde Leimberer, pastor of the Southwest Alliance Church, Des Moines, Iowa.

The Journal of Tuesday, February 18, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McIntyre of Linn on request of Langland of Winneshiek.

PRESENTATION OF VISITORS

Knight of Pocahontas presented to the House twenty-two Y-Teens of the Town and Country Y.W.C.A. of Laurens, Iowa.

Mezvinsky of Johnson presented to the House fifteen Y-Teens from Eddyville High School, Eddyville, Iowa.

Skinner of Polk presented to the House sixty-six students of the fifth and sixth grade classes of Mitchellville School, Mitchellville, Iowa.

Pierson of Mahaska presented to the House twenty-eight students from Peoria Christian School, Peoria, Iowa, accompanied by their principal, Robert Dejager.

Corey of Louisa presented to the House the Honorable Dale H. Rickert, former member of the House from Louisa and Muscatine Counties, who served in the Sixty-first General Assembly.

Lipsky of Linn presented to the House the Honorable Walter L. McNamara, former Representative from Linn County in the Sixty-first and Sixty-second General Assemblies, and the Honorable Myron B. Oxley, former Representative from Linn County in the Sixty-first General Assembly.

Radl of Linn presented to the House the Honorable Keith K. Kennedy, former member of the House from Linn County, who served in the Sixty-first General Assembly.

PERSONAL PRIVILEGE

Millen of Jefferson-Van Buren rose on a point of personal privilege and announced that today was the sixtieth birthday of the Honorable James T. Caffrey of Polk County, and on behalf of the members of the House wished him a "Happy Birthday."

PETITIONS

The following petitions were received and placed on file:

By Battles of Jackson, from sixty-four residents of Jackson County favoring state meat inspection.

By Mayberry of Webster and Cochran of Webster, from sixty-five residents of Webster County favoring more strict laws on child molesting.

By the following Representatives, favoring the amending of the Code to provide for cooperation with appropriate federal agencies in respect to the meat and poultry inspection program:

Miller of Des Moines, from six residents of Des Moines County; Christensen of Clarke-Union, from four residents of Clarke and Union Counties, and Campbell of Washington, from six residents of Washington County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 136, 142, 175, 189 and 266, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Battles of Jackson offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Charles F. Hinchliffe, of Jackson County, who was a member of the Fifty-fifth and Fifty-sixth sessions of the General Assembly, passed away on October 2, 1968; now, therefore,

Be It Resolved by the House of Representatives, That a committee of

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

Motion prevailed and the Speaker appointed as such committee Battles of Jackson, Miller of Jones and Camp of Clinton.

Sanders of Emmet-Palo Alto offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Niels J. Nielsen, of Emmet and Palo Alto Counties, who was a member of the Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, Sixtieth Extra and Sixty-first sessions of the General Assembly, passed away on October 17, 1967; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Sanders of Emmet-Palo Alto, Nielsen of Shelby and Bennett of Polk.

INTRODUCTION OF BILLS

House File 313, by Grassley, Lipsky, Millen, Voorhees, Pierson, Freeman of Clay-Dickinson, Van Drie, Campbell, Tapscott, Franklin, Hill, Darrington, Hanson of Howard-Mitchell, Blouin, Langland, Tieden, Christensen, Kennedy of Dubuque, Jesse, Skinner, Bennett and Nielsen, a bill for an act relating to child labor.

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

House File 314, by Knight, Edgington, Van Nostrand, Graham, Fischer of Grundy, Koch and Nelson (Sullivan), a bill for an act relating to the death penalty.

Read first time and referred to committee on law enforcement.

House File 315, by Pelton, a bill for an act relating to the office of the secretary of agriculture.

Read first time and referred to committee on state government.

House File 316, by Grassley, Hansen of Black Hawk, Nielsen, Edgington, O'Hearn and Johnson of Audubon-Guthrie, a bill for an act relating to the use of force or violence or threats to prevent or attempt to prevent any person or persons from engaging in or pursuing any lawful employment, work, vocation, or educational pursuit.

Read first time and referred to committee on law enforcement.

House File 317, by Tapscott, Sorg, Hill, Caffrey, Miller of Des Moines, Wolfe, Kitner, Shepherd, Baker, Newton and Knoblauch, a bill for an act relating to regulations and sanitary requirements to promote the health, safety, and social welfare of persons residing in and near temporary labor camps.

Read first time and referred to committee on social services.

House File 318, by committee on law enforcement, a bill for an act vesting police powers and the status of peace officers upon agents, officers, and investigators of the enforcement division of the Iowa liquor control commission.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department.

Read first time and referred to committee on commerce.

Senate File 73, a bill for an act adding a member of the Iowa Development Commission to the Mississippi Parkway Planning Commission.

Read first time and referred to committee on Iowa development.

Senate File 176, a bill for an act relating to the codification of the revenue laws.

Read first time and referred to committee on judiciary.

Senate File 177, a bill for an act to co-ordinate various statutes with the act creating the department of revenue.

Read first time and referred to committee on judiciary.

Senate File 183, a bill for an act relating to the sales of tobacco.

Read first time and referred to committee on judiciary.

Senate File 184, a bill for an act relating to sales and use tax exemptions to nonprofit educational institutions.

Read first time and referred to committee on judiciary.

Senate File 186, a bill for an act relating to motor fuel distributors' licenses.

Read first time and referred to committee on judiciary.

Senate File 187, a bill for an act relating to terms of district court.

Read first time and referred to committee on judiciary.

Senate File 189, a bill for an act relating to annual sessions of the General Assembly.

Read first time and referred to committee on judiciary.

Senate File 190, a bill for an act relating to removal of billboards, etc., on highways.

Read first time and referred to committee on judiciary.

Senate File 191, a bill for an act relating to the board of library trustees and employees.

Read first time and referred to committee on judiciary.

Senate File 192, a bill for an act relating to instruction of children in the county juvenile detention home.

Read first time and referred to committee on judiciary.

Senate File 193, a bill for an act relating to regulation of jitney buses in cities and towns.

Read first time and referred to committee on judiciary.

Senate File 194, a bill for an act relating to special automobile registration plates.

Read first time and referred to committee on judiciary.

Senate File 197, a bill for an act relating to the property tax limitation for area vocational schools and its review by the General Assembly.

Read first time and referred to committee on judiciary.

Senate File 198, a bill for an act relating to deputy city clerks.

Read first time and referred to committee on judiciary.

Senate File 199, a bill for an act relating to city boards of health in certain cities.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 108, a bill for an act relating to Iowa Employment Security Commission.

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

House File 113, a bill for an act relating to dogs in food establishments.

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

House File 128, a bill for an act relating to mandatory revocation of beer permits.

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

House File 130, a bill for an act relating to aid to laboratory schools.

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

Senate File 78, a bill for an act relating to child labor.

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

Senate File 168, a bill for an act relating to replevin bonds.

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

Senate File 185, a bill for an act to correct a wrong reference in the school law.

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

Senate File 188, a bill for an act relating to three-point tax law.

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

Senate File 195, a bill for an act relating to tax exemptions and credits.

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

Senate File 196, a bill for an act relating to civil liability of townships.

CARROLL A. LANE, Secretary

HOUSE CONCURRENT RESOLUTION 18 By Voorhees

Whereas, the state capitol building is a source of pride and historical knowledge for visitors to the seat of government in this state; and

Whereas, the state capitol building is visited annually by thousands of students and residents of the state and out-of-state travelers; and

Whereas, a large chart has been placed on a table on the second floor of the rotunda facing the mosaics on the balcony of the state capitol; and

Whereas, the chart cites actual data concerning Iowa state government and the state capitol; and

Whereas, a considerable part of the data included on the chart is outdated including statistics on the membership of the general assembly, number of employees in state service, annual state income, and current state revenues; and

Whereas, not only is much of the data outdated but the physical condition of the chart is deteriorated due to having been water-soaked at one time or another; and

Whereas, the information and statistics presented on the chart is of importance and the chart should be replaced and updated; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the state executive council be encouraged to allocate the funds necessary for the printing of a new chart, which will include current and updated information pertaining to the state capitol and the State of Iowa, and shall replace the present chart on the rotunds of the second floor of the state capitol within the immediate

future in order that the many adults and students visiting the capitol during this session of the General Assembly may be provided with accurate and current information.

Be It Further Resolved, That the Chief Clerk of the House of Representatives be directed to forward a copy of this resolution to each member of the state executive council and to the secretary of the state executive council.

Laid over under Rule 25.

HOUSE FILE 209 WITHDRAWN

Pelton of Clinton asked and received unanimous consent to with-draw House File 209 from further consideration by the House.

HOUSE FILE 76 RE-REFERRED

The Speaker announced that House File 76 previously referred to the committee on judiciary is re-referred to the committee on cities and towns.

HOUSE FILE 134 RE-REFERRED

The Speaker announced that House File 134 previously referred to the committee on human and industrial relations is re-referred to the committee on cities and towns.

COMMUNICATIONS FROM THE CHIEF CLERK

Report of the Iowa Interstate Cooperation Commission, submitted to the Sixty-third General Assembly of the State of Iowa, is on file in the office of the Chief Clerk.

IOWA STATE DEPARTMENT OF HEALTH

February 18, 1969

Mr. William Kendrick Chief Clerk of the House Local Dear Mr. Kendrick:

In accordance with the provisions of section 28C.1 of the Code of Iowa, enclosed are copies of the minutes of the meetings of the Interagency Liaison Committee.

Sincerely yours
JAMES F. SPEERS, M.D., M.P.H.
Commissioner of Public Health

Filed in the office of the Chief Clerk.

AMENDMENT TO TEMPORARY RULES OF THE HOUSE LOST

Gannon of Jasper rose on a point of personal privilege and asked for unanimous consent that the temporary rules of the House be amended as follows: Amend section 6 of Rule 20 of the temporary rules of the House, as adopted, to let it include House ranking minority committee members.

Objection was raised.

Gannon of Jasper moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?"

The ayes were, 33:

Andersen	Gannon	Mayberry	Priebe
Baker	Jesse	McCormick	Radl
Bennett	Johnston of	Mezvinsky	Renda
Blouin	Johnson	Middleswart	Rodgers
Caffrey	Kennedy of	Miller of	Sanders
Dietz	Chickasaw	Des Moines	Schmeiser
Dougherty	Kennedy of	Newton	Schwartz
Dunton	Dubuque	Nolting	Tapscott
Ewell	Knoblauch	Poncy	Wells
Franklin		y	

The nays were, 79:

Alt	Goode	Lawson	Rex
Battles	Graham	Lippold	Roorda
Bergman	Graseley	Logue	Schroeder
Brinck	Hamilton	McCartney	Shaw
Camp	Hansen of	Mendenhall	Shepherd
Campbell	Black Hawk	Menefee	Sorg
Christensen	Hanson of	Millen	Stokes
Corey	Howard-Mitchell	Miller of	Strand
Crabb	Hill	Jones	Strothman
Cunningham	Holden	Miller of	Tieden
Darrington	Huff	Marshall	Van Drie
Den Herder	Johnson of	Miller of	Van Nostrand
Dooley	Audubon	Page	Van Roekel
Drake	Kehe	Milligan	Varley
Edgington	Kitner	Mohrfeld	Voorhees
Ellsworth	Klein	Nelson	Walter
Fischer of	Kluever	Nielsen	Warren
Grundy	Knight	O'Hearn	Waugh
Fisher of	Koch	Ossian	Weichman
Greene	Kreamer	Pelton	Welden
Freeman of	Kruse	Peterson	Wolfe
Buena Vista	Langland	Pierson	Mr. Speaker

Absent or not voting, 12:

Bailey Cochran Crosier Doyle	Freeman of Clay-Dickinson Lipsky	McIntyre Perkins Skinner	Stroburg Stromer Winkelman
Dolie			

The amendment lost.

WAYS AND MEANS CALENDAR

House File 175, a bill for an act relating to the sales tax on propane used in drying grain, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 175)

The ayes were, 109:

Alt	Freeman of	Kreamer	Radl
Andersen	Buena Vista	Kruse	Renda
Baker	Freeman of	Langland	Rex
Battles	Clay-Dickinson	Lawson	Rodgers
Bergman	Gannon	Lippold	Roorda
Blouin	Goode	Lipsky	Sanders
Brinck	Graham	Logue	Schmeiser
Caffrey	Grassley	Mayberry	Schroeder
Camp	Hamilton	McCartney	Shaw
Campbell	Hansen of	McCormick	Shepherd
Christensen	Black Hawk	Mendenhall	Stokes
Cochran	Hanson of	Menefee	Strand
Corey	Howard-Mitchell	Mezvinsky	Stroburg
Crabb	Hill	Middleswart	Stromer
Crosier	Holden	Millen	Strothman
Cunningham	Huff	Miller of	Tapscott
Darrington	Jesse	Jones	Tieden
Den Herder	Johnson of	Miller of	Van Drie
Dietz	Audubon	Marshall	Van Roekel
Dooley	Johnston of	Milligan	Varley
Dougherty	Johnson	Mohrfeld	Voorhees
Doyle	Kehe	Nelson	Walter
Drake	Kennedy of	Newton	Warren
Dunton	Chickasaw	Nielsen	Waugh
Edgington	Kennedy of	O'Hearn	Weichman
Ellsworth	Dubuque	Ossian	Welden
Fischer of	Kitner	Peterson	Wells
Grundy	Klein	Pierson	Winkelman
Fisher of	Kluever	Poncy	Wolfe
Greene	Knoblauch	Priebe	Mr. Speaker
	Koch		

The nays were, 5:

Bennett	Franklin	Nolting	Skinner
Ewell		_	

Absent or not voting, 10:

	o.		
Bailey	Miller of	Pelton	Sorg
Knight	Des Moines	Perkins	Van Nostrand
McIntvre	Miller of	Schwartz	
	Page		

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

House File 189, a bill for an act relating to use tax, with report of committee recommending passage, was taken up for consideration.

Winkelman of Calhoun asked and received unanimous consent

that House File 189 be deferred and that the bill retain its place on the calendar.

REGULAR CALENDAR

House File 97, a bill for an act relating to employment of lawenforcement personnel, with report of committee recommending passage, was taken up for consideration.

McCartney of Floyd offered the following amendment filed by him and moved its adoption:

Amend House File 97 by inserting in line thirteen (13) after the word "employed" the following words:

"for a period not to exceed six (6) months".

The amendment was adopted.

Caffrey of Polk moved that House File 97 be deferred and that the bill retain its place on the calendar.

Motion lost.

Cunningham of Story moved the previous question.

Gannon of Jasper rose on a point of order that the motion was not debatable.

The Speaker ruled the point well taken and the motion out of order.

Van Roekel of Marion moved the previous question.

The motion prevailed.

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

On the question "Shall the bill pass?" (H.F. 97)

The ayes were, 108:

Andersen	Cunningham	Freeman of	Holden
Bailey	Den Herder	Buena Vista	Huff
Baker	Dietz	Freeman of	Jesse
Battles	Dooley	Clay-Dickinson	Johnson of
Bergman	Dougherty	Gannon	Audubon
Blouin	Drake	Goode	Johnston of
Brinck	Dunton	Graham	Johnson
Camp	Edgington	Grassley	Kehe
Campbell	Ellsworth	Hamilton	Kennedy of
Christensen	Ewell	Hansen of	Chickasaw
Cochran	Fisher of	Black Hawk	Kennedy of
Corey	Greene	Hanson of	Dubuque
Crabb	Franklin	Howard-Mitchell	Kitner
Crosier		Hill	Klein

Kluever	Middleswart	Pelton	Stromer
Knight	Millen	Peterson	Strothman
Knoblauch	Miller of	Pierson	Tapscott
Koch	Des Moines	Priebe	Tieden
Kreamer	Miller of	Radl	Van Drie
Kruse	Jones	Rex	Van Roekel
Langland	Miller of	Roorda	Varley
Lawson	Marshall	Sanders	Voorhees
Lippold	Miller of	Schmeiser	Walter
Lipsky	Page	Schroeder	Warren
Logue	Milligan	Shaw	Waugh
Mayberry	Mohrfeld	Skinner	Weichman
McCartney	Nelson	Sorg	Welden
McCormick	Newton	Stokes	Wells
Mendenhall	Nielsen	Strand	Winkelman
Menefee	O'Hearn	Stroburg	Mr. Speaker
Mezvinsky	Ossian		- .

The nays were, 10:

Bennett Nolting Rodgers Shepherd
Caffrey Poncy Schwartz Wolfe
Doyle Renda

Absent or not voting, 6:

Alt Fischer of McIntyre Van Nostrand
Darrington Grundy Perkins

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

House File 3, a bill for an act relating to issuance of a single cab card for vehicles subject to the provisions of chapter three hundred twenty-six (326) of the Code, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 3)

The ayes were, 107:

Andersen Bailey Battles Bennett Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Corey Crabb	Den Herder Dietz Dougherty Doyle Drake Drake Dunton Ellsworth Ewell Fisher of Greene Franklin Freeman of Buena Vista Freeman of	Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Holden Huff Jesse Johnson of Audubon Kehe	Klein Kluever Knoblauch Koch Kreamer Kruse Langland Lawson Lippold Lipsky Logue
Crosier	Clay-Dickinson	Kennedy of	McCartney
Cunningham	Gannon	Chickasaw	McCormick

Mendenhall	Nelson	Roorda	Van Drie
Menefee	Newton	Sanders	Van Roekel
Mezvinsky	Nielsen	Schmeiser	Varley
Middleswart	Nolting	Schroeder	Voorhees
Miller of	O'Hearn	Schwartz	Walter
Des Moines	Ossian	Shaw	Warren
Miller of	Peterson	Shepherd	Waugh
Jones	Pierson	Sorg	Weichman
Miller of	Poncy	Stokes	Welden
Marshall	Priebe	Strand	Wells
Miller of	Radl	Stroburg	Winkelman
Page	Renda	Strothman	Wolfe
Milligan	Rex	Tapscott	Mr. Speaker
Mohrfeld	Rodgers	Tieden	•

The nays were, none.

Absent or not voting, 17:

Alt	Fischer of	Knight	Perkins
Baker	Grundy	Mayberry	Skinner
Darrington	Hill	McIntyre	Stromer
Dooley	Johnston of	Millen	Van Nostrand
Edgington	Johnson	Pelton	,

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

House File 210, a bill for an act relating to increasing the number of commissioners elected to administer each soil conservation district in this state from three to five, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 210)

The ayes were, 111:

Andersen	Doyle	Hansen of	Kreamer *
Bailey	Drake	Black Hawk	Kruse
Baker	Dunton	Hanson of	Langland
Battles	Edgington	Howard-Mitchell	Lawson
Bennett	Ellsworth	Hill	Lippold
Bergman	Ewell	Holden	Lipsky
Blouin	Fisher of	Huff	Logue
Brinck	Greene	Jesse	Mayberry
Caffrey	Franklin	Johnson of	McCartney
Campbell	Freeman of	Audubon	McCormick
Cochran	Buena Vista	Johnston of	Mendenhall
Corey	Freeman of	Johnson	Menefee
Crabb	Clay-Dickinson	Kehe	Mezvinsky
Crosier	Gannon	Kennedy of	Middleswart
Cunningham	Goode	Chickasaw	Millen
Den Herder	Graham	Kitner	Miller of
Dooley	Grassley	Klein	Des Moines
Dougherty	Hamilton	Koch	

Miller of Ossian Schwartz Van Nostrand Jones Pelton Shaw Van Roekel Miller of Pierson Shepherd Varlev Poncy Marshall Skinner Voorhees Sorg Walter Miller of Priebe Radi Stokes Warren Page Milligan Renda Strand Waugh Mohrfeld Rex Stroburg Weichman Nelson Rodgers Stromer Welden Newton Roorda Strothman Wells Winkelman Nielsen Sanders Tapscott Nolting Schmeiser Tieden Wolfe Van Drie Mr. Speaker O'Hearn Schroeder

The nays were, 4:

Camp Christensen Kluever Peterson

Absent or not voting, 9:

Alt Fischer of Kennedy of Knoblauch
Darrington Grundy Dubuque McIntyre
Dietz Knight Perkins

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

House File 9, a bill for an act relating to county homes, with report of committee recommending passage, was taken up for consideration.

Stromer of Hancock offered the following amendment filed by him and moved its adoption:

Amend House File 9, page 1, line nineteen (19), by striking the words "one official paper" and inserting in lieu thereof the words "the official papers".

The amendment was adopted.

Stromer of Hancock offered the following amendment filed by him and moved its adoption:

Amend House File 9 as follows:

Amend House File 9, page 3, by striking all of lines 32, 33, 34, and 35.

The amendment lost.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 9 as follows:

Amend House File 9, page 3, line 32, by striking the word "shall" and inserting in lieu thereof the word "may".

The amendment lost.

Rex of Hamilton moved that action on House File 9 be deferred and that the bill retain its place on the calendar.

The motion lost.

Baker of Boone offered the following amendment from the floor and moved its adoption:

Amend House File 9, page three (3), line fifteen (15), by inserting after the word "lease" the words "on a bid basis".

Further amend page three (3), line fifteen (15), by inserting after the word "home" the words "or farm land".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 9)

The ayes were, 119:

THE MY WELE, I	10.		
Alt	Franklin	Kruse	Renda
Andersen	Freeman of	Lawson	Rex
Bailey	Buena Vista	Lippold	Rodgers
Baker	Freeman of	Lipsky	Roorda
Battles	Clay-Dickinson	Logue	Sanders
Bennett	Gannon	Mayberry	Schmeiser
Bergman	Goode	McCartney	Schroeder
Blouin	Graham	McCormick	Schwartz
Brinck	Grassley	Mendenhall	Shaw
Ceffrey	Hamilton	Menefee	Shepherd
Camp	Hansen of	Mezvinsky	Skinner
Campbell	Black Hawk	Middleswart	Sorg
Christensen	Hanson of	Millen	Stokes
Cochran	Howard-Mitchell	Miller of	Strand
Corey	Hill	Des Moines	Stroburg
Crabb	Holden	Miller of	Stromer
Crosier	Huff	Jones	Strothman
Cunningham	Jesse	Miller of	Tapscott
Darrington	Johnson of	Marshall	Tieden
Den Herder	Audubon	Milligan	Van Drie
Dietz	Johnston of	Nelson	Van Nostrand
Dooley	Johnson	Newton	Van Roekel
Dougherty	Kehe	Nielsen	Varley
Doyle	Kennedy of	Nolting	Voorhees
Drake	Chickasaw	O'Hearn	Walter
Dunton	Kennedy of	Ossian	Warren
Edgington	Dubuque	Pelton	Waugh
Ellsworth	Klein	Perkins	Weichman
Ewell	Kluever	Peterson	Welden
Fischer of	Knight	Pierson	Wells
Grundy	Knoblauch	Poncy	Winkelman
Fisher of	Koch	Priebe	Wolfe
Greene	Kreamer	Radl	Mr. Speaker

The mays were, 8:

Kitner Langland Miller of Page

Absent or not voting, 2:

McIntyre Mohrfeld

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 44, 45 and 74.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 44, 45 and 74.

REPORTS OF COMMITTEES

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

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 59, a bill for an act to legalize and validate the special election of the Madrid Community School District, in the Counties of Boone, Polk and Dallas, State of Iowa, held on September 30, 1968, on the proposition of issuing school bonds, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 203, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Harlan Community School District of Shelby and Harrison Counties, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 242, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Runnells, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing an elevated water storage tank in said town and contracting indebtedness of twenty-five thousand dollars (\$25,000.00), issuing, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House FHe 243, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Bondurant-Farrar Community School District, in the Counties of Jasper and Polk, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

WILLIAM HILL, Chairman

Fischer of Grundy, from the committee on commerce, submitted the following report:

MR. SPEAKER: Your committee on commerce, to whom was referred Hosse File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same depass.

HAROLD O. FISCHER, Chairman

AMENDMENTS FILED

- 1 Amend House Joint Resolution 3 by striking in line twenty (20)
- 2 the word "Resolved" and inserting in lieu thereof the word
- 3 "Enacted".

RENDA of Polk

- 1 Amend House File 8, page two (2), by striking all
- 2 of lines twelve (12), thirteen (13) and fourteen (14).

PERKINS of Pottawattamie

- 1 Amend the Renda amendment to House File 90, filed February 17, 1969, by
- 2 adding in line four (4) after the word "adoptive" the following:
- 3 ", having the care, custody and control".
- 4 Further amend the Renda amendment in line fourteen (14) after
- 5 the word "adoptive" the following: ", having the care,
- 6 custody and control".

RENDA of Polk

- 1 Amend House File 259 by striking the period
 - in line ten (10) and inserting the following:
 - ", or employees of the owner or occupant."

TAPSCOTT of Polk

- 1 Amend House File 260 as follows:
- 2 1. By striking from page 1, line 25, the word "three".
- 3 2. By striking from page 2, line 1, the word "days" and insert-
- 4 ing in lieu thereof the words "one week".

BAKER of Boone

- 1 Amend House File 313, page 4, subsection seventeen (17) of
- 2 section eight (8), by striking from line twenty-six (26) all

```
after the word "foundries" and all of lines twenty-seven (27)
    and twenty-eight (28) and inserting in lieu thereof the
    following: ", except in office, shipping, and assembly area
    employment."
                                                          LIPSKY of Linn
       Amend House File 18 as follows:
 2
       1. Amend page nineteen (19) as follows:
 3
      a. Line thirty (30) by inserting after the word "newspaper"
 4
    the words "or shopping guide".
 5
       b. Lines thirty-three (33) and thirty-four (34) by striking
 6
    the word "newspaper" and inserting in lieu thereof the word
 7
    "publication".
 8
      2. Amend page twenty-six (26), line thirty (30), by inserting
 9
    after the word "newspaper" the words "or shopping guide".
      3. Amend page thirty (30), line twenty-eight (28), by inserting
10
11
    after the word "newspaper" the words "or shopping guide".
12
      4. Amend page thirty-one (31), line six (6), by striking the
13
    word "newspaper" and inserting in lieu thereof the word "publication".
    5. Amend page seventy-three (73), line thirty-two (32), by inserting after the word "newspaper" the words "or shopping guide".
14
15
16
       6. Amend page one hundred nine (109), line five (5), after
17
    the word "newspaper" the words "or shopping guide".
18
       7. Amend page one hundred twenty-four (124), line fifteen (15),
    by inserting after the word "newspaper" the words "or shopping
19
20
    guide".
21
      8. Amend page one hundred thirty-three (133), line four (4),
22
    after the word "newspaper" the words "or shopping guide".
23
      9. Amend page one hundred forty-two (142), line ten (10),
    after the word "newspaper" the words "or shopping guide".
24
                                                     VAN DRIE of Story
       Amend House File 90 as follows:
 2
       1. By adding a new section thereto as follows:
 3
       "Chapter six hundred thirteen (613), Code 1966, is
 4
    amended by adding a new section thereto:
 5
       When an action is brought on parental responsibility
 6
    for acts of their children, the parents shall be named as
 7
    defendants therein and, in addition, the minor child shall
 8
    be named as a defendant. The filing of an answer by the
 9
    parents shall remove any requirement that a guardian ad
10
    litem be required."
11
       2. By adding a new section thereto as follows:
12
       "Chapter six hundred twenty-four (624), Code 1966,
13
    is amended by adding a new section thereto:
14
       "When an action is brought on parental responsibility
15
    for acts of their children, a personal judgment may
16
    be rendered against the minor for an amount in excess of
    the parents' liability."
17
```

DOYLE of Woodbury

Amend Senate File 18 as follows:

1. By striking lines thirty-four (34) and thirty-five (35). 3 page thirty-one (31), and lines one (1) through twelve (12),

inclusive, page thirty-two (32), and inserting in lieu thereof

the following:

1

20

21

22

23

24

25

26

30

1

5

6

7

8

9

22

23

24

25

26

27

28

29

- 6 "Any state bank originally incorporated pursuant to the pro-7 visions of this Act may have its principal place of business at any location which, in the opinion of the state banking board, will fulfill the intent of the general assembly as set out in 10 sections one hundred two (102) and three hundred five (305) of
- this Act." 11
- 2. By striking from line fourteen (14), page thirty-two (32), 12 13 the word "superintendent" and inserting in lieu thereof the words 14 "state banking board".
- 15 3. By striking from line fifteen (15), page thirty-two (32), 16 the words "a change of location shall be".
- 17 4. By striking lines sixteen (16) through twenty-four (24), 18 inclusive, page thirty-two (32).
 - 5. By striking lines thirty-three (33) and thirty-four (34). page one hundred four (104), and inserting in lieu thereof the following:
 - "of receiving and paying deposits, issuing and cashing checks, drafts, money orders, and travelers checks, for the storage of supplies and noncurrent bank records, for safety deposits of customers, and for the performance of such other clerical and routine duties not inconsistent with this".
- 27 6. By striking from line seventeen (17), page one hundred 28 five (105), the words "shall be located within the same municipal". 29
 - 7. By striking from line eighteen (18), page one hundred five (105), the words "corporation as the state bank,".

HOLDEN of Scott

Amend Senate File 18 as follows:

- 1. By striking from line eleven (11), page twenty-seven (27), 2 the word "superintendent" and inserting in lieu thereof the words 3 4 "state banking board".
 - 2. By striking from line twelve (12), page twenty-seven (27), the word "superintendent" and inserting in lieu thereof the words "state banking board".
 - 3. By striking from line thirteen (13), page twenty-seven (27), the word "he" and inserting in lieu thereof the word "it".
- 10 4. By striking from line four (4), page twenty-eight (28), the word "superintendent" and inserting in lieu thereof the words 11 12 "state banking board".
- 13 5. By striking from line six (6), page twenty-eight (28), the 14 word "his" and inserting in lieu thereof the word "its".
- 15 6. By striking from line ten (10), page twenty-eight (28), the 16 word "superintendent" and inserting in lieu thereof the words 17 "state banking board".
- 18 7. By striking from line twelve (12), page twenty-eight (28), 19 the word "superintendent" and inserting in lieu thereof the words 20 "state banking board". 21
 - 8. By striking from line seventeen (17), page twenty-eight (28), the word "superintendent" and inserting in lieu thereof the words "state banking board".
 - 9. By striking from line eighteen (18), page twenty-eight (28), the word "he" and inserting in lieu thereof the word "it".
 - 10. By striking from line nineteen (19), page twenty-eight (28), the word "his" and inserting in lieu thereof the word "its".
 - 11. By striking from line twenty-two (22), page twenty-eight (28), the word "superintendent" and inserting in lieu thereof the

- 30 words "state banking board".
- 31 12. By striking from line twenty-two (22), page twenty-eight
- 32 (28), the word "he" and inserting in lieu thereof the word "it".
- 33 13. By striking from line twenty-three (23), page twenty-eight 34 (28), the word "his" and inserting in lieu thereof the word "its".
- 14. By striking from line twenty-four (24), page twenty-eight 35 36
 - (28), the word "his" and inserting in lieu thereof the word "its". 15. By striking from line twenty-five (25), page twenty-eight
- 37 38 (28), the word "superintendent" and inserting in lieu thereof the 39 words "state banking board".
- 16. By striking from line twenty-seven (27), page twenty-eight 40
- 41 (28), the word "superintendent" and inserting in lieu thereof the 42 words "state banking board". 48
 - 17. By striking from line twenty-eight (28), page twenty-eight (28), the word "his" and inserting in lieu thereof the word "its".
- 18. By striking from line twenty-nine (29), page twenty-eight 45 46 (28), the word "superintendent" and inserting in lieu thereof the 47 words "state banking board".
- 48 19. By striking from line thirty-five (35), page twenty-eight 49 (28), the word "superintendent" and inserting in lieu thereof the words "state banking board". 50
- 51 20. By striking from line two (2), page twenty-nine (29), the 52 word "superintendent" and inserting in lieu thereof the words 53 "state banking board".
- 21. By striking from line three (3), page twenty-nine (29), the 54 55 word "him" and inserting in lieu thereof the word "it".
- 22. By striking from line eighteen (18), page thirty-three (88), 56 57 the word "superintendent" and inserting in lieu thereof the words 58 "state banking board".
- 23. By striking from line thirty-two (32), page thirty-three 59 60 (33), the word "superintendent" and inserting in lieu thereof the 61 words "state banking board".
- 62 24. By inserting in line thirty-one (31), page one hundred four (104), after the word "approval" the words "of the state banking 63 64 board.".

HOLDEN of Scott

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, February 20, 1969,

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, FEBRUARY 20, 1969.

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

Prayer was offered by the Reverend Harley Sampson, pastor of the Assembly of God, Tama, Iowa.

The Journal of Wednesday, February 19, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McIntyre of Linn on request of Langland of Winneshiek; Nelson of Cherokee on request of Peterson of Woodbury; Waugh of Monona on request of Freeman of Buena Vista; Johnson of Audubon on request of Nielsen of Shelby; Knight of Humboldt-Pocahontas on request of Nielsen of Shelby.

PRESENTATION OF VISITORS

Milligan of Polk presented to the House thirty-three students of the sixth grade class of Hubbell School, accompanied by their teacher, Mrs. Chisholm.

Baker of Boone presented to the House thirty-five students of the fifth and sixth grade classes of Garfield School, Garfield, Iowa, accompanied by their teacher, Mrs. Stotts.

Hansen of Black Hawk presented to the House twenty-two junior and senior students from Malcom Price Laboratory School, University of Northern Iowa, accompanied by Dr. Ross Nielsen, Fred Reichman, Charles Cacek, Don McCulley and Don Scovel.

Johnston of Johnson presented to the House the Honorable Scott Swisher, former member of the House in the Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth and Sixtieth sessions of the General Assembly.

PERSONAL PRIVILEGE

Fischer of Grundy rose on a point of personal privilege and announced that today was the twenty-fifth wedding anniversary of the Honorable Maurice Van Nostrand of Pottawattamie and Mrs. Van Nostrand, and on behalf of the members of the House offered congratulations.

PETITIONS

The following petitions were received and placed on file:

By Hill of Marshall and Miller of Marshall, from thirty residents of Marshall County favoring Senate File 248 and the strengthening of laws dealing with sex offenders and child molesters.

By Hill of Marshall, from eight residents of Carroll, Iowa, opposing House File 261 and any liberalization of the present abortion law.

By Hamilton of Cedar, from one hundred thirty-eight residents of Cedar County favoring amendment to chapter 189A of the Code relating to meat and poultry inspection and urging that such inspection be made by the Iowa Department of Agriculture rather than by the United States Department of Agriculture.

By the following Representatives, favoring the amending of the Code to provide for cooperation with appropriate federal agencies in respect to the meat and poultry inspection program:

By Priebe of Kossuth, from thirteen slaughterers of meat animals and meat and poultry processors of Kossuth County; by Mohrfeld of Tama, from six residents of Tama County; by Dougherty of Lucas-Monroe, from seven meat and poultry processors of Lucas and Monroe Counties; by Van Roekel of Marion, from seven slaughterers of meat animals and poultry and meat processors of Marion County; by Brinck of Lee, from eight meat slaughterers and poultry and meat processors from Lee County; by Crabb of Crawford, from seven residents of Crawford County; and by Knoblauch of Carroll, from nine residents of Carroll County.

By Ewell of Black Hawk, from seven residents of Black Hawk County opposing the sale of beer on Sunday as proposed in Senate File 131 and House File 98.

By Bergman of Lyon-Osceola, from one hundred seventy-six residents of Lyon and Osceola Counties opposing the Great Plains school reorganization plan.

By Bailey of Wright, from seventy-four residents of Wright County who oppose combining Soldiers' Relief Commission with the Social Welfare Department.

By Voorhees of Black Hawk, from seven residents of Black Hawk County opposing the sale of beer on Sunday.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 18, 203, 242 and 243 and Senate File 59, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 178.

INTRODUCTION OF BILLS

House File 319, by committee on law enforcement, a bill for an act relating to the operation of motorcycles.

Read first time and placed on the calendar.

House File 320, by committee on law enforcement, a bill for an act relating to the expiration of liquor control licenses.

Read first time and placed on the calendar.

House File 321, by Dougherty, a bill for an act relating to absentee voters.

Read first time and referred to committee on state government.

House File 322, by Pelton, Gannon and Kluever, a bill for an act authorizing the gift of all or part of a human body after death for specified purposes.

Read first time and referred to committee on social services.

House File 323, by committee on appropriations, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

Read first time and placed on the calendar.

House File 324, by committee on appropriations, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

Read first time and placed on the calendar.

House File 325, by Pelton, a bill for an act relating to fishing licenses.

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

House File 326, by Tapscott and Andersen, a bill for an act to permit the regulation and licensing of heating, air-conditioning, ventilating, and refrigeration contractors.

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

House File 327, by Van Drie, Kehe, Welden, Fischer of Grundy, Dunton, Millen, Baker and Kluever, a bill for an act relating to the

limitation of certain damage actions arising out of improvements or work upon real property.

Read first time and referred to committee on judiciary.

SENATE MESSAGES CONSIDERED

Senate File 78, a bill for an act relating to child labor.

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

Senate File 163, a bill for an act relating to replevin bonds.

Read first time and referred to committee on judiciary.

Senate File 185, a bill for an act to correct a wrong reference in the school law.

Read first time and referred to committee on judiciary.

Senate File 188, a bill for an act relating to the three-point tax law.

Read first time and referred to committee on judiciary.

Senate File 195, a bill for an act relating to tax exemptions and credits.

Read first time and referred to committee on judiciary.

Senate File 196, a bill for an act relating to civil liability of town-ships.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 157, a bill for an act relating to the office of a supreme court judge.

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

Senate File 172, a bill for an act extending the powers of notaries public.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 286, a bill for an act relating to trot lines, was taken up for consideration.

Kruse of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 286)

The ayes were, 108:

Alt	Franklin	Logue	Renda
Andersen	Freeman of	Mayberry	Rodgers
Bailey	Clay-Dickinson	McCartney	Roorda
Baker	Goode	McCormick	Sanders
Battles	Graham	Mendenhall	Schroeder
Bennett	Grassley	Menefee	Schwartz
Bergman	Hamilton	Mezvinsky	Shepherd
Blouin	Hansen of	Middleswart	Skinner
Brinck	Black Hawk	Millen	Sorg
Caffrey	Hanson of	Miller of	Stokes
Camp	Howard-Mitchell	Des Moines	Strand
Campbell	Hill	Miller of	Stroburg
Christensen	Holden	Jones	Stromer
Cochran	Huff	Miller of	Strothman
Corey	Johnston of	Marshall	Tapscott
Crabb	Johnson	Miller of	Tieden
Crosier	Kehe	Page	Van Drie
Cunningham	Kennedy of	Milligan	Van Nostrand
Darrington	Chickasaw	Mohrfeld	Van Roekel
Den Herder	Kennedy of	Newton	Varley
Dietz	Dubuque	Nielsen	Voorhees
Dougherty	Kitner	Nolting	Walter
Doyle	Klein	O'Hearn	Warren
Drake	Kluever	Ossian	Weichman
Dunton	Koch	Perkins	Welden
Ellsworth	Kruse	Peterson	Wells
Ewell	Langland	Pierson	Winkelman
Fischer of	Lawson	Poncy	Wolfe
Grundy	Lippold	Priebe	Mr. Speaker
Fisher of	Lipsky	Radl	-
Greene	_		

The nays were, 4:

Buena Vista

Gannon

Absent or not voting, 12:			
Dooley	Jesse	Knoblauch	Nelson
Edgington	Johnson of	Kreamer	Shaw
Freeman of	Audubon	McIntyre	Waugh

Pelton

Knight

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

Rex

Schmeiser

House File 287, a bill for an act relating to the issuance of courtesy hunting and fishing licenses, was taken up for consideration.

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

On the question "Shall the bill pass!" (H.F. 287)

The ayes were, 101:

Franklin	Lippold	Poncy
Freeman of	Lipsky	Priebe
Buena Vista	Logue	Radl
Freeman of	Mayberry	Renda
Clay-Dickinson	McCartney	Rodgers
Gannon	McCormick	Roords
Graham	Mendenhall	Sanders
Grassley	Menefee	Schroeder
Hamilton	Mezvinsky	Schwartz
Hansen of	Middleswart	Shaw
Black Hawk	Millen	Shepherd
Hanson of	Miller of	Sorg
	Des Moines	Strand
Hill	Miller of	Stroburg
- Holden	Jones	Stromer
Huff	Miller of	Tapscott
Johnston of	Marshall	Tieden
Johnson	Miller of	Van Drie
Kehe	Page	Van Nostrand
Kennedy of	Milligan	Van Roekel
Chickasaw	Mohrfeld	Varley
	Newton	Voorhees
Kluever	Nielsen	Walter
Koch .	O'Hearn	Weichman
Kreamer	Ossian	Wells
Kruse	Perkins	Winkelman
Lan gland	Peterson	Wolfe
Lawson	Pierson	Mr. Speaker
	Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Johnston of Johnson Kehe Kennedy of Chickasaw Klein Kluever Koch Kreamer Kruse Langland	Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Gannon Graham Grassley Hamilton Hansen of Howard-Mitchell Hill Hill Holden Holden Holden Hotheson Johnston of Johnston

The nays were, 11:

Doyle	Nolting	Schmeiser	Warren
Edgington	Pelton	Skinner	Welden
Goode	Pa-	Stokes	

Absent or not voting, 12:

Dooley	Johnson of	Kitner	Nelson
Fisher of	Audubon	Knight	Strothman
Greene	Kennedy of	Knoblauch	Waugh
Jesse	Dubuque	McIntyre	•

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

Senate File 106, a bill for an act authorizing the state board of regents to authorize institutions under its control to commission special security officers with peace officer authority, with report of committee recommending passage, was taken up for consideration.

Blouin of Dubuque moved that Senate File 106 be referred to the committee on law enforcement.

Motion lost.

Lipsky of Linn offered the following amendment filed by her from the floor:

Amend Senate File 106 by adding the following new section:

"No arms shall be carried without written permission of the president of the Regents' institution."

(Amendment and bill pending at adjournment.)

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 19, 1969, he approved House File 123; and that on February 20, 1969, he approved Senate Files 44, 45 and 74.

REPORTS OF COMMITTEE

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 180, a bill for an act relating to absentee voting by members of the armed forces, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 35, a bill for an act relating to amendment of the Iowa public officials act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

C. RAYMOND FISHER, Chairman

AMENDMENTS FILED

- Amend Senate File 18 as follows: 2 1. Amend page nineteen (19) as follows: 3 a. Line thirty (30) by inserting after the word "newspaper" the words "or shopping guide". 4 5 b. Lines thirty-three (33) and thirty-four (34) by striking the word "newspaper" and inserting in lieu 7 thereof the word "publication". 8 2. Amend page twenty-six (26), line thirty (30), by inserting after the word "newspaper" the words "or 9 shopping guide". 10 3. Amend page thirty (30), line twenty-eight (28), 11
- by inserting after the word "newspaper" the words "or
 shopping guide".
 4. Amend page thirty-one (31), line six (6), by
- 4. Amend page thirty-one (31), line six (6), by striking the word "newspaper" and inserting in lieu thereof the word "publication."
- 5. Amend page seventy-three (73), line thirty-two
 (32), by inserting after the word "newspaper" the words
 "or shopping guide".
- 20 6. Amend page one hundred nine (109), line five (5),
 21 after the word "newspaper" the words "or shopping guide".
- 22 7. Amend page one hundred twenty-four (124), line 23 fifteen (15), by inserting after the word "newspaper"

```
24
    the words "or shopping guide".
25
      8. Amend page one hundred thirty-three (133), line
26
    four (4), after the word "newspaper" the words "or
27
    shopping guide".
28
      9. Amend page one hundred forty-two (142), line ten
29
    (10), after the word "newspaper" the words "or shopping
30
    guide".
                                                    VAN DRIE of Story
      Amend Senate File 105 by adding thereto the following:
 2
      "Provided, however, that no part of the tuition fees
    shall be used in the purchase of such real estate."
                                            GOODE of Appanoose-Davis
      Amend House File 147 as follows:
 2
      By striking everything after the enacting clause and
 8
    inserting in lieu thereof the following:
 4
      Section 1. Section four hundred forty-five point twenty-
 5
    four (445.24), Code 1966, is hereby amended by adding thereto
 6
    the following:
 7
      "However, the treasurer shall, in issuing a certificate or
 8 receipt, note thereon that certain taxes or assessments have
 9
    been paid by personal check within the preceding thirty days.
    and such action shall be deemed sufficient notice of conditional
10
    payment of taxes and shall not operate to release or satisfy
11
12
    the taxes or discharge the lien until said check has been paid."
13
      Sec. 2. Section four hundred forty-five point thirty-
    three (445.33), Code 1966, is hereby amended by inserting in
14
    line five (5) after the comma the words "personal checks or
15
16
    drafts as conditional payment,".
                                                 STROMER of Hancock
      Amend House File 266, page 2, by striking lines four (4)
    through nine (9) and adding the following:
 3
      "2. By striking lines twelve (12) through sixteen (16) and
    inserting in lieu thereof the words "to the department. When
    on duty they shall wear".
                                                        LIPSKY of Linn
      Amend House File 318 by adding the following new
 2
    section:
 3
      "Sec. 3. This act, being deemed of immediate importance,
    shall be in full force and effect from and after its
    publication in the Harlan Tribune, a newspaper published
```

NIELSEN of Shelby

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, February 21, 1969.

at Harlan, Iowa, and in The Jefferson Bee, a newspaper

published at Jefferson, Iowa."

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, FEBRUARY 21, 1969.

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

Prayer was offered by Father T. H. Kampman, pastor of the Episcopal Church, Carroll, Iowa.

The Journal of Thursday, February 20, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Miller of Des Moines on request of Caffrey of Polk.

MEMBERS EXCUSED FOR COMMITTEE HEARING

Kitner of Buchanan asked and received unanimous consent that Dunton of Keokuk, Fischer of Grundy, McIntyre of Linn and Van Drie of Story, serving on a subcommittee on ways and means, be excused for a hearing.

PRESENTATION OF VISITORS

Langland of Winneshiek presented to the House the Honorable Hillman H. Sersland, former member of the House in the Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth and Sixtieth sessions of the General Assembly.

PETITIONS

The following petitions were received and placed on file:

By Warren of Decatur-Wayne, a resolution from Camp 9532, Royal Neighbors of America, opposing House File 225 and Senate File 180 relating to premium tax on fraternal benefit societies.

By the following Representatives, favoring state aid to private schools:

By Edgington of Franklin, from two hundred seventy-nine residents of Franklin County; by Andersen of Woodbury, from two hundred thirty-eight students of Marquette High School and St. Mary Grade School.

By Milligan of Polk, from twenty-seven residents of Polk County favoring House File 261 relating to the abortion law.

By the following Representatives, opposing House File 261 relating to the abortion law:

By Lipsky of Linn, from twenty-two residents of Dubuque County; by Johnson of Audubon-Guthrie, from seven residents of Guthrie County.

By the following Representatives, favoring the amending of the Code to provide for cooperation with appropriate federal agencies in respect to the meat and poultry inspection program:

By Ewell of Black Hawk, from fourteen residents of Black Hawk County; by Shepherd of Lee, from eight slaughterers of meat animals and poultry and meat processors of Lee County; by Van Drie of Story, from seven residents of Story County; by Warren of Decatur-Wayne, from six slaughterers of meat animals and meat and poultry processors of Decatur and Wayne Counties; by Nolting of Black Hawk, from fourteen residents of Black Hawk County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 35 and 180, under Rule 35.

PROOFS OF PUBLICATION

Published copy of House File 328 and verified proof of publication of said bill in the Knoxville Journal, Knoxville, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House. Published copy of House File 335 and verified proof of publication of said bill in the Oakland Acorn, Oakland, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK Chief Clerk, House of Representatives

INTRODUCTION OF BILLS

House File 328, by Van Roekel, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Bussey, in the County of Marion, State of Iowa, in the calling of a special election on the proposition of extending, reconstructing and maintaining its municipal waterworks and contracting indebtedness for such purpose not in excess of forty-five thousand dollars (\$45,000), issuing bonds for such purpose not in excess of forty-five thousand dollars (\$45,000), and levying a tax annually upon the taxable property of said town not in excess of 16 mills per annum in payment of such bonds and the interest thereon, and declaring the

bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first time and referred to committee on judiciary.

House File 329, by committee on conservation and recreation, a bill for an act relating to the operation of power boats.

Read first time and placed on the calendar.

House File 330, by Van Roekel, Hanson of Howard-Mitchell, Dunton, Miller of Jones and Renda, a bill for an act relating to a point system for driver improvement.

Read first time and referred to committee on law enforcement.

House File 331, by Voorhees, a bill for an act relating to the licensing of dogs by municipalities and counties.

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

House File 332, by Miller of Jones, a bill for an act to permit public employees in the field of education to have the benefit of tax-sheltered annuity programs on a nondiscriminatory basis.

Read first time and referred to committee on schools.

House File 333, by Andersen, a bill for an act requiring all counties to become part of a merged area.

Read first time and referred to committee on schools.

House File 334, by Andersen (Erskine), a bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county.

Read first time and referred to committee on county government.

House File 335, by Van Nostrand, Schroeder and Perkins, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Carson-Macedonia Community School District, in the County of Pottawattamie, State of Iowa, authorizing the sale of certain real estate described as the West 138 feet of the East 204 feet of the North 155 feet of Out Lot 4 in the Town of Macedonia, Pottawattamie County, Iowa, to Lawrence L. Wax and Gwyneth J. Wax, husband and wife.

Read first time and referred to committee on judiciary.

House File 336, by Van Nostrand, a bill for an act relating to the uniting of school districts.

Read first time and referred to committee on schools.

House File 337, by Mayberry, Cochran, Baker and Rodgers, a bill for an act relating to establishment of an office for planning and programming under the Office of Governor.

Read first time and referred to committee on state government.

House File 338, by Mayberry, Cochran, Crosier, Baker and Rodgers, a bill for an act relating to overtime pay for state employees.

Read first time and referred to committee on state government.

House File 339, by Baker, Crosier and Rodgers, a bill for an act relating to the office of the secretary of agriculture.

Read first time and referred to committee on state government.

House File 340, by Lawson, Pelton, Knoblauch and Tapscott, a bill for an act relating to establishment and powers of urban renewal agencies.

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

House File 341, by Van Nostrand, Schroeder, Perkins and Walter (Griffin and Frey), a bill for an act relating to the salaries of deputy sheriffs in counties holding district court in two places.

Read first time and referred to committee on county government.

House File 342, by Kluever, Kennedy of Dubuque and Ellsworth (Walsh, Sullivan and Rigler), a bill for an act relating to standards and requirements for the registration and certification of dispensing opticians.

Read first time and referred to committee on social services.

House File 345, by committee on ways and means, a bill for an act relating to sales tax refund.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 157, a bill for an act relating to the office of a supreme court judge.

Read first time and referred to committee on judiciary.

Senate File 172, a bill for an act extending the powers of notaries public beyond the boundaries of their county of residency to the entire state.

Read first time and referred to committee on judiciary.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked: Senate File 87, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966.

CARROLL A. LANE, Secretary

AMENDMENT ADOPTED TO THE TEMPORARY RULES OF THE HOUSE

McCartney of Floyd asked and received unanimous consent to take up the proposed amendment to the temporary rules of the House, filed February 18 and found on page 331 of the House Journal.

Shaw of Scott moved the adoption of the amendment.

The amendment was adopted.

CONSIDERATION OF BILLS

BUSINESS PENDING AT ADJOURNMENT

The House resumed consideration of Senate File 106, a bill for an act authorizing the state board of regents to authorize institutions under its control to commission special security officers with peace officer authority, and the following amendment filed by Lipsky of Linn:

Amend Senate File 106 by adding the following new section:

"No arms shall be carried without written permission of the president of the Regents' institution."

Lipsky of Linn moved the adoption of her amendment.

Roll call was requested by Johnston of Johnson and Jesse of Polk.

On the question "Shall the amendment be adopted!"

The aves were, 28:

	·- •, -• ·		
Bailey Baker	Johnston of Johnson	Mezvinsky Milligan	Stroburg Stromer
Blouin	Kennedy of	Nolting	Tapscott
Campbell	Chickasaw	Pierson	Varley
Corey	Koch	Priebe	Voorhees
Franklin	Lipsky	Renda .	Walter
Gannon	Mayberry	Skinner	Wells
Jesse	McCormick	,	

The nays were, 78:

Alt	Bergman	Crabb	Dietz
Andersen	Brinck	Crosier	Dooley
Battles	Caffrey	Cunningham	Dougherty
Bennett	Cochran	Den Herder	Doyle

Drake	Huff	Miller of	Schroeder
Edgington	Johnson of	Jones	Schwartz
Ellsworth	Audubon	Miller of	Shaw
Ewell	Kehe	Marshall	Shepherd
Fisher of	Kitner	Miller of	Sorg
Greene	Klein	Page	Stokes
Freeman of	Kluever	Mohrfeld	Strand
Buena Vista			
	Knight	Nelson	Strothman
Freeman of	Kreamer	Newton	Tieden
Clay-Dickinson	Kruse	Nielsen	Van Nostrand
Goode	Langland	O'Hearn	Van Roekel
Grassley	Lawson	Peterson	Warren
Hamilton	Lippold	Poncy	Weichman
Hansen of	Logue	Radl	Welden
Black Hawk	McCartney	Rex	Winkelman
Hanson of	Mendenhall	Rodgers	Wolfe
Howard-Mitchell		Roorda	Mr. Speaker
Holden	Middleswart	Schmeiser	

Absent or not voting, 18:

Camp	Graham	McIntyre	Pelton
Christensen	Hill	Millen	Perkins
Darrington	Kennedy of	Miller of	Sanders
Dunton	Dubuque	Des Moines	Van Drie
Fischer of	Knoblauch	Ossian	Waugh
Grundy			_

The amendment lost.

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

On the question "Shall the bill pass?" (S.F. 106)

The ayes were, 95:

Alt Andersen	Freeman of Buena Vista	Kluever	O'Hearn Ossian
		Knight	
Bailey	Freeman of	Koch	Peterson
Baker	Clay-Dickinson	Kreamer	Pierson
Battles	Gannon	Kruse	Poncy
Bennett	Goode	Langland	Radl
Bergman	Grassley	Lawson	Renda
Caffrey	Hamilton	Logue	Rex
Cochran	Hansen of	McCartney	Rodgers
Crabb	Black Hawk	McCormick	Roorda
Crosier	Hanson of	Mendenhall	Sanders
Cunningham	Howard-Mitchell	Menefee	Schmeiser
Den Herder	Hill	Mezvinsky	Schroeder
Dietz	Holden	Middleswart	Schwartz
Dooley	Huff	Miller of	Shaw
Dougherty	Johnson of	Jones	Shepherd
Doyle	Audubon	Miller of	Sorg
Drake	Johnston of	Marshall	Stokes
Dunton	Johnson	Miller of	Strand
Edgington	Kehe	Page	Stroburg
Ellsworth	Kennedy of	Mohrfeld	Stromer
Ewell	Chickasaw	Nelson	Strothman
Fisher of	Kitner	Newton	Tieden
Greene	Klein	Nielsen	Van Drie

Van Nostrand Varley Voorhees	Warren Waugh Weichman	Welden Winkelm a n	Wolfe Mr. Speaker
The nays were	, 16:		
Blouin Brinck Campbell Corey	Franklin Jesse Lippold Lipsky	Mayberry Milligan Nolting Skinner	Tapscott Van Roekel Walter Wells
Absent or not	voting, 13:		
Camp Christensen Darrington Fischer of Grundy	Graham Kennedy of Dubuque Knoblauch	McIntyre Millen Miller of Des Moines	Pelton Perkins Priebe

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

REGULAR CALENDAR

Senate File 105, a bill for an act authorizing installment purchases of real estate by the state board of regents, with report of committee recommending passage, was taken up for consideration.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend Senate File 105 by adding thereto the following:

"Provided, however, that no part of the tuition fees shall be used in the purchase of such real estate."

Roll call was requested by Gannon of Jasper and Jesse of Polk.

On the question "Shall the amendment be adopted?"

The ayes were, 74:

Andersen	Hansen of	Miller of	Schwartz
Bailey	Black Hawk	Jones	Shaw
Baker	Hill	Miller of	Shepherd
Battles	Holden	Marshall	Skinner
Bergman	Huff	Miller of	Sorg
Brinck	Johnson of	Page	Stokes
Caffrey	Audubon	Mohrfeld	Strand
Christensen	Kehe	Nelson	Stroburg
Corey	Klein	Nielsen	Strothman
Crosier	Knight	Nolting	Tieden
Den Herder	Koch	O'Hearn	Van Nostrand
Dietz	Kreamer	Ossian	Van Roekel
Dooley	Kruse	Pierson	Varley
Doyle	Langland	Poncy	Voorhees
Drake	Lippold	Priebe	Walter
Ellsworth	Logue	Radl	Warren
Freeman of	McCartney	Renda	Weichman
Clay-Dickinson	Mendenhall	Rex	Welden
Goode	Men efee	Roorda	Winkelman
Grassley	Middleswart	Schroeder	Mr. Speaker

The nays were, 41:

Alt	Franklin	Kennedy of	Newton
Bennett	Freeman of	Dubuque	Perkins
Blouin	Buena Vista	Kitner	Rodgers
Campbell	Gannon	Kluever	Sanders
Cochran	Hamilton	Knoblauch	Schmeiser
Crabb	Hanson of	Lawson	Stromer
Cunningham	Howard-Mitchell	Lipsky	Tapscott
Dougherty	Jesse	Mayberry	Van Drie
Dunton	Johnston of	McCormick	Waugh
Ewell	Johnson	McIntyre	Wells
Fisher of	Kennedy of	Mezvinsky	Wolfe
Greene	Chickasaw	Milligan	

Absent or not voting, 9:

Camp	Fischer of	Millen	Pelton
Darrington	Grundy	Miller of	Peterson
Edgington	Graham	Des Moines	

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 105)

The ayes were, 109:

Alt	Freeman of	Langland	Roorda
Andersen	Buena Vista	Lawson	Sanders
Bailey	Freeman of	Lippold	Schmeiser
Baker	Clay-Dickinson	Lipsky	Schroeder
Battles	Gannon	Mayberry	Schwartz
Bennett	Goode	McCartney	Shaw
Bergman	Grassley	McCormick	Shepherd
Blouin	Hamilton	McIntyre	Skinner
Brinck	Hansen of	Mendenhall	Sorg
Campbell	Black Hawk	Menefee	Stokes
Christensen	Hanson of	Mezvinsky	Strand
Cochran	Howard-Mitchell	Middleswart	Stroburg
Corey	Huff	Miller of	Stromer
Crabb	Jesse	Jones	Strothman
Crosier	Johnson of	Miller of	Tapscott
Cunningham	Audubon	Marshall	Tieden
Den Herder	Johnston of	Milligan	Van Drie
Dietz	Johnson	Mohrfeld	Van Nostrand
Dooley	Kehe	Nelson	Van Roekel
Dougherty	Kennedy of	Newton	Varley
Drake	Chickasaw	Nolting	Voorhees
Dunton	Kennedy of	Ossian	Walter
Edgington	Dubuque	Perkins	Warren
Ellsworth	Kitner	Peterson	Waugh
Ewell	Klein	Pierson	Weichman
Fischer of	Kluever	Poncy	Welden
Grundy	Knight	Priebe	Wells
Fisher of	Knoblauch	Radl	Winkelman
Greene	Koch	Renda	Wolfe
Franklin	Kreamer Kruse	Rodgers	Mr. Speaker

The nays were, 6:

Doyle Miller of Nielsen Rex Holden Page O'Hearn

Absent or not voting, 9:

Caffrey Graham Millen Pelton
Camp Hill Miller of
Darrington Logue Des Moines

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

WAYS AND MEANS CALENDAR

The House resumed consideration of House File 189, a bill for an act relating to use tax.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 189 by inserting in line six (6) after the word "used", the phrase "by common carriers for hire."

Den Herder of Sioux rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

McIntyre of Linn moved that House File 189 be referred to the committee on ways and means.

McIntyre of Linn asked and received unanimous consent to withdraw his motion.

McIntyre of Linn asked and received unanimous consent to withdraw his amendment.

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

On the question "Shall the bill pass?" (H.F. 189)

The ayes were, 115:

Alt Cochran Drake Freeman of Andersen Dunton Buena Vista Corey Crabb Baker Edgington Freeman of Clay-Dickinson **Battles** Crosier Ellsworth Bennett Cunningham Ewell Gannon Darrington Goode Bergman Fischer of Den Herder Grasslev Blouin Grundy Brinck Dietz Fisher of Hamilton Caffrey Dooley Greene Hansen of Campbell Dougherty Franklin Black Hawk Christensen Doyle

١

Stokes Hanson of Langland Nielsen Nolting Strand Howard-Mitchell Lawson O'Hearn Stroburg Holden Lippold Stromer Huff Lipsky Ossian Strothman Mayberry Peterson Jesse Pierson Tapscott Johnson of McCartney Audubon McCormick Poncy Tieden Priebe Van Drie Johnston of McIntvre Radl Van Nostrand Johnson Mendenhall Van Roekel Kehe Menefee Renda Kennedy of Mezvinsky Rex Varley Middleswart Rodgers Voorhees Chickasaw Walter Kennedy of Roorda Miller of Warren Dubuque Jones Sanders Waugh Kitner Miller of Schmeiser Klein Marshall Schroeder Weichman Schwartz Kluever Miller of Welden Knight Page Shaw Wells Milligan Shepherd Winkelman Knoblauch Koch Mohrfeld Skinner Wolfe Kreamer Nelson Sorg Mr. Speaker Kruse Newton

The nays were, none.

Absent or not voting, 9:

Bailey Hill Miller of Pelton
Camp Logue Des Moines Perkins
Graham Millen

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

REGULAR CALENDAR

Senate File 59, a bill for an act to legalize and validate the special election of the Madrid Community School District, in the Counties of Boone, Polk and Dallas, State of Iowa, held on September 30, 1968, on the proposition of issuing School Bonds in the sum of not to exceed \$755,000.00 for the purpose of building and furnishing a senior high school building and gymnasium and acquiring land therefor and for future school buildings, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 59)

The ayes were, 114:

Alt Bergman Den Herder Cochran Andersen Blouin Corey Dietz Bailey Brinck Crabb Dooley Baker Caffrey Crosier Dougherty Battles Campbell Cunningham Doyle Bennett Christensen Darrington Drake

Miller of Dunton Johnston of Schwartz Edgington Johnson Jones Shaw Kehe Shepherd Ellsworth Miller of Ewell Kennedy of Marshall Skinner Fischer of Chickasaw Miller of Sorg Grundy Kitner Stokes Page Fisher of Klein Milligan Strand Greene Kluever Mohrfeld Stroburg Franklin Knight Nelson Strothman Tapscott Freeman of Knoblauch Nielsen Buena Vista Koch Nolting Tieden Freeman of Kreamer O'Hearn Van Drie Clay-Dickinson Van Nostrand Kruse Ossian Gannon Langland Perkins Van Roekel Goode Peterson Varley Lawson Grasslev Pierson Voorhees Lippold Hamilton Lipsky Poncy Walter Hansen of Priebe Warren Mayberry Black Hawk Waugh McCartney Radl McCormick Hanson of Renda Weichman Howard-Mitchell McIntyre Rex Welden Holden Mendenhall Rodgers Wells Winkelman Huff Menefee Roorda Jesse Sanders Wolfe Mezvinsky Johnson of Middleswart Schmeiser Mr. Speaker Andubon Schroeder

The nays were, none.

Absent or not voting, 10:

CampKennedy ofMillenNewtonGrahamDubuqueMiller ofPeltonHillLogueDes MoinesStromer

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

House File 111, a bill for an act relating to municipal utility retirement systems, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 111)

The ayes were, 111:

Alt Cochran Edgington Freeman of Andersen Clay-Dickinson Corey Ellsworth Baker Crabb Ewell Gannon **Battles** Cunningham Fischer of Goode Bennett Den Herder Grundy Graham Bergman Dietz Fisher of Grassley Blouin Dooley Greene Hamilton Brinck Dougherty Franklin Hansen of Doyle Black Hawk Caffrey Freeman of Campbell Buena Vista Drake Hanson of Christensen Dunton Howard-Mitchell Huff Lippold Nolting Stokes Jesse O'Hearn Strand Lipsky Johnson of Stroburg Mayberry Ossian Audubon McCartney Perkins Stromer Johnston of McCormick Peterson Strothman Johnson McIntvre Pierson Tapscott Kehe Mendenhall Poncy Tieden Kennedy of Menefee Priehe Van Drie Chickasaw Van Roekel Mezvinsky Renda Varley Kennedy of Middleswart Rex Voorhees Dubuque Miller of Rodgers Kitner Walter Jones Roorda Klein Miller of Sanders Warren Kluever Marshall Schmeiser Waugh Knight Miller of Schroeder Weichman Knoblauch Schwartz Welden Page Koch Milligan Shaw Wells Kreamer Mohrfeld Shepherd Winkelman Skinner Kruse Nelson Wolfe Langland Nielsen Sorg Mr. Speaker Lawson

The nays were, 1:

Holden

Absent or not voting, 12:

BaileyHillMiller of
Des MoinesPelton
RadlCampLogueDes MoinesRadlCrosierMillenNewtonVan Nostrand

Darrington

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

House File 91, a bill for an act to permit the conservation commission to promulgate, for experimental purposes, special rules relating to the operation of watercraft and other water-oriented activity on Green Valley Lake, near the city of Creston, with report of committee recommending passage, was taken up for consideration.

Kitner of Buchanan offered the following amendment filed by the committee on conservation and recreation and moved its adoption:

Amend House File 91 as follows:

Amend section 1 by inserting after line nineteen (19) the following paragraph:

"The conservation commission may at any time rescind any rules or regulations previously promulgated in accordance with this subsection".

The amendment was adopted.

Christensen of Clarke-Union moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 91)

The ayes were, 107:

Alt	E	V	Do-
	Freeman of	Kruse	Rex
Andersen	Buena Vista	Langland	Rodgers
Battles	Freeman of	Lawson	Roorda
Bennett	Clay-Dickinson	Lippold	Sanders
Bergman	Goode	Lipsky	Schmeiser
Blouin	Graham	Mayberry	Schwartz
Brinck	Grassley	McCormick	Shaw
Caffrey	Hamilton	McIntyre	Shepherd
Campbell	Hansen of	Mend e nhall	Skinner
Christensen	Black Hawk	Menefee	Sorg
Cochran	Hanson of	Mezvinsky	Stokes
Corey	Howard-Mitchell	Middleswart	Strand
Crabb	Huff	Miller of	Stroburg
Crosier	Jesse	Jones	Stromer
Cunningham	Johnson of	Miller of	Strothman
Darrington	Audubon	Marshall	Tapscott
Den Herder	Johnston of	Milligan	Tieden
Dietz	Johnson	Mohrfeld	Van Drie
Dooley	Kehe	Nelson	Van Roekel
Doyle	Kennedy of	Nielsen	Varley
Drake	Chickasaw	Nolting	Voorhees
Dunton	Kennedy of	O'Hearn	Walter
Edgington	Dubuque	Ossian	Warren
Ellsworth	Kitner	Perkins	Weichman
Ewell	Klein	Peterson	Welden
Fischer of	Kluever	Pierson	Wells
Grundy	Knight	Poncy	Winkelman
Fisher of	Knoblauch	Priebe	Wolfe
Greene	Koch	Radl	Mr. Speaker
Franklin	Kreamer	Renda	. •

The nays were, 4:

Baker Dougherty Gannon Holden

Absent or not voting, 13:

BaileyMcCartneyMiller ofSchroederCampMillenPageVan NostrandHillMiller ofNewtonWaughLogueDes MoinesPelton

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

House File 119, a bill for an act relating to errors and omissions insurance for county officers and employees, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass!" (H.F. 119)

The ayes were, 76:

Alt	Campbell	Corey	Cunningham
Battles	Christensen	Crabb	Darrington
Bergman	Cochran	Crosier	Den Herder

Dietz Dooley Dougherty Doyle Edgington Ellsworth Fischer of Grundy Fisher of Greene Freeman of Buena Vista Gannon Goode Graham Grassley Hamilton	Hanson of Howard-Mitchell Jesse Johnson of Audubon Kehe Kitner Klein Knight Koch Kruse Langland Lippold Logue McCartney McCormick McIntyre	Miller of Jones Miller of Marshall Milligan Mohrfeld Nelson Nielsen Ossian Perkins Peterson Pierson Priebe Rex	Schmeiser Schroeder Shepherd Skinner Strand Stroburg Stromer Strothman Tieden Van Drie Varley Walter Warren Waugh Weichman Weiden
Hamilton	McIntyre	Roorda	Winkelman
	Mendenhall	Sanders	Mr. Speaker

The nays were, 37:

Andersen Baker Bennett Blouin Caffrey Dunton Ewell Franklin Freeman of	Holden Huff Johnston of Johnson Kennedy of Chickasaw Kluever Knoblauch Kreamer	Lipsky Mayberry Mezvinsky Miller of Page Newton Nolting O'Hearn Poncy	Renda Rodgers Schwartz Shaw Sorg Stokes Tapscott Van Roekel Wells
Clay-Dickinson	Kreamer	Poncy	Wells
Hill	Lawson	Radl	Wolfe

Absent or not voting, 11:

Bailey	Hansen of	Millen	Pelton
Brinck	Black Hawk	Miller of	Van Nostrand
Camp	Kennedy of	Des Moines	Voorhees
Drake	Dubuque		

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

House File 258, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays and for other purposes, with report of committee recommending passage, was taken up for consideration.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend House File 258 as follows:

1. By striking lines 16, 17 and 18 and inserting in lieu thereof the following:

"By striking from line 16 the following 'the twenty-second day of Febru'".

(Amendment and bill pending at adjournment.)

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 40, 95, 108, 113, 128 and 130.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 40, 95, 108, 113, 128 and 130.

BILLS SENT TO THE GOVERNOR

Shaw of Scott from the committee on enrolled bills submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 21st day of February, 1969, sent to the governor for his approval: House Files 40, 95, 108, 113, 128 and 130.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEES

Grassley of Butler, from the committee on schools, submitted the following report:

MR. SPEAKER: Your committee on schools, to whom was referred House File 71, a bill for an act relating to inclusion of students in attendance at area vocational schools and area community colleges within the state scholarship and loan program, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 71 as follows:

1. By striking everything in line eleven (11) after the word "schools," and all of line twelve (12) and inserting in lieu thereof the following: "area community colleges, or schools of professional nursing."

2. Amend the title by striking everything after the word "schools" in line two (2) and all of line three (3) and inserting in lieu thereof the following: ", area community colleges, and schools of professional nursing."

CHARLES E. GRASSLEY, Chairman

Miller of Page, from the committee on transportation, submitted the following report:

Mr. Spraker: Your committee on transportation, to whom was referred

House File 192, a bill for an act relating to implements of husbandry in the Iowa motor vehicle code, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 211, a bill for an act authorizing county boards of supervisors to contribute funds to soil conservation districts, and authorizing soil conservation district commissioners to accept and use such funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN, Chairman

AMENDMENTS FILED

- 1 Amend House File 89 by striking the period in
- 2 line nine (9) and inserting in lieu thereof the follow-
- 3 ing: ", and renewal permits may be issued without in-
- 4 terval of time."

DOUGHERTY of Lucas-Monroe

- Amend Senate File 207 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Section 1. Section six hundred point three (600.3).
- 4 Code 1966, is hereby amended by adding thereto the following
- 5 paragraph:
- 6 The courts of Iowa shall recognize, by extending "full faith
- 7 and credit" as guaranteed by Article four (IV), Section one
- 8 (1) of the Constitution of the United States, out-of-state
- 9 judicial decisions which terminate parent-child relationships.

RENDA of Polk

- 1 Amend House File 258, page 1, line 13, by inserting after the
- 2 period the following:
- 3 "In addition to the above named holidays the Governor, at his
- 4 discretion, may proclaim any other appropriate day as a legal
- 5 public holiday."

BAKER of Boone KLEIN of Winnebago-Worth VOORHEES of Black Hawk ALT of Polk

1 Amend House File 258 by striking line 10.

WELDEN of Hardin

1 Amend House File 294 by striking section 13 thereof.

HILL of Marshall

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, February 24, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, FEBRUARY 24, 1969.

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

Prayer was offered by the Reverend Wendell Debner, pastor of the Faith Lutheran Church, Garner, Iowa.

The Journal of Friday, February 21, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sanders of Emmet-Palo Alto on request of Renda of Polk; Dooley of Woodbury on request of Peterson of Woodbury; Radl of Linn on request of McIntyre of Linn.

PRESENTATION OF VISITORS

Johnson of Audubon-Guthrie presented to the House the Honorable Samuel E. Robinson, former member of the House from Guthrie County in the Fifty-seventh to the Sixtieth General Assemblies.

Pierson of Mahaska presented to the House the Honorable Dan Prine, former member of the House from Mahaska County in the Fifty-ninth and Sixtieth General Assemblies.

Middleswart of Warren presented to the House one hundred twentyfour junior and senior students from Interstate 35 School and their instructor, Mr. Myers.

PERSONAL PRIVILEGE

Johnson of Audubon-Guthrie rose on a point of personal privilege and announced that this was the fortieth wedding anniversary of the Honorable Alfred and Mrs. Nielsen of Shelby County. The House extended their best wishes.

PETITIONS

The following petitions were received and placed on file:

By Mendenhall of Allamakee, from one hundred nine residents of Allamakee County opposing the Great Plains school reorganization plan. By Blouin of Dubuque, from twenty staff members of the Dubuque office of the Iowa Employment Security Commission favoring a change in the Iowa law governing vacation policy for employees.

By Ewell of Black Hawk, from eighty-nine residents of Black Hawk County favoring state aid to schools.

By Milligan of Polk, from ten residents of Polk County favoring House File 261 relating to liberalization of the abortion law.

By McIntyre of Linn, from seventeen residents of Linn County regarding county officers salaries, and asking for an amendment to increase salaries in line with mayors and councilmen, possibly on a population basis.

By the following Representatives, petitions opposing the taxation of fraternal and beneficiary associations:

By Hansen of Black Hawk and Ewell of Black Hawk, from one hundred ninety-three members of Royal Neighbors Camp No. 621; by Hill of Marshall, from nine officers of the Catholic Order of Forester Court No. 859; by Mohrfeld of Tama, from sixteen members of the Western Bohemian Fraternal Association; by Drake of Louisa-Muscatine, from Royal Neighbors Camp No. 2056; and by Priebe of Kossuth, from twenty residents of Kossuth County.

By the following Representatives, petitions supporting passage of amendment to chapter 189A of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection program, and appropriations of state funds to carry out said act:

By Voorhees of Black Hawk and Lippold of Black Hawk, from fourteen residents of Black Hawk County; by Winkelman of Calhoun, from fifty-five residents of Calhoun and adjoining counties; by Strothman of Henry, from four meat processors of Henry County; and by Welden of Hardin, from eight residents of Hardin County.

HOUSE CONCURRENT RESOLUTION 19

By Dougherty, Gannon, Mayberry, Cochran, Dietz, Rex, Nielsen, Campbell, Baker, Christensen, Stroburg, Knoblauch, Middleswart, Schmeiser, Schwartz, Warren and Priebe

Whereas, There appears to be increasing evidence of a decline in the number and economic efficiency of family farms in Iowa and in the nation; and Whereas, The preservation of the family farm is a matter of importance to Iowa and to the nation because of the social as well as the economic implications of the family farm unit; and

Whereas, Factual, scientific date is needed concerning the impact of the family farm on the social and economic well-being of Iowa and the nation; now, therefore.

Be It Resolved by the House of Representatives, the Senate Concurring, That the General Assembly of the State of Iowa urges the United States Department of Agriculture, the Iowa State University of Science and Technology at Ames, Iowa, and other agricultural colleges and universities throughout the nation to use part of their funds and personnel to conduct scientific studies of the impact of the family farm upon the social and economic life of Iowa and the nation.

Be It Further Resolved, That a copy of this resolution be delivered to the United States Secretary of Agriculture, and to the President of the University and the Dean of the College of Agriculture at Iowa State University of Science and Technology at Ames, Iowa.

Laid over under Rule 25.

INTRODUCTION OF BILLS

House File 344, by Ellsworth, Dooley, Blouin, Bennett and Mayberry, a bill for an act relating to the transportation of school children.

Read first time and referred to committee on schools.

House File 345, by committee on schools, a bill for an act relating to school buses.

Read first time and placed on the calendar.

House File 346, by Nelson, Ossian, Peterson, Johnson, Tieden, Middleswart, Langland and Kruse, a bill for an act relating to licenses on farm trailers.

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

House File 347, by Grassley, Kennedy of Chickasaw and Rex, a bill for an act to permit counties to become associated with the Iowa state association of counties.

Read first time and referred to committee on county government.

House File 348, by committee on Iowa development, a bill for an act relating to the director of the Iowa development commission.

Read first time and placed on the calendar.

House File 349, by committee on conservation and recreation, a bill for an act relating to the dissemination of information by the conservation commission.

Read first time and placed on the calendar.

House File 350, by Doyle and Dooley, a bill for an act to eliminate refunds of motor vehicle registration fees.

Read first time and referred to committee on transportation.

House File 351, by committee on social services, a bill for an act relating to the time of election of the officers of the air pollution control commission.

Read first time and placed on the calendar.

House File 352, by Stokes, a bill for an act relating to the use of studded tires.

Read first time and referred to committee on transportation.

House File 353, by Kehe, Welden and Pierson, a bill for an act relating to the renewal fees for certificates of registration of professional engineers and land surveyors.

Read first time and referred to committee on state government.

House File 354, by Edgington, Holden, Kehe, Johnson of Audubon-Guthrie, Nielsen, Fisher of Greene and Menefee, a bill for an act relating to the state printing department and public printing.

Read first time and referred to committee on state government.

House File 355, by Pelton, a bill for an act relating to disaster aid for the political subdivisions of the state and making an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 356, by Mezvinsky and Baker, a bill for an act relating to the inspection of meat and poultry.

Read first time and referred to committee on agriculture.

House File 357, by Van Drie, a bill for an act relating to the disability of municipal judges.

Read first time and referred to committee on judiciary.

House File 358, by Middleswart, Crosier, Baker, Dunton, Dietz and Poncy, a bill for an act relating to zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers.

Read first time and referred to committee on Iowa development.

House File 359, by Shaw, Pelton, Pierson, Andersen, Lipsky, Baker, Middleswart, Dunton, Newton, Hill, Johnston of Johnson, Tieden, Huff and Waugh (Stanley, Walsh, Flatt, O'Malley, Benda, McGill, Neu, Griffin, Conklin and Ollenburg), a bill for an act relating to certificated public school employees, providing for pro-

fessional negotiation between employee associations and school boards, establishing orderly procedures for the resolution of persistent disagreements and other matters.

Read first time and referred to committee on schools.

House File 360, by Wells, Ellsworth, Lippold, Lipsky, Andersen, Voorhees, Dooley, Schmeiser, Kennedy of Dubuque, Blouin, Baker, Nolting, Crosier, Caffrey, Ewell, Tapscott, Gannon, Pelton and Christensen, a bill for an act relating to vacations for public employees.

Read first time and referred to committee on state government.

House File 361, by Voorhees, Ewell, Blouin, Ellsworth, Hansen of Black Hawk and Lippold (Conklin), a bill for an act relating to city civic centers.

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

House File 362, by Varley, Van Drie and Camp, a bill for an act relating to tax equalization and state aid.

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

House File 363, by committee on law enforcement, a bill for an act relating to the bonding of employees of the department of public safety and special agents.

Read first time and placed on the calendar.

SENATE MESSAGE CONSIDERED

Senate File 87, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966.

Read first time and referred to committee on law enforcement.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 71, 192 and 211, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Fischer of Grundy offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Edward N. Ove, of Grundy County, who was a member of the Forty-sixth and Forty-sixth Extra sessions of the General Assembly, passed away on March 1, 1966; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Fischer of Grundy, Grassley of Butler and Edgington of Franklin.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 33, a bill for an act relating to roadside parks.

CARROLL A. LANE, Secretary

POINT OF ORDER

Gannon of Jasper rose on a point of order that House File 343 should be referred to the committee on appropriations.

The Speaker ruled the point of order not well taken under the provisions of Rule 31.

CONSIDERATION OF BILLS

REGULAR CALENDAR

Senate File 60, a bill for an act to permit municipalities to make a charge for ambulance service, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 60)

The ayes were, 113:

Inc ayes were,	1101		
Alt Andersen	Darrington Den Herder	Freeman of Buena Vista	Johnson of Audubon
Bailey	Dietz	Freeman of	Johnston of
Baker	Dougherty	Clay-Dickinson	Johnson
Battles	Doyle	Gannon	Kehe
Bennett	Drake	Goode	Kennedy of
Bergman	Dunton	Graham	Chickasaw
Blouin	Edgington	Grassley	Kennedy of
Brinck	Ellsworth	Hamilton	Dubuque
Caffrey	Ewell	Hansen of	Kitner
Campbell	Fischer of	Black Hawk	Klein
Christensen	Grundy	Hanson of	Knight
Cochran	Fisher of	Howard-Mitchell	Knoblauch
Corey	Greene	Holden	Koch
Crabb	Franklin	Huff	Kreamer
Cunningham	• • • • • • • • • • • • • • • • • • • •	Jesse	Kruse

Langland	Miller of	Priebe	Tieden
Lawson	Marshall	Rex	Van Drie
Lippold	Miller of	Rodgers	Van Nostrand
Lipsky	Page	Roorda	Van Roekel
Logue	Milligan	Schmeiser	Varley
Mayberry	Mohrfeld	Schroeder .	Voorhees
McCartney	Nelson	Schwartz	Walter
McCormick	Newton	Shaw	Warren
McIntyre	Nielsen	Shepherd	Waugh
Mendenhall	Nolting	Skinner	Weichman
Menefee	O'Hearn	Sorg	Welden
Mezvinsky	Ossian	Stokes	Wells
Middleswart	Pelton	Strand	Winkelman
Miller of	Peterson	Stroburg	Wolfe
Des Moines	Pierson	Strothman	Mr. Speaker
Miller of	Poncy	Tapscott	-
Jones	-	-	

The nays were, none.

Absent or not voting, 11:

CampHillPerkinsSandersCrosierKlueverRadlStromerDooleyMillenRenda

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

House File 136, a bill for an act relating to voter registration lists, with report of committee recommending passage, was taken up for consideration

Ellsworth of Dubuque offered the following amendment from the floor and moved its adoption:

House File 136 is hereby amended by adding in line nine (9) after the period the following:

"Such duplicate lists shall include name, address, precinct number and party affiliation of such voters."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 136)

The ayes were, 108:

Alt	Cochran	Drake	Freeman of
Andersen	Corey	Dunton	Buena Vista
Bailey	Crabb	Edgington	Gannon
Baker	Crosier	Ellsworth	Graham
Battles	Cunni ngham	Ewell	Grassley
Bennett	Darrington	Fischer of	Hamilton
Bergman	Den Herder	Grundy	Hansen of
Blouin	Dietz	Fisher of	Black Hawk
Caffrey	Dougherty	Greene	Hanson of
Campbell	Doyle		Howard-Mitchell

Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Knight Knoblauch Koch	Lawson Lippold Lipsky Mayberry McCartney McCormick McIntyre Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Milligan	Newton Nielsen Nolting Ossian Pelton Perkins Peterson Pierson Poncy Priebe Renda Rex Rodgers Roorda Schmeiser Shaw Skinner Sorg Stokes	Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker
Kreamer Kruse	Milligan Mohrfeld		
Langland	Nelson		

The nays were, 6:

Christensen	Freeman of	Goode	O'Hearn
	Clay-Dickinson	Logue	Schwartz

Absent or not voting, 10:

Brinck Franklin Miller of Sanders
Camp Kluever Page Schroeder
Dooley Radl Shepherd

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

House File 142, a bill for an act relating to the movement of oversized vehicles, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 142)

The ayes were, 111:

Alt Andersen Bailey Baker Battles Bennett Bergman Blouin Brinck Caffrey Campbell Christensen	Corey Crabb Crosier Cunningham Darrington Den Herder Dietz Dougherty Doyle Drake Dunton Ellsworth	Fisher of Greene Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton	Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnston
Christensen	Ellsworth	Hamilton	Johnson
Cochran	Ewell		Kehe

Kennedy of Mendenhall Peterson Strothman Chickasaw Menefee Pierson Tapscott Kitner Mezvinsky Poncy Tieden Klein Van Drie Middleswart Priebe Knight Miller of Renda Van Nostrand Knoblauch Jones Rex Van Roekel Koch Rodgers Miller of Varley Kreamer Marshall Voorhees Roorda Kruse Milligan Schmeiser Walter Langland Mohrfeld Schroeder Warren Schwartz Lawson Waugh Nelson Lippold Newton Shepherd Weichman Lipsky Nielsen Skinner Welden Nolting Stokes Wells Logue Mayberry O'Hearn Strand Winkelman Wolfe McCartnev Ossian Stroburg McCormick Pelton Stromer Mr. Speaker McIntyre Perkins

The nays were, none,

Absent or not voting, 13:

Camp Kennedy of Miller of Radl Dooley Des Moines Sanders Dubuque Edgington Shaw Kluever Miller of Millen Fischer of Page Sorg Grundy

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

House File 203, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Harlan Community School District of Shelby and Harrison Counties, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations of said School District, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 203)

The ayes were, 111:

Alt Cochran Drake Freeman of Andersen Dunton Corey Clay-Dickinson Bailey Edgington Crabb Gannon Battles Crosier Ellsworth Goode Bennett Cunningham Ewell Graham Darrington Fisher of Grassley Bergman Blouin Den Herder Greene Hamilton Caffrey Dietz Freeman of Hansen of Campbell Dougherty Buena Vista Black Hawk Christensen Doyle

Stokes Hanson of Lawson Newton Howard-Mitchell Lippold Nielsen Strand Nolting Stroburg Lipsky Stromer Holden Logue O'Hearn Strothman Huff Mayberry Pelton Perkins Tapscott Jesse McCartney Tieden McCormick Peterson Johnson of Van Drie McIntyre Pierson Audubon Van Nostrand Mendenhall Poncy Johnston of Priebe Van Roekel Menefee Johnson Varley Kehe Mezvinsky Renda Kennedy of Middleswart Rex Voorhees Walter Chickasaw Miller of Rodgers Warren Kitner Des Moines Roorda Waugh Schmeiser Klein Miller of Weichman Knight Jones Schroeder Miller of Schwartz Welden Knoblauch Wells Marshall Shaw Koch Winkelman Shepherd Kreamer Milligan Mohrfeld Skinner Wolfe Kruse Langland Nelson Sorg Mr. Speaker

The nays were, none.

Absent or not voting, 13:

BakerFischer ofKlueverOssianBrinckGrundyMillenRadlCampFranklinMiller ofSandersDooleyKennedy ofPage

Dubuque

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

House File 242, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Runnells, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing an elevated water storage tank in said town and contracting indebtedness for such purpose not in excess of twenty-five thousand dollars (\$25,000.00), issuing bonds for such purpose not in excess of twenty thousand dollars (\$20,000.00), and levying a tax annually upon the taxable property of said town not in excess of ten mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 242)

The ayes were, 112:

Alt Bailey Bennett Blouin Andersen Battles Bergman Brinck

Caffrey	Hansen of	Mayberry	Rex
Campbell	Black Hawk	McCartney	Rodgers
Christensen	Hanson of	McCormick	Roorda
Cochran	Howard-Mitchell		Schmeiser
Corev	Hill	Mendenhall	Schroeder
Crabb	Holden	Menefee	Schwartz
Cunningham	Huff	Middleswart	Shaw
Darrington	Jesse	Millen	
Darringon Den Herder	Johnson of	Miller of	Shepherd
Dietz	Audubon	Des Moines	Sorg
			Stokes
Dougherty	Johnston of	Miller of	Strand
Doyle	Johnson	Jones	Stroburg
Drake	Kehe	Miller of	Stromer
Dunton	Kennedy of	Marshall	Strothman
Edgington	_ Chickasaw	Milligan	Tapscott
Ellsworth	Kennedy of	Mohrfeld	Tieden
Ewell	Dubuque	Nelson	Van Drie
Fischer of	Kitner	Newton	Van Nostrand
Grundy	Klein	Nielsen	Van Roekel
Fisher of	Knight	Nolting	Varley
Greene	Knoblauch	O'Hearn	Voorhees
Freeman of	Koch	Ossian	Walter
Buena Vista	Kreamer	Pelton	Warren
Freeman of	Kruse	Perkins	Waugh
Clay-Dickinson	Langland	Peterson	Weichman
Ganmon	Lawson	Pierson	Wells
Goode	Lippold	Poncy	Winkelman
Graham	Lipsky	Priebe	Wolfe
Grassley	Logue	Renda	Mr. Speaker
Hamilton			

The nays were, none.

Absent or not voting, 12:

BakerFranklinMiller ofSandersCampKlueverPageSkinnerCrosierMezvinskyRadlWeldenDooley

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

House File 243, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Bondurant-Farrar Community School District, in the Counties of Jasper and Polk, State of Iowa, in connection with an election for the issuance of school bonds and declaring the validity of said election and that bonds issued pursuant to and authorized thereby shall constitute valid and binding obligations of said school district, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 243)

The ayes were, 112:

Alt	Freeman of	Lippold	Rex
Andersen	Clay-Dickinson	Lipsky	Rodgers
Bailey	Gannon	Logue	Roorda
Battles	Goode	Mayberry	Schmeiser
Bennett	Graham	McCartney	Schroeder
Bergman	Grassley	McCormick	Schwartz
Blouin	Hamilton	McIntyre	Shaw
Brinck	Hansen of	Mendenhall	Shepherd
Caffrey	Black Hawk	Menefee	Sorg
Campbell	Hanson of	Mezvinsky	Stokes
Christensen	Howard-Mitchell	Middleswart	Strand
Cochran	Hill	Millen	Stroburg
Corey	Holden	Miller of	Stromer
Crabb	Huff	Des Moines	Strothman
Crosier	Jesse	Miller of	Tapscott
Cunningham	Johnson of	Jones	Tieden
Darrington	Audubon	Miller of	Van Drie
Den Herder	Johnston of	Marshall	Van Nostrand
Dietz	Jo hnson	Milligan	Van Roekel
Dougherty	Kehe	Mohrfeld	Varley
Doyle	Kennedy of	Nielsen	Voorhees
Drake	Dubuque	Nolting	Walter
Dunton	Kitner	O'Hearn	Warren
Edgington	Klein	Ossian	Waugh
Ellsworth	Knight	Pelton	Weichman
Ewell	Knoblauch	Perkins	Welden
Fischer of	Koch	Peterson	Wells
Grundy	Kreamer	Pierson	Winkelman
Fisher of	Kruse	Poncy	Wolfe
Greene	Langland	Priebe	Mr. Speaker
Freeman of	Lawson	Renda	-

The nays were, none.

Buena Vista

Absent or not voting, 12:

Baker	Kennedy of	Miller of	Radl
Camp	Chickasaw	Page	Sanders
Dooley	Kluever	Nelson	Skinner
Franklin		Newton	

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

Skinner of Polk refrained from voting on House Files 242 and 243, under the provisions of Rule 70.

House File 126, a bill for an act relating to support and maintenance of criminal sexual psychopaths, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 126)

The ayes were, 115:

Andersen Buena Vista Logue Rodgers Bailey Goode Mayberry Roorda Baker Graham McCartney Schmeiser Battles Grassley McCormick Schroeder Bennett Hamilton McIntyre Schwartz Bergman Hansen of Mendenhall Shaw Blouin Black Hawk Menefee Shepherd Brinck Hanson of Mezvinsky Skinner	Alt	Freeman of	Lipsky	Rex
Bailey Goode Mayberry Roorda Baker Graham McCartney Schmeiser Battles Grassley McCormick Schroeder Bennett Hamilton McIntyre Schwartz Bergman Hansen of Mendenhall Shaw Blouin Black Hawk Menefee Shepherd Brinck Hanson of Mezvinsky Skinner		Buena Vista		Rodgers
BattlesGrassleyMcCormickSchroederBennettHamiltonMcIntyreSchwartzBergmanHansen ofMendenhallShawBlouinBlack HawkMenefeeShepherdBrinckHanson ofMezvinskySkinner	Bailey	Goode	Mayberry	Roorda
BattlesGrassleyMcCormickSchroederBennettHamiltonMcIntyreSchwartzBergmanHansen ofMendenhallShawBlouinBlack HawkMenefeeShepherdBrinckHanson ofMezvinskySkinner	Baker	Graham	McCartney	Schmeiser
Bergman Hansen of Mendenhall Shaw Blouin Black Hawk Menefee Shepherd Brinck Hanson of Mezvinsky Skinner	Battles	Grassley		Schroeder
Blouin Black Hawk Menefee Shepherd Brinck Hanson of Mezvinsky Skinner	Bennett	Hamilton	McIntyre	Schwartz
Brinck Hanson of Mezvinsky Skinner	Bergman	Hansen of	Mendenhall	Shaw
Brinck Hanson of Mezvinsky Skinner	Blouin	Black Hawk	Menefee	Shepherd
	Brinck			
Caffrey Howard-Mitchell Middleswart Sorg	Caffrey	Howard-Mitchell	Middleswart	Sorg
Campbell Hill Millen Stokes	Campbell	Hill	Millen	Stokes
Christensen Holden Miller of Strand	Christensen	Holden	Miller of	Strand
Cochran Huff Des Moines Stroburg	Cochran	Huff	Des Moines	Stroburg
Corey Jesse Miller of Stromer	Corey	Jesse	Miller of	Stromer
Crabb Johnson of Jones Strothman	Crabb	Johnson of	Jones	Strothman
Crosier Audubon Miller of Tapscott	Crosier	Audubon	Miller of	Tapscott
Cunningham Johnston of Marshall Tieden	Cunningham	Johnston of	Marshall	Tieden
Darrington Johnson Milligan Van Drie	Darrington		Milligan	Van Drie
Den Herder Kehe Mohrfeld Van Nostrand	Den Herder		Mohrfeld	Van Nostrand
Dietz Kennedy of Nelson Van Roekel	Dietz	Kennedy of	Nelson	Van Roekel
Dougherty Dubuque Newton Varley	Dougherty		Newton	Varley
Doyle Kitner Nielsen Voorhees	Doyle	Kitner		Voorhees
Dunton Klein Nolting Walter	Dunton	Klein	Nolting	Walter
Edgington Kluever O'Hearn Warren		Kluever	O'Hearn	
Ellsworth Knight Ossian Waugh	Ellsworth	Knight	Ossian	Waugh
Ewell Knoblauch Pelton Weichman	Ewell	Knoblauch	Pelton	Weichman
Fischer of Koch Perkins Welden	Fischer of	Koch	Perkins	Welden
Grundy Kreamer Peterson Wells	Grundy	Kreamer	Peterson	
Fisher of Kruse Pierson Winkelman	Fisher of	Kruse	Pierson	Winkelman
Greene Langland Poncy Wolfe		Langland		
Franklin Lawson Priebe Mr. Speaker	Franklin		Priebe	Mr. Speaker
Lippold Renda		Lippold	Renda	

The nays were, none.

Absent or not voting, 9:

Camp Dooley	Freeman of Clay-Dickinson	Kennedy of Chickasaw	Radl Sanders
Drake	Gannon	Miller of	
		Page	

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

House File 318, a bill for an act vesting police powers and the status of peace officers upon agents, officers, and investigators of the enforcement division of the Iowa liquor control commission, was taken up for consideration.

Fisher of Greene offered the following amendment filed by Nielsen of Shelby and moved its adoption:

Amend House File 318 by adding the following new section:

"Sec. 2. This act, being deemed of immediate importance, shall be in full force and effect from and after its publication in the Harlan Tribune, a newspaper published at Harlan, Iowa, and in The Jefferson Bee, a newspaper published at Jefferson, Iowa."

The amendment was adopted.

Blouin of Dubuque asked for unanimous consent that House File 318 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Blouin of Dubuque moved that House File 318 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Blouin of Dubuque and Bennett of Polk.

On the question "Shall House File 318 be deferred and retained on the calendar?"

The ayes were, 31:

Franklin	Kehe	McCormick
Freeman of	Kennedy of	Mezvinsky
Clay-Dickinson	Chickasaw	Nolting
Gannon	Knoblauch	Renda
Goode	Koch	Rex
Hansen of	Lippold	Schmeiser
Black Hawk	Logue	Tapscott
Jesse		Tieden
Johnston of		
Johnson		
	Clay-Dickinson Gannon Goode Hansen of Black Hawk Jesse Johnston of	Freeman of Clay-Dickinson Gannon Goode Hansen of Black Hawk Jesse Johnston of Kennedy of Chickasaw Knoblauch Koch Lippold Logue Mayberry

The nays were, 83:

Alt	Grassley	Middleswart	Shaw
Andersen	Hamilton	Millen	Shepherd
Bailey	Hanson of	Miller of	Skinner
Battles	Howard-Mitchell	Jones	Sorg
Bergman	Hill	Miller of	Stokes
Campbell	Holden	Marshall	Strand
Christensen	Huff	Miller of	Stroburg
Corey	Johnson of	Page	Stromer
Crabb	Audubon	Milligan	Strothman
Crosier	Kennedy of	Mohrfeld	Van Drie
Cunningham	Dubuque	Nelson	Van Nostrand
Darrington	Kitner	Newton	Van Roekel
Den Herder	Klein	Nielsen	Varley
Dougherty	Kluever	O'Hearn	Voorhees
Doyle	Kreamer	Pelton	Walter
Drake	Kruse	Perkins	Warren
Edgington	Langland	Peterson	Waugh
Ewell	Lawson	Pierson	Weichman
Fisher of	Lipsky	Poncy	Wells
Greene	McCartney	Rodgers	Winkelman
Freeman of	McIntyre	Roorda	Wolfe
Buena Vista	Mendenhall	Schroeder	Mr. Speaker
Graham	Menefee	Schwartz	

Absent or not voting, 10:

Camp	Knight	Ossian	Sanders
Cochran	Miller of	Priebe	Welden
Dooley	Des Moines	Radl	

The motion lost.

Blouin of Dubuque offered the following amendment from the floor and moved its adoption:

Amend House File 318 by adding in line ten (10) before the period the following: "after having received training at the law enforcement academy".

Roll call was requested by Blouin of Dubuque and Bennett of Polk.

On the question "Shall the amendment be adopted?" (H.F. 318)

The aves were, 26:

Baker	Gannon	Kennedy of	Nolting
Bennett	Hansen of	Chickasaw	Renda
Blouin	Black Hawk	Koch	Schmeiser
Caffrey	Jesse	Lippold	Skinner
Ellsworth	Johnston of	Mayberry	Strand
Franklin	Johnson	McCormick	Tapscott
Freeman of	Kehe	Mezvinsky	Tieden
Clay-Dickinson		Milligan	

The navs were, 89:

120 220 20 20 20 20 20 20 20 20 20 20 20	,,,,		
Alt	Freeman of	McCartney	Roorda .
Andersen	Buena Vista	McIntyre	Schroeder
Bailey	Goode	Mendenhall	Schwartz
Battles	Graham	Menefee	Shaw
Bergman	Grassley	Middleswart	Shepherd
Brinck	Hamilton	Millen	Sorg
Campbell	Hanson of	Miller of	Stokes
Christensen	Howard-Mitchell	Jones	Stroburg
Cochran	Hill	Miller of	Stromer
Corey	Holden	Marshall	Strothman
Crabb	Huff	Miller of	Van Drie
Crosier	Johnson of	Page	Van Nostrand
Cunningham	Audubon	Mohrfeld	Van Roekel
Darrington	Kennedy of	Nelson	Varley
Den Herder	Dubuque	Newton	Voorhees
Dietz	Kitner	Nielsen	Walter
Dougherty	Klein	O'Hearn	Warren
Doyle	Kluever	Ossian	Waugh
Drake	Knoblauch	Perkins	Weichman
Dunton	Kreamer	Peterson	Welden
Edgington	Kruse	Pierson	Wells
Ewell	Langland	Poncy	Winkelman
Fisher of	Lawson	Rex	Wolfe
Greene	Lipsky	Rodgers	Mr. Speaker
	Logne	-	•

Absent or not voting, 9:

Cemp	Fischer of	Miller of	Priebe
Dooley	Grundy	Des Moines	Radl
-	Knight	Pelton	Sanders

The amendment lost.

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

On the question "Shall the bill pass?" (H.F. 318)

The ayes were, 95:

Andersen Goode McIntyre Rodgers Roorda Bailey Graham Mendenhall Battles Schroeder Grassley Menefee Bennett Hamilton Middleswart Schwartz Hanson of Millen Shaw Bergman Howard-Mitchell Miller of Brinck Shepherd Des Moines Campbell Sorg Miller of Christensen Holden Stokes Cochran Huff Jones Strand Johnson of Miller of Stroburg Corev Crabb Audubon Marshall Stromer Miller of Crosier Kennedy of Strothman Cunningham Dubuque Page Tieden Darrington Kitner Milligan Van Drie Van Nostrand Den Herder Klein Mohrfeld Kluever Van Roekel Nelson Dougherty Newton Doyle Knight Varley Nielsen Drake Knoblauch Voorhees Dunton Koch O'Hearn Walter Edgington Kreamer Ossian Warren Ewell Kruse Pelton Waugh Perkins Fisher of Lawson Weichman Greene Lipsky Peterson Wells Franklin Pierson Winkelman Langland Freeman of Mayberry Poncy Wolfe Buena Vista McCartney Priebe Mr. Speaker

The nays were, 25:

Alt	Freeman of	Kehe	Nolting
Baker	Clay-Dickinson	Kennedy of	Renda
Blouin	Gannon	Chickasaw	Rex
Caffrey	Hansen of	Lippold	Schmeiser
Dietz	Black Hawk	Logue	Skinner
Ellsworth	Jesse	McCormick	Tapscott
Fischer of	Johnston of	Mezvinsky	Welden
Grundy	Johnson	•	

Absent or not voting, 4:

Camp Dooley Radl Sanders

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

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 21, 1969, he approved House Files 40, 95, 108, 113, 128 and 130.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred

House File 124, a bill for an act relating to the prevention of beer sales for the off-premise consumption as a "loss leader", begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 159, a bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices, including "molotov cocktails", and to provide penalties therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 182, a bill for an act relating to documents accompanying liquor shipments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred Seaste File 198, a bill for an act relating to deputy city clerks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Seaste File 193, a bill for an act relating to regulation of jitney buses in cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 53, a bill for an act relating to voter registration, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 53 as follows:

Amend House File 53, page one (1), line four (4), by striking all after the word "by" and striking all of lines five (5) and six (6) and inserting the following: "adding thereto the following:":

"If twenty-five residents of a township of more than fifteen hundred population shall request voter registration, the board of supervisors shall require voter registration for the next and all following elections, except that in no case shall this be done within ninety days of a primary or a general election."

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 72, a bill for an act to allow the services of the county engineer to be available to cities and incorporated towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 145, a bill for an act relating to granting to the counties the right to contract for options for the purchase of land, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 147, a bill for an act relating to abstracts of title based on tax certificates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 147 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred forty-five point twenty-four (445.24),

Code 1966, is hereby amended by adding thereto the following:

'However, the treasurer shall, in issuing a certificate or receipt, note thereon that certain taxes or assessments have been paid by personal check within the preceding thirty days, and such action shall be deemed sufficient notice of conditional payment of taxes and shall not operate to release or satisfy the taxes or discharge the lien until said check has been paid.'

Sec. 2. Section four hundred forty-five point thirty-three (445.33), Code 1966, is hereby amended by inserting in line five (5) after the comma the

words 'personal checks or drafts as conditional payment,'."

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 195, a bill for an act relating to the duties of deputy auditors in counties with dual county seats, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

LOUIS A. PETERSON, Chairman

Tieden of Clayton, from the committee on conservation and recreation, submitted the following report:

Ms. SFEAKER: Your committee on conservation and recreation, to whom was referred House File 139, a bill for an act relating to the establishment of recreational bikeways, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 139 as follows:

By striking the word "shall" in line twenty-one (21) and inserting in lieu thereof the words: "is hereby authorized to".

DALE L. TIEDEN, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred Senste File 177, a bill for an act to co-ordinate various statutes with the act creating the department of revenue, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Seaste File 176, a bill for an act relating to the codification of the revenue laws, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 183, a bill for an act relating to the sales of tobacco, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Sessite File 185, a bill for an act to correct a wrong reference in the school law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 199, a bill for an act relating to city boards of health in certain cities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 192, a bill for an act relating to instruction of children in the county juvenile detention home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

AMENDMENTS FILED

- 1 Amend House File 35 by adding the following:
 - Sec. 4. Subsection three (3) of section twelve (12) of
- 8 chapter one hundred seven (107), Acts of the Sixty-second

- 4 (62nd) General Assembly, is hereby amended by striking from
- 5 lines one (1) and two (2) the following: "interpreting
- 6 constitutional and statutory provisions".

GOODE of Appanoose-Davis

- 1 Amend House File 173 as follows:
- 2 By adding thereto the following subsection:
- 3. By striking from lines twenty-one (21) and twenty-two (22)
- 4 the words "seven thousand dollars" and inserting in lieu thereof
- 5 the words "eight thousand six hundred dollars".

HUFF of Polk

- Amend House File 258 as follows:
- 2 1. Amend page one (1) by inserting as line 6 the
- 3 following: "2. Lincoln's Birthday, February twelfth."
 - 2. By renumbering the following subsections of Section 1.
 - 3. Amend page two (2) by striking all of lines eight (8)
- 6 through eleven (11) and by renumbering the subsequent
- 7 subsections.

ALT of Polk

- 1 Amend House File 303 by adding at the end of section
- 2 one (1) the following:
- 3 "The board of supervisors of any county, having
- 4 established the office of public prosecutor, may employ
- 5 the county attorney of any other county to act as
- 6 public prosecutor on a part-time basis and the cost 7 shall be proportioned as provided in section four (4)
- 8 of this Act. Any county attorney employed as provided
- 9 herein need not resign his elected official position."

VOORHEES of Black Hawk

- 1 Amend House File 335, page 2, line 28, by inserting after the
- 2 word "Iowa," the following:
- "and in the Council Bluffs Nonpareil, a newspaper published at
- 4 Council Bluffs, Iowa,".

VAN NOSTRAND of Pottawattamie

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, February 25, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, FEBRUARY 25, 1969.

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

Prayer was offered by the Reverend Carl Benander, pastor of the Bethlehem Lutheran Church, Red Oak, Iowa.

The Journal of Monday, February 24, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Schroeder of Pottawattamie on request of Caffrey of Polk; Nelson of Cherokee on request of Peterson of Woodbury.

PRESENTATION OF VISITORS

Johnston of Johnson presented to the House twenty members of the Hammond Chapter, Phi Alpha Delta law fraternity, of the University of Iowa Law School.

Pelton of Clinton presented to the House the Honorable Cecil Reed, former member of the House from Linn County in the Sixty-second General Assembly, who is now a member of the Iowa Employment Security Commission.

Warren of Decatur presented to the House thirty-two members of the government class of Lamoni High School and their instructor, Mrs. Gerald Kruse. Representative Warren also presented to the House Richard Hobart, student and teacher at Graceland College.

PETITIONS

The following petitions were received and placed on file:

By Stromer of Hancock and Van Roekel of Marion, from two hundred thirty-four students of Marquette High School, West Point, Iowa, favoring state support for parochial schools.

By Van Roekel of Marion, from thirty-eight residents of St. Paul, Iowa, favoring state support for parochial schools.

By Milligan of Polk, from sixteen residents of Polk County favoring

House 261, relating to the liberalization of the present law on abortion.

By Corey of Louisa-Muscatine, from eleven residents of Louisa County opposing Senate File 202, relating to the liberalization of the present law on abortion.

By McIntyre of Linn, from ten residents of Linn County favoring an act to authorize county conservation boards to provide uniforms to their employees as a portion of compensation and to operate or lease concessions in or upon property under board control.

By McIntyre of Linn, from eighteen residents of Linn County favoring an act to increase the permissible property tax levy for county conservation boards from one mill to three mills.

By the following Representatives, petitions supporting passage of amendment to chapter 189A of the Code to provide for state cooperation with appropriate federal agencies with respect to meat and poultry products inspection program and appropriating state funds to carry out said act:

McCartney of Floyd, from eleven residents of Floyd County; Kehe of Bremer, from nine residents of Bremer County; and Stroburg of Ringgold-Taylor, from three residents of Ringgold County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 53, 72, 139, 145, 147, 159, 182 and 195; and Senate Files 176, 177, 183, 185, 192, 193, 198 and 199, under Rule 35.

INTRODUCTION OF BILLS

House File 364, by Fischer of Grundy, Tieden and Koch (Hammer and Lamborn), a bill for an act relating to property exemption for veterans.

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

House File 365, by Miller of Marshall, Klein, Mohrfeld, Winkelman, Roorda, Miller of Page, Van Drie, Lawson, Camp, Voorhees, Skinner, O'Hearn, Johnson of Audubon-Guthrie, Wolfe, Alt and Fischer of Grundy (Stanley, Mowry, Nicholson, Sullivan, Conklin and Thordsen), a bill for an act to define and punish sex offenses against children, and to provide for treatment and confinement of persons convicted of sex offenses and for greater protection of society against such persons.

Read first time and referred to committee on judiciary.

House File 366, by Hanson of Howard-Mitchell (Rigler), a bill for an act to appropriate funds to the state conservation commission for the Turkey River State Park, Lakes and Watershed Area.

Read first time and referred to committee on appropriations.

House File 367, by committee on social services, a bill for an act relating to the recovery of moneys from the estate of a person who has received medical assistance.

Read first time and placed on the calendar.

House File 368, by committee on appropriations, a bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public instruction for the biennium beginning July 1, 1969, and ending June 30, 1971.

Read first time and placed on the calendar.

House File 369, by Millen, Sorg, Mayberry and Ellsworth (Benda, Lodwick and McGill), a bill for an act relating to requiring fluoride adjustment of municipal water supplies, and prescribing the powers and duties of the state department of health in relation thereto.

Read first time and referred to committee on social services.

House File 370, by Klein, a bill for an act relating to the vacation policy for state employees.

Read first time and referred to committee on state government.

SENATE MESSAGE CONSIDERED

Senate File 33, a bill for an act relating to roadside parks.

Read first time and referred to committee on Iowa development.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 254, a bill for an act to transfer funds relating to dependent children.

CARROLL A. LANE, Secretary

COMMUNICATION FROM THE CHIEF CLERK STATE COMPTROLLER Des Moines

February 25, 1969

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

Dear Mr. Kendrick:

There is transmitted herewith the report of the School Budget Review Committee as directed in section 38 of Chapter 856, Acts of the 62nd General Assembly.

Very truly yours, MARVIN R. SELDEN, JR.

Secretary

School Budget Review Committee

Receipt of the above is hereby acknowledged.

WILLIAM R. KENDRICK Chief Clerk

The report is on file in the office of the Chief Clerk.

HOUSE FILE 294 AND

SENATE FILE 47 RE-REFERRED

Holden of Scott asked and received unanimous consent that House File 294 be re-referred to the committee on social services.

Tieden of Clayton asked and received unanimous consent that Senate File 47 be re-referred to the committee on conservation and recreation.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 324, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system, was taken up for consideration.

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

On the question "Shall the bill pass!" (H.F. 324)

The aves were, 116:

Den Herder
Dietz
Dooley
Dougherty
Drake

Dunton	Johnston of	Miller of	Schwartz
Edgington	Johnson	Des Moines	Shaw
Ellsworth	Kehe	Miller of	Shepherd
Ewell	Kennedy of	Jones	Skinner
Fischer of	Chickasaw	Miller of	Sorg
Grundy	Kennedy of	Marshall	Stokes
Fisher of	Dubuque	Miller of	Strand
Greene	Kitner	Page	Stroburg
Franklin	Klein	Milligan	Stromer
Freeman of	Knoblauch	Mohrfeld	Strothman
Buena Vista	Koch	Newton	Tapscott
Freeman of	Kreamer	Nielsen	Tieden
Clay-Dickinson	Kruse	Nolting	Van Drie
Goode	Langland	O'Hearn	Van Nostrand
Graham	Lawson	Ossian	Van Roekel
Grassley	Lippold	Pelton	Varley
Hamilton	Lipsky	Perkins	Voorhees
Hansen of	Logue	Peterson	Walter
Black Hawk	Mayberry	Pierson	Warren
Hanson of	McCartney	Poncy	Waugh
Howard-Mitchell	McCormick	Priebe	Weichman
Hill	McIntyre	Radl	Welden
Holden _	Mendenhall	Renda	Wells
Jesse	Menefee	Rex	Winkelman
Johnson of	Mezvinsky	Rodgers	Wolfe
Audubon	Middleswart	Roorda	Mr. Speaker
	Millen	Sanders	-

The nays were, none.

Absent or not voting, 8:

Bennett Huff Knight Schmeiser Gannon Kluever Nelson Schroeder

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

House File 323, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation, was taken up for consideration.

Christensen of Clarke-Union moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 323)

The ayes were, 105:

Alt Cochran Dunton Hamilton Andersen Crabb Edgington Hansen of Crosier Ellsworth Bailey Black Hawk Cunningham Ewell Hanson of Baker Fisher of Howard-Mitchell Battles Darrington Den Herder Greene Hill Bennett Dietz Freeman of Holden Bergman Dooley Clay-Dickinson Jesse Blouin Dougherty Doyle Goode Johnson of Brinck Audubon Campbell Graham Drake Grassley Kehe Christensen

Kennedy of Mendenhall O'Hearn Strand Chickasaw Stroburg Menefee Ossian Kennedy of Mezvinsky Pelton Stromer Dubuque Middleswart Perkins Strothman Kitner Peterson Tapscott Millen Klein Miller of Poncy Van Drie Knoblauch Des Moines Priebe Van Nostrand Kreamer Miller of Radl Van Roekel Kruse Jones Renda Varley Langland Rex Voorhees Miller of Walter Marshall Rodgers Lawson Lippold Miller of Roorda Warren Sanders Weichman Lipsky Page Schmeiser Welden Logue Milligan Mayberry Wells Mohrfeld Shaw Shepherd Winkelman McCartney Newton McCormick Nielsen Skinner Wolfe McIntyre Nolting Sorg Mr. Speaker The nays were, 6: Freeman of Knight Schwartz Waugh Buena Vista Pierson Stokes Absent or not voting, 13: Caffrey Fischer of Huff Koch Camp Grundy Johnston of Nelson Corey Franklin Schroeder Johnson

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

Kluever

Tieden

Caffrey of Polk, Camp of Clinton, Fischer of Grundy and Tieden of Clayton refrained from voting on House File 323, under provisions of Rule 70.

UNFINISHED BUSINESS

The House resumed consideration of House File 258, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays and for other purposes, and the Gannon of Jasper amendment filed February 21 and found on page 392 of the House Journal.

Renda of Polk moved the adoption of the Gannon amendment.

Amendment was adopted.

Baker of Boone asked and received unanimous consent to withdraw his amendment filed on February 21 and found on page 394 of the House Journal.

Welden of Hardin offered the following amendment filed by him and moved its adoption:

Amend House File 258 by striking line 10.

Gannon

Amendment was adopted.

Alt of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 258 as follows:

- 1. Amend page one (1) by inserting as line 6 the following: "2. Lincoln's Birthday, February twelfth."
 - 2. By renumbering the following subsections of Section 1.
- 3. Amend page two (2) by striking all of lines eight (8) through eleven (11) and by renumbering the subsequent subsections.

Amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 258)

The ayes were, 107:

Alt	Fisher of	Langland	Priebe
Andersen	Greene	Lawson	Radl
Bailey	Franklin	Lippold	Renda
Baker	Freeman of	Logue	Rodgers
Battles	Buena Vis ta	Mayberry	Roorda
Bennett	Freeman of	McCartney	Schmeiser
Bergman	Clay-Dickinson	McCormick	Schwartz
Blouin	Goode	McIntyre	Shaw
Brinck	Hamilton	Menefee	Shepherd
Caffrey	Hansen of	Mezvinsky	Skinner
Camp	Black Hawk	Millen	Sorg
Campbell	Hanson of	Miller of	Stokes
Christensen	Howard-Mitchell	Des Moines	Strand
Cochran	Hill	Miller of	Stroburg
Corey	Holden	Jones	Stromer
Crabb	Jesse	Miller of	Strothman
Crosier	Johnston of	Marshall	Tapscott
Cunningham	Johnson	Miller of	Tieden
Darrington	Kehe	Page	Van Drie
Den Herder	Kennedy of	Milligan	Van Nostrand
Dooley	Chickasaw	Mohrfeld	Varley
Dougherty	Kennedy of	Newton	Voorhees
Doyle	Dubuque	Nielsen	Walter
Drake	Kitner	Nolting	Waugh
Dunton	Klein	O'Hearn	Weichman
Edgington	Knight	Ossian	Welden
Ellsworth	Knoblauch	Pelton	Wells
Ewell	Koch	Perkins	Winkelman
Fischer of	Kreame r	Pierson	Wolfe
Grundy	Kruse	Poncy	Mr. Speaker

The nays were, 9:

Dietz	Johnson of	Mendenhall	Van Roekel
Grassley	Audubon	Middleswart	Warren
	Lipsky	Rex	

Absent or not voting, 8:

Gannon	Huff	Nelson	Sanders
Graham	Kluever	Peterson	Schroeder

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

REGULAR CALENDAR

SENATE FILE 18 SUBSTITUTED FOR HOUSE FILE 18

Fischer of Grundy asked and received unanimous consent to substitute Senate File 18 for House File 18.

Senate File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department, with report of committee recommending passage, was taken up for consideration.

Klein of Winnebago-Worth offered the following amendment filed from the floor:

Amend Senate File 18 as follows:

- 1. Amend page ten (10), line 19, by striking the word "may" and insert in lieu thereof the word "shall".
- 2. Amend page ten (10), line 33, by striking all after the period and striking all of lines 34 and 35.
- 3. Further amend Senate File 18 by amending page 11 by striking all of lines 1 and 2.

Division of the amendment was requested.

Klein of Winnebago-Worth moved the adoption of division 1 of his amendment.

Division 1 of the amendment lost.

Klein of Winnebago-Worth moved the adoption of divisions 2 and 3 of his amendment.

Divisions 2 and 3 of the amendment adopted.

Kreamer of Polk offered the following amendment from the floor and moved its adoption:

Amend Senate File 18 as follows:

Page 7, by striking all after the word "office" in line fourteen (14) and all of lines fifteen (15) and sixteen (16) and inserting in lieu thereof a period.

Amendment lost.

McCartney of Floyd offered the following amendment from the floor and moved its adoption:

Amend Senate File 18, page eight (8), line thirty-five (35), by inserting after the word "chairman" the words, "and who shall have the right to vote".

Amendment was adopted.

Kreamer of Polk offered the following amendment from the floor: Amend Senate File 18 as follows:

1. By striking from line one (1) of page 9 the word "six" and inserting in lieu thereof the word "seven".

2. Further amend by adding after the period in line two (2) of page 9 the following:

"Provided, however, that in no event shall more than five members of such board be engaged in the business of banking in any executive capacity."

Division of the amendment was requested.

Kreamer of Polk asked and received unanimous consent to withdraw division 1 of his amendment.

Kreamer of Polk moved the adoption of division 2 of his amendment.

Division 2 of amendment adopted.

Edgington of Franklin offered the following amendment from the floor and moved its adoption:

Amend Senate File 18 as follows:

1. Amend Senate File 18 by inserting after the period (.) in line nine (9) of page ten (10) the following: "Said fund shall be subject at all times to the warrant of the state comptroller, drawn upon written requisition of the superintendent or his designated representative, for the payment of all salaries and other expenses necessary to carry out the duties of the department of banking."

2. Amend Senate File 18 by striking the period (.) after the word "duties" in line twelve (12) of page eleven (11), and inserting in lieu thereof the following:

", and such expenses shall be paid by the treasurer of state on warrants drawn by the state comptroller.

"Nothing in this Act shall be construed to exclude the department of banking from the provisions of chapter eight (8) of the Code."

Amendment was adopted.

Klein of Winnebago-Worth offered the following amendment from the floor:

Amend Senate File 18, page ten (10), line 3, by inserting after the period the following:

"Chapter nineteen (19), paragraph four (4), Code of Iowa, 1966, shall apply to the expenses of the department of banking."

Gannon of Jasper rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Klein of Winnebago-Worth moved the adoption of his amendment. Amendment lost.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend Senate File 18 as follows:

1. On page 5, line 33, by striking the word "not."

2. On page 25, line 9, by striking the word "perpetual" and inserting in lieu thereof "not more than twenty-five years."

Amendment lost.

(Bill pending at adjournment.)

MOTION TO RECONSIDER (Senate File 18)

I move to reconsider the vote by which division two of the Klein amendment to Senate File 18, pages ten (10) and eleven (11), lines thirty-three (33), etc., filed February 25, 1969, was adopted.

FISCHER of Grundy

MOTION TO RECONSIDER

(Senate File 18)

I move to reconsider the vote by which the Edgington amendment to Senate File 18, filed February 25, 1969, was adopted.

FISCHER of Grundy

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House Joint Resolution 7, a joint resolution directing a legislative study to review and codify the laws of Iowa relating to education below the university level, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 106, a bill for an act relating to members of the General Assembly of the State of Iowa and repealing chapter thirty-eight B (38B), Code 1966, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House FHe 208, a bill for an act relating to zoning of unincorporated areas within two miles of cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 217, a bill for an act relating to the jurisdiction of a city or town, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 278, a bill for an act relating to civil service employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

RAY C. CUNNINGHAM, Chairman

Kluever of Cass, from the committee on higher education, submitted the following report:

MR. SPEAKER: Your committee on higher education, to whom was referred House File 277, a bill for an act relating to driver education instructors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

AMENDMENTS FILED

- 1 Amend Senate File 18, section 812, paragraph 1,
- 2 page 73, line 7, by striking the words "may mail a
- 3 notice" and place in lieu thereof the words:
- 4 "shall mail a notice by certified or registered mail".

DOYLE of Woodbury

- 1 Amend Senate File 18 as follows:
- 2 1. Strike from line twenty-one (21), page seven (7), the
- 3 words "by the state banking board" and insert in lieu thereof
- 4 the following:
- 5 "by the general assembly".
 - 2. Strike from line twenty-nine (29), page eight (8), the
- 7 words "by the state banking board" and insert in lieu thereof
- 8 the following:

6

9 "by the general assembly".

JESSE of Polk

- 1 Amend Senate File 18 by making the following additions thereto:
- 2 1. Page nine (9), line two (2), by striking the period following
- 3 the word "state", and inserting in lieu thereof the following:
- 4 "four (4) members to be representative of the various types of
- 5 banking institutions under the control of the banking department
- 6 and two members representative of the general public".

KOCH of Woodbury

- Amend House File 72 by adding to section 1 the following paragraph:
- 3 "All moneys received from such services shall be allocated

3

6

7

8

9 10

11 12

13 14

15

16 17

18

19

20 21

22 23

24

9

10

11

12

14

15

to the fund or funds from which the county engineer's salary is paid."

STOKES of Plymouth

1 Amend House File 90 by striking all after the enacting 2 clause and inserting in lieu thereof the following:

Section 1. Chapter six hundred thirteen (613), Code 1966,

4 is amended by adding the following sections: 5

"1. The parent or parents charged with the care, custody and control of an unemancipated minor child under the age of eighteen years shall be liable for actual damages caused by negligent or wrongful acts of such child to person or property.

2. The legal obligation of the parent or parents charged with the care, custody and control of an unemancipated minor child under the age of eighteen years to pay damages shall be limited as follows:

a. Not more than one thousand dollars for any one act.

b. Not more than two thousand dollars, payable to the same claimant, for two or more acts.

3. The word 'person' for the purpose of this Act shall include firm, association, partnership or corporation.

4. When an action is brought on parental responsibility for acts of their children, the parents shall be named as defendants therein and, in addition, the minor child shall be named as a defendant. The filing of an answer by the parents shall remove any requirement that a guardian ad litem be required."

Sec. 2. Chapter six hundred twenty-four (624), Code 1966,

25 is amended by adding the following section:

26 "When an action is brought on parental responsibility for acts 27 of their children it shall not limit any liability of any minor 28 for his own acts and shall not limit any liability imposed by the common law or by any other provision of the Code." 29

VAN DRIE of Story MILLER of Marshall RENDA of Polk DOYLE of Woodbury BAILEY of Wright HUFF of Polk

Amend House File 133 as follows:

2 1. Page two (2), line nine (9), by striking the words "county 3 attorney".

4 2. Pages four (4) and five (5) by striking all of sections five (5) and six (6) and inserting in lieu thereof the following 5 6 sections:

7 Sec. 5. Section three hundred forty point nine (340.9), Code 8 1966, is hereby amended as follows:

1. Subsection one (1) by striking from line two (2) the word "six" and inserting the word "nine".

2. Subsection two (2) by striking from line two (2) the words "sixty-five hundred" and inserting the words "nine thousand six 13 hundred fifty".

3. Subsection three (3) by striking from line two (2) the words "seven thousand" and inserting the words "ten thousand three hundred". 16

23

24

28

29

30

- 4. Subsection four (4) by striking from line two (2) the words "seventy-five hundred" and inserting the words "eleven thousand".
- 5. Subsection five (5) by striking from line two (2) the
 words "eighty-five hundred" and inserting the words "twelve
 thousand three hundred".
 - 6. Subsection six (6) by striking from line two (2) the words "nine" and inserting the word "thirteen".
- 7. Subsection seven (7) by striking from line two (2) the
 words "ten thousand" and inserting the words "fourteen thousand
 three hundred".
 - 8. Subsection eight (8) by striking from lines two (2) and three (3) the words "eleven thousand" and inserting the words "fifteen thousand seven hundred".
- 9. Subsection nine (9) by striking from line three (3) the words "thirteen thousand" and inserting the words "eighteen thousand three hundred".
- 10. Subsection ten (10) by striking from line two (2) the word "fifteen" and inserting the words "twenty-one".

 Sec. 6. Chapter three hundred forty (340), Code 1966, is
- Sec. 6. Chapter three hundred forty (340), Code 1966, is hereby amended by adding thereto the following:
- "In the county or counties in which is located the state training school for boys, the county attorney shall receive an additional sum of five hundred dollars."
- 41 Sec. 7. Section three hundred forty point ten (340.10), 42 Code 1966, is hereby amended as follows:
- 48 1. Subsection one (1) by striking from line seven (7) the 44 word "eighty" and inserting the words "eighty-five".
- 45 2. Subsection two (2) by striking from line three (3) the word "eighty" and inserting the words "eighty-five".

HUFF of Polk

- 1 Amend House File 207 as follows:
- 2 Amend page 2, lines 24 and 25, by striking the words
- 3 "prima facia" and inserting in lieu thereof the word
- 4 "presumptive".

HOLDEN of Scott

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, February 26, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, FEBRUARY 26, 1969.

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

Prayer was offered by the Reverend J. Milton Kinney, pastor of the First United Methodist Church, Guthrie Center, Iowa.

The Journal of Tuesday, February 25, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Baker of Boone on request of Renda of Polk.

PRESENTATION OF VISITORS

Cunningham of Story presented to the House thirty-two students of A. Edwards School, Ames, Iowa, accompanied by their teachers, Mrs. S. Whitmore and Mrs. N. Rickard.

Renda of Polk presented to the House seventy students of the government class of St. Theresa's School, Des Moines, Iowa, accompanied by their teacher, Sister Donna.

Kluever of Cass presented to the House eighteen Y-Teens of Town and Country Y.W.C.A. and students of the Atlantic Junior and Senior High School, Atlantic, Iowa, accompanied by their teachers, Mrs. Wayne Rogers, Mrs. Dick Voss, Mrs. Jim Wonder and Mrs. Owen Meredith. He also presented a Rotary Exchange student, Miss Seugnette Myers from Eshowe Natal, South Africa.

Priebe of Kossuth presented to the House the Honorable Karl E. Kilsholm, a former member of the House from Kossuth County in the Sixty-second General Assembly.

Varley of Adair-Madison presented to the House fifteen Y-Teens of Town and Country Y.W.C.A. and students of the Greenfield Junior and Senior High School, Greenfield, Iowa, accompanied by their teacher, Mrs. Ron Broment.

Logue of Iowa presented to the House Rick Wannamaker, Marengo, Iowa, a student at Drake University and a member of the Drake basketball team.

PETITIONS

The following petitions were received and placed on file:

By Brinck of Lee, from five hundred ninety-seven residents of Lee County urging state aid to private schools.

By Van Nostrand of Pottawattamie and Schroeder of Pottawattamie, from fifty-six residents of Pottawattamie County opposing House File 225 relating to the taxation of fraternal and beneficiary associations.

By Cochran of Webster, from nine meat processors of Webster County favoring passage of amendment to chapter 189A of the Code to provide for cooperation with appropriate federal agencies in the meat and poultry products inspection program and appropriating state funds to carry out said act.

By Waugh of Monona, from seventeen residents of Monona County opposing any action at this time on House File 250 relating to snow-mobiles.

By Grassley of Butler, a resolution from six members of the Capitol City Baptist Church, Des Moines, Iowa, and a resolution from eleven ministers of the Churches of the Iowa Baptist Bible Fellowship opposing sex education in public schools, obscene literature, pornographic materials, immoral movies and erotic advertising.

By Dougherty of Lucas-Monroe, a resolution from forty-one members of Royal Neighbors Camp No. 414, Chariton, Iowa, opposing House File 225 relating to the taxation of fraternal and beneficiary associations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 106, 208, 217, 277 and 278, under Rule 35.

INTRODUCTION OF BILLS

House File 371, by Lipsky, Stromer, Tieden, Miller of Des Moines, Shepherd, Dunton, Christensen and Drake, a bill for an act to place upon the several school districts of the state primary responsibility for the education of all resident children between the ages of six and eighteen, and to require every child in this state between the ages of six and eighteen to attend some suitable school or educational program unless the child has sooner graduated from high school or attained equal educational achievements.

Read first time and referred to committee on schools.

House File 372, by Schmeiser, Campbell, Cochran and Radl, a bill for an act relating to a state income tax credit.

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

House File 373, by Graham and Kluever, a bill for an act relating to the state tort claims act.

Read first time and referred to committee on judiciary.

House File 374, by Fischer of Grundy, a bill for an act relating to institutions of higher education and the state board of regents.

Read first time and referred to committee on higher education.

House File 375, by Cunningham, Klein, Hill and Pelton, a bill for an act relating to municipal courts.

Read first time and referred to committee on judiciary.

House File 376, by Middleswart, a bill for an act relating to studded tires on fire-fighting apparatus.

Read first time and referred to committee on transportation.

House File 377, by Middleswart, a bill for an act relating to allocation of rental receipts from federal flood and erosion control projects.

Read first time and referred to committee on county government.

House File 378, by Pelton, Shaw and Varley, a bill for an act relating to area schools.

Read first time and referred to committee on schools.

House File 379, by Koch, a bill for an act relating to the taxation of personal property.

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

House File 380, by Millen, Lawson, Pierson, Holden, Graham, Mohrfeld, Kehe, Bailey, Camp, Van Nostrand, Edgington, Shepherd, Ossian, Pelton, Kreamer and Wolfe (Arbuckle, DeHart, Flatt, Lisle, Thordsen, Kosek, DeKoster, Nicholson and Stanley), a bill for an act relating to workmen's compensation.

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

House File 381, by Andersen, a bill for an act relating to retirement systems for policemen and firemen and to make a continuing appropriation from the state general fund to pay certain benefits.

Read first time and referred to committee on appropriations.

House File 382, by Bailey, a bill for an act relating to the punishment for reckless driving on the highway.

Read first time and referred to committee on judiciary.

House File 383, by Bailey, a bill for an act relating to the homestead tax credit.

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

House File 384, by Bailey, a bill for an act relating to the homestead tax credit.

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

House File 385, by Rodgers, Fischer of Grundy, Baker, Mayberry, Caffrey, Holden, Grassley, Strand, Miller of Jones and Klein, a bill for an act imposing a tax on trading stamps.

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

House File 386, by Voorhees, Waugh, Christensen, Wolfe, O'Hearn, Lipsky, Shaw, Hill, Huff, Menefee, Dunton, Kitner, Tapscott, Shepherd, Langland, Poncy, McCartney and Fischer of Grundy (Thordsen, Briles, Frey, Walsh, Stanley, Sullivan, DeHart, Balloun, O'Malley, Gaudineer, Coleman, Conklin, Nicholson, Curran, Arbuckle, Potter and Shaff), a bill for an act relating to annual readjustment of pensions, pension payments and pension benefits for disabled and retired firemen and policemen.

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

House File 387, by Ellsworth, Koch, Schwartz and Fischer of Grundy, a bill for an act relating to theft or conversion of a trade secret.

Read first time and referred to committee on commerce.

House File 388, by Dietz, Bergman, Tieden, Winkelman, Strothman, Camp, Hanson of Howard-Mitchell, Stokes, Den Herder, Dooley, Johnson of Audubon-Guthrie, Christensen and Battles, a bill for an act relating to the practice of accountancy by licensed accountants, establishing a board of licensed accountants and collection of fees for support thereof.

Read first time and referred to committee on commerce.

House File 389, by committee on social services, a bill for an act to authorize the commissioner of the department of social services to operate facilities at locations away from institutional campuses.

Read first time and placed on the calendar.

House File 390, by committee on rules, a bill for an act relating to the implementation and organization for annual sessions of the General Assembly.

Read first time and placed on the calendar.

SENATE MESSAGE CONSIDERED

Senate File 254, a bill for an act creating authority in the department of social services to transfer aid to dependent children funds to any other department or agency of the State of Iowa for the purpose of implementing federal assistance programs.

Read first time and referred to committee on social services.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 286, a bill for an act relating to sales tax refund.

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

Senate Concurrent Resolution 9, proposing that the Iowa Legislative Research Committee or an appropriate standing committee be encouraged to conduct a study of the littering problem in the state.

CARROLL A. LANE, Secretary

SENATE CONCURRENT RESOLUTION 9

By McGill, Erskine, Benda, Van Gilst, Shaff, Stephens,
Lucken, Denman, Dodds, O'Malley and Keith
(Dougherty, Nelson, Van Roekel, Roorda, Middleswart, Crosier,
Graham, Knight, Nielsen, Fisher of Greene, Gannon,
Mayberry, Schwartz, Hamilton, Dietz, Mendenhall,
Campbell, Warren, Bailey and Cochran)

Whereas, Littering, the indiscriminate disposing of cans, bottles, garbage, and other rubbish, is becoming commonplace throughout the nation and the state; and

Whereas, Littering results in the distraction and destroying of the natural beauty of the landscape and surrounding countryside and in unsightliness in general; and

Whereas, It is general practice for food products and alcoholic beverages to be dispensed in nonredeemable type containers; and

Whereas, It is the growing tendency of soft drink manufacturers and vendors also to dispense their products in nonredeemable type containers; and

Whereas, It is apparent that supervision by governmental bodies and agencies is lacking in providing suitable disposal receptacles, dumping areas, and garbage collection disposal systems for articles of litter; and

Whereas, Present laws intended to control littering are generally ignored and evaded; and

Whereas, It is the common practice to dispose of refuse by open burning producing a material annoyance, inconvenience, and discomfort; and

Whereas, Littering is directly related to the health, safety, and general

welfare of the citizens of the nation and this state; and

Whereas, The progressive use of insecticides, herbicides, chemicals, and dangerous drugs is directly related to the health, safety, and general welfare of the citizens of the nation and this state and by their nature require extensive regulation and control in the public interest; and

Whereas, Government supervision is required to be close and watchful so as to allow little latitude for malfeasance or misfeasance in the control of littering, the disposal of refuse, and the use of insecticides, herbicides, chem-

icals, and dangerous drugs; now, therefore,

Be It Resolved by the Senate, the House Concurring: That the Iowa Legislative Research Committee, its successor agency, or an appropriate standing committee be encouraged to conduct, during the interim, a continued study of the littering problem of the state, disposal of refuse practices, and the use of insecticides, herbicides, chemicals, and dangerous drugs, the laws relating thereto, and the need for additional legislation to correct these problems.

Laid over under Rule 25.

SENATE FILE 18 DEFERRED

Fischer of Grundy asked and received unanimous consent that Senate File 18 be deferred and that the bill retain its place on the calendar.

SENATE MESSAGE CONSIDERED

Senate File 286, a bill for an act relating to sales tax refund.

Read first time and passed on file.

SENATE FILE 286 SUBSTITUTED FOR HOUSE FILE 343

Welden of Hardin asked for unanimous consent that Senate File 286 be substituted for House File 343.

Objection was raised.

Welden of Hardin moved that Senate File 286 be substituted for House File 343.

Ewell of Black Hawk moved as a substitute motion that Senate File 286 be referred to the committee on ways and means.

Roll call was requested by Gannon of Polk and Dougherty of Lucas-Monroe.

Rule 69 was invoked.

On the question "Shall Senate File 286 be referred to the committee on ways and means?"

The ayes were, 38:

Bennett	Ewell	Knoblauch	Radl
Blouin	Franklin	McCormick	Renda
Brinck	Gannon	Mezvinsky	Rodgers
Caffrey	Jesse	Middleswart	Schmeiser
Cochran	Johnston of	Miller of	Schwartz
Crosier	Johnson	Des Moines	Skinner
Dietz	Kennedy of	Newton	Stroburg
Dougherty	Chickasaw	Nolting	Tapacott
Doyle	Kennedy of	Poncy	- Lipotott
Dunton	Dubuque		

The nays were, 85:

,			
Alt	Graham	Logue	Sanders
Andersen	Grassley	McCartney	Schroeder
Battles	Hamilton	McIntyre	Shaw
Bergman	Hansen of	Mendenhall	Shepherd
Camp	Black Hawk	Menefee	Sorg
Campbell	Hanson of	Millen	Stokes
Christensen	Howard-Mitchell	Miller of	Strand
Corey	Hill	Jones	Stromer
Crabb	Holden	Miller of	Strothman
Cunningham	Huff	Marshall	Tieden
Darrington	Johnson of	Miller of	Van D r ie
Den Herder	Audubon	Page	Van Nostrand
Drake	Kehe	Milligan	Van Roekel
Edgington	Kitner	Mohrfeld	Varley
Ellsworth	Klein	Nelson	Voorhees
Fischer of	Kluever	Nielsen	Walter
Grundy	Knight	O'Hearn	Warren
Fisher of	Koch	Ossian	Waugh
Greene	Kreamer	Pelton	Weichman
Freeman of	Kruse	Perkins	Welden
Buena Vista	Langland	Peterson	Winkelman
Freeman of	Lawson	Pierson	Wolfe
Clay-Dickinson	Lippold	Rex	Mr. Speaker
Goode	Lipsky	Roorda	

Absent or not voting, 6:

Bailey	Dooley	Prieb e	Wells
Bailey Baker	Mayberry		

Motion lost.

On the motion "Shall Senate File 286 be substituted for House File 343 ?"

Motion prevailed.

Senate File 286, a bill for an act relating to sales tax refund, was taken up for consideration.

Johnston of Johnson moved that Senate File 286 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Johnston of Johnson and Gannon of Jasper.

On the question "Shall Senate File 286 be deferred and retained on the calendar !"

The ayes were, 37:

Bailey	Ewell	Knoblauch	Radl
Bennett	Franklin	Mayberry	Renda
Blouin	Gannon	McCormick	Rodgers
Brinck	Jess e	Mezvinsky	Schmeiser
Caffrey	Johnston of	Miller of	Schwartz
Cochran	Johnson	Des Moines	Skinner
Crosier	Kennedy of	Newton	Stroburg
Dietz	Chickasaw	Nolting	Tapscott
Dougherty	Kennedy of	Poncy	Walter
Doyle	Dubuque	Priebe	Wells
Dunton			

The nays were 82:

Alt	Hamilton	McCartney	Sanders
Andersen	Hansen of	McIntyre	Schroeder
Battles	Black Hawk	Mendenhall	Shaw
Bergman	Hanson of	Menefee	Shepherd
Camp	Howard-Mitchell		Sorg
Campbell	Hill	Miller of	Stokes
Christensen	Holden	Jones	Strand
Corey	Huff	Miller of	Stromer
Crabb	Johnson of	Marshall	Strothman
Cunningham	Audubon	Miller of	Tieden
Darrington	Kehe	Page	Van Drie
Den Herder	Kitner	Milligan	Van Nostrand
Drake	Klein	Mohrfeld	Van Roekel
Edgington	Kluever	Nelson	Varley
Ellsworth	Knight	Nielsen	Voorhees
Fisher of	Koch	O'Hearn	Warren
Greene	Kreamer	Ossian	Waugh
Freeman of	Kruse	Pelton	Weichman
Buena Vista	Langland	Perkins	Welden
Freeman of	Lawson	Peterson	Winkelman
Clay-Dickinson	Lippold	Pierson	Wolfe
Goode	Lipsky	Rex	Mr. Speaker
Grassley	Logue	Roorda	• • • • • • • • • • • • • • • • • • • •

Absent or not voting, 5:

Baker Fischer of Graham Middleswart Dooley Grundy

Motion lost.

MEMBER EXCUSED

Hill of Marshall asked and received unanimous consent that he be excused at 11:30 a.m. for the remainder of the day.

The Speaker announced the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

The House resumed consideration of Senate File 286.

Skinner of Polk offered the following amendment from the floor:

Amend Senate File 286 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section eighteen (18) of chapter three hundred forty-eight (348), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By inserting after line 28 the following new paragraphs as follows:

'No individual shall be eligible to claim the sales tax refund if such individual has a net income of over \$9,000.00.

'No individual shall be eligible to claim a sales tax refund if such individual has been claimed as a dependent on another resident individual's Iowa personal income tax return.'

'No individual shall be eligible to claim a sales tax credit refund if that individual filed a joint federal return and the combined net income on the federal return exceeded \$9,000.00.'

2. By inserting in line 48 after the period (.) the following:

'The term net income will have the same meaning as defined in section four hundred twenty-two point seven (422.7), Code of Iowa'."

Van Roekel of Marion moved the previous question on the amendment.

Motion lost.

Skinner of Polk moved the adoption of his amendment.

Roll call was requested by Skinner of Polk and Gannon of Jasper.

Rule 69 was invoked.

On the question "Shall the Skinner amendment be adopted?" (S.F. 286)

The ayes were, 37:

Bennett	Ewell	Knoblauch	Priebe
Blouin	Franklin	Mayberry	Radl
Brinck	Gannon	McCormick	Renda
Caffrey	Jesse	Mezvinsky	Rodgers
Cochran	Johnston of	Middleswart	Schmeiser
Crosier	Johnson	Miller of	Schwartz
Dietz	Kenn edy of	Des Moines	Skinner
Dougherty	Chickasaw	Newton	Stroburg
Doyle	Kennedy of	Nolting	Tapscott
Dunton	Dubuque	Poncy	Wells
Ellsworth	•	•	

The nays were, 82:

Drake	Hansen of	Knight
Edgington	Black Hawk	Koch
Fischer of	Hanson of	Kreamer
Grundy	Howard-Mitchell	Kruse
Freeman of	Holden	Langland
Buena Vi sta	Huff	Lawson
Freeman of	Johnson of	Lippold
Clay-Dickinson	Audubon	Lipsky
Goode	Kehe	Logue
Graham	Kitner	McCartney
Grassley	Klein	McIntyre
Hamilton	Kluever	Mendenhall
	Edgington Fischer of Grundy Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham	Edgington Fischer of Grundy Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley Black Hawk Hanson of Howard-Mitchell Holden Johnson of Kehe Kitner Klein

Menefee	Nielsen	Shaw	Varley
Millen	O'Hearn	Shepherd	Voorhees
Miller of	Ossian	Sorg	Walter
Jones	Pelton	Stokes	Warren
Miller of	Perkins	Strand	Waugh
Marshall	Peterson	Stromer	Weichman
Miller of	Pierson	Strothman	Welden
Page	Rex	Tieden	Winkelman
Milligan	Roorda	Van Drie	Wolfe
Mohrfeld	Sanders	Van Nostrand	Mr. Speaker
Nelson	Schroeder	Van Roekel	
Absent or no	t voting. K:		•

Absent or not voting, 5:

Bailey Dooley Fisher of Hill Greene

Amendment lost.

Nolting of Black Hawk offered the following amendment from the floor:

Amend Senate File 286 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section eighteen (18) of chapter three hundred forty-eight (348), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

1. "Every eligible resident individual who files a tax return for the calendar year 1968, or a return for a fiscal year beginning after January 1, 1968, shall be entitled to a sales tax refund for such calendar or fiscal year with respect to himself and each of the persons whom he is entitled to claim as a personal exemption on such return, whether or not such resident individual is required to file a personal income tax return or pay such tax. The amount of refund shall be computed in accordance with the following table:

i reiuna snaii be computea in ac	cordance with the following table:
If the net income of the	The refund allowed to resident indi-
resident individual is	vidual for himself and for each person
	for whom he is entitled to claim a per-
	sonal exemption is:

	BUIIA
Under \$1,000	\$12
Over \$1,000 but under \$2,000	11
Over \$2,000 but under \$2,500	10
Over \$2,500 but under \$3,000	Qn

2. "No individual shall be eligible to claim the sales tax refund if such individual has been claimed as a dependent on another resident individual's Iowa personal income tax return."

3. "For the purposes of this Act the term 'resident individual' is defined as a person who has resided in the state for the full taxable year. The term 'net income' shall have the same meaning as defined in section four hundred twenty-two point seven (422.7) of the Code. The term 'personal exemption' shall have the same meaning as defined in section four hundred twenty-two point twelve (422.12) of the Code."

4. "The department of revenue shall make all rules and regulations with respect to the refunds for this section including the manner and requirements for claiming credit for or refund of the amount thereof in the same manner as state income tax refunds, and in accordance with the provisions of sections four hundred twenty-two point sixteen (422.16) and four hundred twenty-two point sixty-seven (422.67), of the Code."

5. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Council Bluffs Nonpareil, a

newspaper published in Council Bluffs, Iowa, and in the Cedar Falls Daily Record, a newspaper published in Cedar Falls, Iowa.

Amend the title to Senate File 286 by striking the period and adding thereto the following: ", and relating to the income tax of certain Iowa taxpayers."

EXPLANATION

The sales tax refund is pro	ovided to those in	the lower in	come range only.
Adjusted Gross	Amount Allowed	Number of	Amount of
Income Brackets	Per Credit	Credits	Sales Tax Credit
Under \$1,000	\$12	146,883	\$ 1,756,596
Over \$1,000 but under \$2,000	11	172,375	1,896,125
Over \$2,000 but under \$2,500	10	96,891	968,910
Over \$2,500 but under \$3,000	9	96,890	872,010
		512,539	\$5,493,641

Tapscott of Polk moved that the Nolting amendment to Senate File 286 be tabled.

Motion lost.

Van Drie of Story rose on a point of order that the Nolting amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Rodgers of Dallas offered the following amendment from the floor and moved its adoption:

Amend Senate File 286, page 1, by striking lines 6, 7, 8, 9 and 10 and inserting in lieu thereof the following:

"Every eligible resident individual who files a tax return for a year beginning after January 1, 1968, shall be entitled to a sales tax refund for such year with respect to himself".

Roll call was requested by the Rodgers of Dallas and Gannon of Jasper.

Rule 69 was invoked.

On the question "Shall the Rodgers amendment be adopted?" (S.F. 286)

The ayes were, 86:

	-,		
Bailey	Doyle	Kennedy of	Miller of
Bennett	Dunton	Chickasaw	Des Moines
Blouin	Ellsworth	Kennedy of	Newton
Caffrey	Ewell	Dubuque	Nolting
Christensen	Gannon	Knoblauch	Poncy
Cochran	Jesse	Mayberry	Priebe
Crosier	Johnston of	McCormick	Radl
Dietz	J ohn son	Mezvinsky	Renda
Dougherty		Middleswart	Rodgers

Schwartz	Stroburg	Tapscott	Wells
Skinne r			
The nays were,	76:		
Alt	Hanson of	Menefee	Schroeder
Battles	Howard-Mitchell	Millen	Shepherd
Bergman	Holden	Miller of	Sorg
Campbell	Huff	Jones	Stokes
Corey	Johnson of	Miller of	Strand
Crabb	Audubon	Marshall	Stromer
Cunningham	Kehe	Miller of	Strothman
Darrington	Kitner	Page	Tieden
Den Herder	Klein	Milligan	Van Drie
Drake	Kluever	Mohrfeld	Van Nostrand
Fischer of	Knight	Nelson	Van Roekel
Grundy	Koch	Niel se n	Varley
Freeman of	Kreamer	O'Hearn	Voorhees
Buena Vista	Kruse	Ossian	Welter
Freeman of	Langland	Pelton	Warren
Clay-Dickinson	Lawson	Perkins	Waugh
Goode	Lippold	Peterson	Weichman
Graham	Logue	Pierson	Welden
Grassley	McCartney	Rex	Winkelman
Hamilton	McIntyre	Roorda	Wolfe
Hansen of Black Hawk	Mendenhall	Sanders	Mr. Speaker
Absent or not vo	ting, 12:		
Andersen	Dooley	Franklin	Schmeiser
Baker	Edgington	Hill	Shaw
Brinck	Fisher of	Lipsky	-
Camp	Greene		

Amendment lost.

Johnston of Johnson offered the following amendment from the floor and moved its adoption:

Amend Senate File 286 as follows:

- 1. By striking from page one (1), lines seven (7) through nine (9), the words, "for the calendar year 1968, or a return for a fiscal year beginning after January 1, 1968,".
- 2. By striking from page one (1), in line sixteen (16), the word "net" and by inserting in lieu thereof the word "taxable".

Amendment lost.

Renda of Polk offered the following amendment from the floor and moved its adoption:

Amend Senate File 286 by striking lines 21 through 24, page 1, and inserting in lieu thereof the following:

	\$12
\$4,000	. 9
\$5,000	6
\$6,000	. 8
•	Ō
	\$4,000 \$5,000 \$6,000

Amendment lost.

Gannon of Jasper offered the following amendment from the floor:

Amend Senate File 286 by adding after line 2 on page 2 the following new subsection.

All resident individuals incurring a deficiency on their personal income tax return as a result of this act shall be notified by the Department of Revenue of the amount of the deficiency by first class mail.

Such notice shall contain the following statement:

Koch of Woodbury rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Gannon of Jasper moved to appeal the ruling of the Chair.

Motion lost and the ruling of the Chair was sustained.

Bennett of Polk moved that Senate File 286 be laid on the table.

On the question "Shall Senate File 286 be laid on the table?"

The ayes were, 35:

Bennett	Franklin	Mayberry	Radl
Blouin	Gannon	McCormick	Renda
Brinck	Jesse	Mezvinsky	Rodgers
Caffrey	Johnston of	Middleswart	Schmeiser
Cochran	Johnson	Miller of	Schwartz
Crosier	Kennedy of	Des Moines	Skinner
Dougherty	Chickasaw	Newton	Stroburg
Doyle	Kennedy of	Nolting	Tapscott
Ellsworth	Dubuque	Poncy	Wells
Ewell	Knoblauch	Priebe	

The nays were, 83:

Holden Huff Johnson of Audubon Kehe	Mendenhall Menefee Millen Miller of Jones	Miller of Page Milligan Mohrfeld Nelson Nielsen O'Hearn Ossian Pelton Perkins Peterson Pierson Rex Roorda Schroeder Shaw Shepherd
	Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Holden Huff Johnson of Audubon Kehe Kitner	Buena Vista Knight Freeman of Koch Clay-Dickinson Goode Kruse Graham Langland Grassley Lawson Hamilton Lippold Hansen of Lipsky Black Hawk Logue Hanson of McCartney Howard-Mitchell McIntyre Holden Mendenhall Huff Menefee Johnson of Miller Audubon Miller of Kehe Jones Kitner Miller of

Welden

Wolfe

Winkelman

Mr. Speaker

Strand Van Nostrand Walter
Stromer Van Roekel Warren
Strothman Varley Waugh
Tieden Voorhees Weichman
Van Drie

Absent or not voting, 6:

Baker Dooley Hill Sanders
Dietz Dunton

Motion lost.

Welden of Hardin asked and received unanimous consent that Rule 29 prohibiting the first and last reading of a bill on the same day be suspended.

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

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 286)

The ayes were, 83:

Alt Grasslev McCartnev Schroeder Andersen Hamilton McIntvre Shaw Battles Mendenhall Shepherd Hansen of Black Hawk Skinner Bergman Menefee Hanson of Millen Camp Sorg Campbell Howard-Mitchell Miller of Stokes Christensen Holden Jones Strand Corey Huff Miller of Stromer Crabb Johnson of Marshall Strothman Cunningham Audubon Miller of Tieden Kehe Darrington Page Van Drie Den Herder Kitner Milligan Van Nostrand Drake Klein Mohrfeld Van Roekel Varley Edgington Kluever Nelson Voorhees Fischer of Knight Nielsen Grundy Koch Ossian Walter Warren Fisher of Kreamer Pelton Waugh Kruse Perkins Greene Langland Freeman of Peterson Weichman Buena Vista Welden Lawson Pierson Freeman of Lippold Winkelman Rex Roorda Clay-Dickinson Lipsky Wolfe Goode Sanders Mr. Speaker Logue Graham

The nays were, 38:

Bailey Ellsworth Knoblauch Poncy Priebe Baker Ewell Mayberry Radl Bennett Franklin McCormick Renda Blouin Gannon Mezvinsky Brinck Jesse Middleswart Rodgers Johnston of Schmeiser Caffrey Miller of Des Moines Schwartz Cochran Johnson Crosier Kennedy of Newton Stroburg Chickasaw Dougherty Nolting. Tapscott Doyle Kennedy of O'Hearn Wells Dunton Dubuque

Absent or not voting, 3:

Dietz

Dooley

Hill

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

McIntyre of Linn moved to reconsider the vote by which Senate File 286 passed the House and the motion to reconsider be laid on the table.

A point of order was raised by Gannon of Jasper on the motion to reconsider.

A point of order was raised by Goode of Davis that the motion by McIntyre of Linn was in order.

The Chair ruled the point of order by Goode of Davis well taken.

On the motion by McIntyre of Linn to reconsider the vote by which Senate File 286 passed the House and the motion to reconsider be laid on the table, the motion having received a constitutional majority prevailed.

HOUSE FILE 348 WITHDRAWN

Welden of Hardin asked and received unanimous consent to withdraw House File 343 from further consideration by the House.

EXPLANATION OF VOTE

I voted "Aye" on Senate File 286 to be in a position to make a motion to reconsider.

SKINNER of Polk

EXPLANATION OF MOTION ON NOLTING AMENDMENT (Senate File 286)

I moved to table the Nolting amendment to Senate File 286 since a tabling motion on this amendment would table the entire bill, which was my intent.

TAPSCOTT of Polk

APPROPRIATIONS SUBCOMMITTEE APPOINTED

Camp of Clinton, chairman of appropriations, announced the following subcommittee on claims: Miller of Jones, chairman; Huff of Polk and Johnston of Johnson.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 135, a bill for an act relating to corporations organized pursuant to the Iowa Economic Development Act.

CARROLL A. LANE, Secretary

REPORTS OF COMMITTEES

Fischer of Grundy, from the committee on commerce, submitted the following report:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 205, a bill for an act to equate insurance proceeds payable to medical practitioners, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 221, a bill for an act relating to fire and casualty insurance companies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

HAROLD O. FISCHER, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 207, a bill for an act relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages or other substances or a combination of such substances, which prevent the safe operation of a motor vehicle, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be emended as follows, and when so amended the bill do pass:

Amend House File 207 as follows:

Strike from page two (2), line twenty-three (23), the word "ten" and insert in lieu thereof the word "fifteen".

ALFRED NIELSEN, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 212, a bill for an act exempting violations of chapter one hundred twenty-four (124) of the Code by minors from the jurisdiction of the juvenile court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pess.

WILLIAM HILL, Chairman

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred Heese File 292, a bill for an act relating to the use of flashing lights on motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LeROY S. MILLER, Chairman

Also:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 77, a bill for an act relating to snowmobiles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 77 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Wherever used in this Act snowmobile means a self-propelled vehicle designed for travel on snow or ice which utilizes sled-type runners or skis, or an endless belt, tread or any combination thereof.

Sec. 2. No person shall operate a snowmobile upon any highway or across any highway, except as provided in section three (3) of this Act, other than to drive directly across a highway other than an interstate highway, or limited access highway, and then only after stopping and yielding the right of way to all vehicles approaching on the highway.

Sec. 3. Such vehicle may operate on the streets of cities and towns during daylight hours if such operation is specifically authorized by an ordinance of a particular city or town.

Sec. 4. No snowmobile shall be operated unless it is equipped with at least one head lamp, one tail lamp and with brakes all of a manner and type specified by the commissioner of public safety.

Sec. 5. A snowmobile may be operated upon a public highway or street other than as provided in section three (3) of this Act, in an emergency during the period when and at locations where snow upon the roadway renders travel by automobile infeasible.

Sec. 6. Snowmobiles shall be registered in the same manner and for the same fees as motorcycles.

Sec. 7. This Act shall not apply to law enforcement officers while in the performance of their official duties.

Sec. 8. It shall be unlawful to operate a snowmobile in any manner which damages trees or nursery stock.

Sec. 9. Section one hundred six point thirty-three (106.33), Code 1966, line five (5), is amended by inserting after the word "Motorcycles" the word, "snowmobiles".

Sec. 10. Any person convicted of any violation of this Act shall be fined not to exceed one hundred dollars or imprisoned in the county jail not to exceed thirty days.

LeROY S. MILLER, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 56, a bill for an act to prohibit the discharge of sewage or certain other wastes into ditches along the right-of-way of any highway or public road, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 56 as follows:

1. By striking from line nineteen (19) of page one (1) the word "occupant,".

- 2. By striking from line twenty-two (22) of page one (1) the word "immediately".
- 3. By striking from lines five (5) and six (6) of page two (2) the words "not later than July 1, 1970".
- 4. By striking from line eight (8) of page two (2) the words "occupant or".
 - 5. By adding the following new section thereto:

"Any person, firm, association, corporation, or public or private institution or agency desiring or planning to construct a sewage system shall submit plans for such construction to the local board of health. The local board of health may approve, disapprove, or modify such plans. Any person aggrieved by the decision of the local board of health may appeal such decision to the district court."

EDGAR H. HOLDEN, Chairman

AMENDMENTS FILED

- 1 Amend the committee amendment to House File 58 by striking
- 2 in line five (5) the words "twenty-five residents" and inserting
- 3 in lieu thereof the words "one hundred eligible voters".

VAN DRIE of Story

- 1 Amend the Van Drie, et al., amendment to House File 90 filed
- 2 February 25, 1969, by striking from lines twenty-six (26) and
- 3 twenty-seven (27) the words "When an action is brought on
- 4 parental responsibility for acts of their children it" and
- 5 inserting in lieu thereof the words "The provisions of section
- 6 one (1) of this Act".

VAN DRIE of Story

- 1 Amend the amendment to House File 90 filed
- 2 February 25, 1969, by Van Drie, et al., by striking from
- 3 line seven (7) the word "eighteen" and inserting in
- 4 lieu thereof the word "twenty-one".

VAN ROEKEL of Marion

- 1 Amend House File 211 as follows:
- 2 Amend House File 211, line fifteen (15), by adding after the
- 3 period the following: "The board of supervisors shall be
- 4 limited to the expenditure of five hundred dollars on any one
- 5 project."

GRAHAM of Ida-Sac

- 1 Amend House File 266 by striking all after the enacting clause
 - and inserting in lieu thereof the following:
- 3 "Section 1. Section eighty point four (80.4), Code 1966, as
- 4 amended by chapter one hundred nine (109), section one (1), Acts
- 5 of the Sixty-second General Assembly, is hereby further amended
- 6 as follows:
- 7 1. By striking from lines eight (8) and nine (9) the words
- 8 "inclusive of operators and chauffeurs license examiners".
- 9 Sec. 2. Section eighty point nine (80.9), Code 1966, is
- 10 hereby amended by inserting in line seven (7) after the words
- 11 "therein" the following: "when authorized by the commissioner
- 12 of public safety".
- 13 Sec. 3. Section three hundred twenty-one point one hundred

- 14 eighty-seven (821.187), Code 1966, is hereby amended as follows:
- 15 1. By striking from line three (3) the words "highway patrol"
- 16 and inserting in lieu thereof the words "members of the department".
- 2. By striking from line thirteen (13) the words "shall have
- 18 the authority of", by striking lines fourteen (14) and fifteen (15)
- 19 and by striking from line sixteen (16) the following "tion thereof,

20 and".

KOCH of Woodbury KITNER of Buchanan

- 1 Amend Senate File 18, page 57, by striking all of lines
- 2 twenty-four (24) through thirty-one (31).

RADL of Linn

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, February 27, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, FEBRUARY 27, 1969.

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

Prayer was offered by the Reverend Walter Grimes, pastor of the Central Christian Church, Boone, Iowa.

The Journal of Wednesday, February 26, 1969, was approved.

PRESENTATION OF VISITORS

Van Drie of Story presented to the House fifty students of NESCO Community School, Zearing, Iowa, and their teacher, Mr. Roberts.

PETITIONS

The following petitions were received and placed on file:

By Lippold of Black Hawk, from ten members of Citizens for Educational Freedom, Waterloo, Iowa, favoring House File 344 relating to the transportation of school children.

By Dougherty of Lucas-Monroe, from the Chariton Business and Professional Women's Club, Chariton, Iowa, opposing the closing of the Women's Reformatory at Rockwell City, Iowa.

By Pelton of Clinton, from two hundred forty students of Marquette High School, Marquette, Iowa, favoring state aid for private schools.

By Voorhees of Black Hawk, from eighty-three residents of Black Hawk County supporting state aid to private schools.

By Ellsworth of Dubuque, from twenty-seven residents of Dubuque County opposing Sunday beer sales.

By Van Nestrand of Pottawattamie, from thirteen residents of Pottawattamie County opposing House File 65 relating to the sale of beer on Sunday.

By Nelson of Cherokee, from twelve residents of Cherokee County opposing House File 225 and Senate File 180 relating to the taxation of fraternal and beneficiary associations.

By Bergman of Lyon-Osceola, from twenty-nine residents of Osceola County favoring House File 77 relating to snowmobiles.

By Freeman of Clay-Dickinson, from thirty-three residents of Clay County opposing liberalization of the Iowa abortion law.

By the following Representatives, favoring passage of amendment to chapter 189A of the Code to provide for state cooperation with appropriate federal agencies with respect to meat and poultry products inspection program and appropriating state funds to carry out said act: Miller of Jones, from fifty-one residents of Jones County; Stokes of Plymouth, from twenty-seven residents of Plymouth County; McCormick of Delaware, from six residents of Delaware County; Bergman of Lyon-Osccola, from seven residents of Osccola County; Rex of Hamilton, from six residents of Hamilton County; Johnson of Audubon-Guthrie, from ten residents of Audubon County; Tieden of Clayton, from ten residents of Clayton County; and Cunningham of Story, from seven meat processors of Story County.

By Hanson of Howard-Mitchell, from twenty-seven residents of Protivin, Iowa, and surrounding areas, favoring inspection of meat processing plants by the Department of Agriculture of the State of Iowa.

By Shepherd of Lee, from twenty-nine residents of Iowa favoring equal treatment of insurance companies.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 56, 77, 205, 207, 212, 221 and 292, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 124.

ADDITIONAL COPIES

McCartney of Floyd asked and received unanimous consent to have 300 additional copies printed of House File 316.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 9, by Skinner, Gannon and Mezvinsky (Coleman, Doderer and Gaudineer), a joint resolution to create a constitutional revision commission to study the need for a constitutional convention, and to make an appropriation therefor.

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

INTRODUCTION OF BILLS

House File 391, by committee on commerce, a bill for an act relating to the compensation of insurance examiners.

Read first time and placed on the calendar.

House File 392, by Welden, Hill and Varley, a bill for an act relating to payment of general school aid to merged areas operating an area vocational school or community college.

Read first time and referred to committee on schools.

House File 393, by Dietz, a bill for an act relating to child labor.

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

House File 394, by Welden, Miller of Page, Millen, Kehe, Holden, Varley, Rex, Van Drie, Hill, Dunton, Shepherd, Tieden, Brinck and Waugh, a bill for an act relating to classification of highways.

Read first time and referred to committee on transportation.

House File 395, by Baker, a bill for an act relating to eye protective devices.

Read first time and referred to committee on schools.

House File 396, by Perkins, Ellsworth and Brinck (Walsh), a bill for an act relating to the sale and distribution of wine containing not more than seventeen percent alcohol by weight.

Read first time and referred to committee on law enforcement.

House File 397, by Crabb, a bill for an act relating to area vocational schools.

Read first time and referred to committee on schools.

House File 398, by committee on social services, a bill for an act relating to the control and diagnosis of venereal disease.

Read first time and placed on the calendar.

House File 399, by Gannon, a bill for an act relating to the homestead tax credit.

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

House File 400, by Tieden, a bill for an act relating to the personal property tax credit, and the affidavit required therefor.

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

House File 401, by Mendenhall and Tieden, a bill for an act establishing liability of manufacturers, or manufacturer's agents or representatives, who terminate franchised agreements.

Read first time and referred to committee on commerce.

House File 402, by Mezvinsky, a bill for an act to regulate the licensing, inspection and operation of ambulances.

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

House File 403, by Milligan, Kreamer, Renda, Huff, Skinner and Jesse, a bill for an act to increase the annuity of judges retired since the effective date of mandatory retirement.

Rad first time and referred to committee on judiciary.

House File 404, by Langland and Baker, a bill for an act relating to milk used for manufacturing purposes.

Read first time and referred to committee on agriculture.

House File 405, by Pelton, Andersen, Mayberry and Baker, a bill for an act relating to the use of parking meter funds in cities over ten thousand population.

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

House File 406, by Van Drie, a bill for an act exempting fairs from collecting sales tax on admissions.

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

House File 407, by Van Drie, a bill for an act relating to publication of city and town council proceedings.

Read first time and referred to committee on commerce.

SENATE MESSAGE CONSIDERED

Senate File 135, a bill for an act relating to corporations organized pursuant to the Iowa Economic Development Act.

Read first time and referred to committee on Iowa development.

COMMUNICATION FROM THE CHIEF CLERK

A resolution from the State of Oklahoma, relating to federal-state relations; urging coordinated action by the legislatures of the several states; authorizing Speaker of House of Representatives to appoint committee to initiate and coordinate action; authorizing travel to Washington, D. C., and providing for reimbursement for

travel and expenses; and directing distribution, is on file in the office of the Chief Clerk.

ANNOUNCEMENT BY CHAIRMAN OF APPROPRIATIONS COMMITTEE

Pursuant to House Rule 53, the following bills are in the possession of the House appropriations committee:

H. F. 381 Retirement systems for policemen and firemen.

H. F. 355 Disaster aid for political subdivisions.

H.C.R. 10 Relating to annual budgets.

H. F. 50 Relating to annual budgets.
H. F. 177 Relating to state teachers' pension.
H. F. 201 Appropriations for disaster aid.
H. F. 308 Money from general fund to Guttenberg for flood control.

JOHN CAMP, Chairman

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 18. a bill for an act relating to establishment, management, operation; and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department.

Fischer of Grundy called up for consideration his motion to reconsider the vote by which divisions 2 and 3 of the Klein amendment were adopted on February 25 and found on page 422 of the House Journal, and moved to reconsider the vote.

Motion prevailed.

Klein of Winnebago-Worth asked and received unanimous consent to withdraw divisions 2 and 3 of his amendment.

Klein of Winnebago-Worth offered from the floor the following amendment and moved its adoption:

Amend Senate File 18 as follows:

1. By striking all of line 34 after the word "system" and all of line 35 on

page 10 and all of lines 1 and 2 on page 11.

2. By adding the following after the word "system" in line 34 on page 10: ", other than clerical, who examine the accounts and affairs of state banks and who examine the accounts and affairs of other persons, subject to supervision and regulation by the Superintendent which are substantially equivalent to those paid by the Federal Deposit Insurance Corporation and other federal supervisory agencies in this area of the United States."

Amendment adopted.

Fischer of Grundy called up for consideration his motion to reconsider the vote by which the Edgington amendment to Senate File 18 was adopted on February 25 and found on page 423 of the House Journal, and moved to reconsider the vote.

Motion prevailed.

Edgington of Franklin offered from the floor the following amendment to his amendment and moved its adoption:

Amend the Edgington amendment to Senate File 18, adopted February 25, by striking all of lines thirteen (13) and fourteen (14).

Amendment adopted.

Edgington of Franklin moved the adoption of his amendment as amended.

Amendment as amended adopted.

Koch of Woodbury asked and received unanimous consent to withdraw his amendment filed February 25, 1969, and found on page 425 of the House Journal.

Jesse of Polk asked and received unanimous consent to withdraw his amendment filed February 25 and found on page 425 of the House Journal.

Van Drie of Story offered the amendment filed by him on February 20 and found on pages 377 and 378 of the House Journal.

Pelton of Clinton rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Van Drie of Story moved the adoption of his amendment.

Amendment lost.

Holden of Scott offered the amendment filed by him on February 19 and found on pages 369 and 370 of the House Journal, and moved its adoption.

Amendment lost.

Holden of Scott offered the amendment filed by him on February 19 and found on pages 368 and 369 of the House Journal.

Holden of Scott asked and received unanimous consent to withdraw amendments 1, 2, 3, 4, 6 and 7 of his amendment.

Holden of Scott moved the adoption of amendment 5 of his amendment.

Amendment 5 of amendment lost.

Radl of Linn offered the following amendment filed by him:

Amend Senate File 18 as follows:

- 1. Page 57, lines twenty-seven (27) and twenty-eight (28), by striking the words "under similar circumstances".
- 2. Page 57, line thirty-one (31), by striking the words "under similar circumstances."
- 3. Page 62, line seven (7), by striking the words "twenty five" and inserting in lieu thereof the word "forty-five".
- 4. Page 71, line twenty-two (22), by striking the period after the word "therein" and adding the words "or to his agent."

Radl of Linn asked and received unanimous consent to withdraw amendments 1 and 2 of his amendment.

Radl of Linn offered the following substitute amendment for amendments 1 and 2 which were withdrawn:

Amend Senate File 18, page 57, by striking all of lines twenty-four (24) through thirty-one (31).

Radl of Linn moved the adoption of his substitute amendment to the amendment.

Substitute amendment to the amendment lost.

Radl of Linn moved the adoption of amendments 3 and 4 of his amendment.

Amendments 3 and 4 lost.

Doyle of Woodbury offered the following amendment filed by him and moved its adoption:

Amend Senate File 18, section 812, paragraph 1, page 73, line 7, by striking the words "may mail a notice" and place in lieu thereof the words:

"shall mail a notice by certified or registered mail".

Amendment adopted.

Van Nostrand of Pottawattamie offered the following amendment from the floor:

Amend Sente File 18 as follows:

- 1. By striking lines 32 and 33 on page 104 and by inserting the following: "1. Establish bank offices for the purpose of servicing accounts, for receiving and paying deposits, issuing and cashing checks, drafts, money orders and travelers checks, for the storage of supplies and noncurrent bank records, for safety deposits of customers, for making loans and for the performance of such".
- 2. By inserting after the word "customers" in line 14 on page 105 the following: ", for making loans".

Fischer of Grundy rose on a point of order that the subject matter of the amendment was previously considered by the House and lost.

The Speaker ruled the point not well taken and the amendment in order.

Gannon of Jasper asked and received unanimous consent for division of the amendment.

Van Nostrand of Pottawattamie moved the adoption of amendment 1 of his amendment.

Amendment 1 lost.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw amendment 2 of his amendment.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate File 18 as follows:

Amend page one hundred five (105), line five (5), by inserting a period after the word "bank" and by striking the balance of line five (5) and all of lines six (6), seven (7), eight (8) and nine (9).

Amendment lost.

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

On the question "Shall the bill pass?" (S.F. 18)

The ayes were, 120:

Alt	Fisher of	Klein	Nielsen
Andersen	Green e	Kluever	Nolting
Bailey	Franklin	Knight	O'Hearn
Baker	Freeman of	Knoblauch	Ossian
Battles	Buena Vista	Koch	Pelton
Bennett	Freeman of	Kreamer	Perkins
Bergman	Clay-Dickinson	Kruse	Peterson
Blouin	Gannon	Langland	Pierson
Brinck	Goode	Lawson	Poncy
Caffrey	Graham	Lippold	Priebe
Camp	Grassley	Lipsky	Radi
Campbell	Hamilton	Logue	Rex
Christensen	Hansen of	Mayberry	Rodgers
Cochran	Black Hawk	McCartney	Roorda
Corey	Hanson of	McCormick	Sanders
Crabb	Howard-Mitchell	McIntyre	Schmeiser
Crosier	Hill	Mendenhall	Schroeder
Cunningham	Holden	Menefee	Schwartz
Darrington	Huff	Mezvinsky	Shaw
Den Herder	Jesse	Middleswart	Shepherd
Dietz	John son of	Millen	Skinner
Dooley	Audubon	Miller of	Sorg
Dougherty	Johnston of	Des Moines	Stokes
Doyle	Johnson	Miller of	Strand
Drake	Kehe	Jones	Stroburg
Dunton	Kennedy of	Miller of	Stromer
Edgington	Chickasaw	Marshall	Strothman
Ellsworth	Kennedy of	Mohrfeld	Tapscott
Fischer of	Dubuque	Nelson	Tieden
Grundy	Kitner	Newton	Van Drie

Van Nostrand Walter Weichman Winkelman Van Roekel Warren Welden Wolfe Varley Waugh Wells Mr. Speaker

The nays were, none.

Absent or not voting, 4:

Ewell Miller of Renda Milligan

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

HOUSE FILE 18 WITHDRAWN

Bailey of Wright asked and received unanimous consent to withdraw House File 18 from further consideration by the House.

EXPLANATION OF VOTE ON SENATE FILE 18

I did not vote on this legislation because of my personal beliefs relating to the general tenor, purpose, and spirit of the House Code of Ethics regarding potential conflicts of interest due to a member's business or profession. In this particular instance I am the only House member whose regular occupation is banking; the banking institution with which I am associated acts as a correspondent bank and depository for state chartered banks throughout Iowa. It is my judgment and hope that strict interpretation of the Code will result in better government and will help to continually enhance the stature of the legislature.

MILLIGAN of Polk

REPORTS OF COMMITTEES

Den Herder of Sioux, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 200, a bill for an act relating to the state board of tax review, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postposed.

ELMER H. DEN HERDER, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred Sencte File 254, a bill for an act creating authority in the department of social services to transfer aid to dependent children funds to any other department or agency of the State of Iowa for the purpose of implementing federal assistance programs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

AMENDMENTS FILED

- Amend the Van Drie, et al., amendment filed February 25, 1969,
- 2 to House File 90 by adding after the period (.) in line
- 3 twenty-three (23) thereof the following:
- 4 "Nothing in this act shall be construed to provide the
- 5 right of subrogation to any claim for damages under this act."

JESSE of Polk

- Amend the Van Drie, et al., amendment filed February 25, 1969.
- 2 to House File 90 by striking from line eight (8) thereof the
- 3 words "negligent or".

JESSE of Polk

- 1 Amend the Van Drie, et al., amendment to House File 90
- 2 filed February 25, 1969, by striking all of lines 14 and
- 3 15.

McINTYRE of Linn

- 1 Amend House File 133 by inserting after line
- 2 one (1) on page five (5) the following new section:
- 3 "Section thirty-nine point seventeen (39.17), Code 1966,
- 4 is hereby amended as follows:
- 5 1. By inserting in line eight (8), after the word 'and',
- 6 the words ', in each county having a population in excess of
- 7 sixty thousand according to the most recent federal decennial
- 8 census,'.
- -9 2. By inserting after the period in line eleven (11) the
- 10 words 'Effective January 1, 1971, all duties of the recorder
- 11 of deeds shall be performed by the clerk of the district court
- 12 in any county having a population of sixty thousand or less
- 13 according to the most recent federal decennial census. All
- 14 references in the statutes of this state, and in the duly
- 15 adopted administrative rules of any of the agencies of this
- 16 state, to the county recorder of deeds shall be deemed to
- 17 refer to the clerk of the district court in any case where such
- 18 reference relates to a county of sixty thousand or less popu-
- 19 lation."

BRINCK of Lee

HOUSE FILE 363

- 1 Amend House File 363 as follows:
- 2 Amend House File 363 by inserting in line 8 after the
- 3 figures "(80.7)" the words "and all members of the
- 4 department of public safety excepting the members of the
- 5 clerical force,".

McINTYRE of Linn

On motion by Varley of Adair-Madison, the House adjourned until 9:00 a.m., Friday, February 28, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, FEBRUARY 28, 1969.

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

Prayer was offered by the Reverend Harold Butts, pastor of the Methodist Church, Sigourney, Iowa.

The Journal of Thursday, February 27, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Crabb of Crawford on request of Cunningham of Story; Koch of Woodbury on request of Peterson of Woodbury.

PETITIONS

The following petitions were received and placed on file:

By Dougherty of Lucas-Monroe, from Catholic Order of Foresters No. 325 representing two hundred members opposing House File 225 relating to the taxation of fraternal and beneficiary associations.

By Voorhees of Black Hawk, from seventy-eight residents of Black Hawk County opposing Senate File 237 relating to public school employees.

By the following Representatives, favoring passage of amendment to chapter 189A of the Code to provide for state cooperation with federal agencies with respect to meat and poultry products inspection programs and appropriating state funds to carry out said act: Langland of Winneshiek, from seven slaughterers of meat animals and poultry and meat processors of Winneshiek County; Kitner of Buchanan, from five meat processors of Buchanan County; Radl of Linn, from twenty-eight residents of Linn County; Cunningham of Story, from one hundred fifty-nine residents of Story County; and Winkelman of Calhoun, from nine residents and operators of locker plants in Calhoun County.

INTRODUCTION OF BILLS

House File 408, by Fisher of Greene, Battles, Johnson of Audubon-Guthrie, Andersen, Camp, Graham, Nielsen, Priebe, Miller of Page,

Dougherty, Varley, Kluever, Campbell and Middleswart (Klink), a bill for an act relating to the taxation of cattle.

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

House File 409, by Kreamer, Tapscott and Huff, a bill for an act relating to public employee credit unions.

Read first time and referred to committee on state government.

House File 410, by Andersen and Peterson, a bill for an act relating to the election of county boards of supervisors.

Read first time and referred to committee on county government.

House File 411, by Freeman of Buena Vista, a bill for an act relating to hospital service discounts.

Read first time and referred to committee on commerce.

House File 412, by Skinner, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Mitchellville, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing a combination town hall and fire station in said town and contracting indebtedness for such purpose not in excess of forty thousand dollars (\$40,000), issuing bonds for such purpose not in excess of forty thousand dollars (\$40,000), and levying a tax annually upon the taxable property of said town not in excess of three and four-tenths (3.4) mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first time and referred to committee on judiciary.

House File 413, by Ellsworth, a bill for an act relating to eligibility for motor fuel and special fuel tax refunds.

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

House File 414, by Lippold, Knoblauch, Hansen of Black Hawk, Kruse, Voorhees, Kehe, Ewell and Nolting, a bill for an act relating to arrangements between boards of directors of school districts and merged areas concerning reimbursement for enrollment of high school pupils in merged area vocational-technical programs.

Read first time and referred to committee on schools.

House File 415, by Middleswart, Cochran, Knoblauch and Priebe, a bill for an act relating to the furnishing of proof of financial responsibility by processors and first buyers of agricultural products.

Read first time and referred to committee on agriculture.

House File 416, by Menefee (Nicholson), a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for highway patrol buildings.

Read first time and referred to committee on appropriations.

House File 417, by committee on agriculture, a bill for an act relating to the inspection of meat and poultry, to clarify and otherwise amend chapter one hundred eighty-nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes.

Read first time and placed on the calendar.

House File 418, by Radl and Ossian (Erskine, Palmer and Clarke), a bill for an act relating to the purchase of firearms and firearm supplies.

Read first time and referred to committee on law enforcement.

House File 419, by Winkelman and Voorhees (Potgeter), a bill for an act relating to the Iowa development commission.

Read first time and referred to committee on Iowa development.

House File 420, by Shaw (Nicholson), a bill for an act to amend the professional practices act relating to admission to license examinations.

Read first time and referred to committee on judiciary.

House File 421, by Hill, a bill for an act relating to temporary alimony and support payments.

Read first time and referred to committee on judiciary.

House File 422, by Hill, a bill for an act relating to equipment of locomotives and cabooses.

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

PROOF OF PUBLICATION

Published copy of House File 412 and verified proof of publication of said bill in the Mitchellville Index, Mitchellville, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK Chief Clerk, House of Representatives

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 254, under Rule 35.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 14

McCartney of Floyd called up for consideration House Concurrent Resolution 14, filed February 6 and found on page 204 of the House Journal, and moved its adoption.

Resolution adopted.

HOUSE JOINT RESOLUTION 7 RE-REFERRED

McCartney of Floyd asked and received unanimous consent that House Joint Resolution 7 be re-referred to the committee on state government.

HOUSE FILE 211 RE-REFERRED

Fisher of Greene asked and received unanimous consent that House File 211 be re-referred to the committee on agriculture.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 105, a bill for an act authorizing installment purchases of real estate by the state board of regents.

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

Senate File 207, a bill for an act to clarify adoption procedure by recognizing all courts which terminate parental rights.

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

Senate File 208, a bill for an act to provide the express authority for the department of social services to purchase services for children.

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

Senate File 210, a bill for an act relating to expenses of insurance commissioner.

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

Senate File 211, a bill for an act relating to election time of air pollution control commission officers.

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

Senate File 213, a bill for an act relating to trespass upon certain posted private property and prescribing a penalty therefor.

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

House File 162, a bill for an act relating to Iowa Soldiers' Home.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 164, a bill for an act relating to claims and accounting in institutions under the department of social services.

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

House File 165, a bill for an act relating to use of pesticides.

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

House Concurrent Resolution 14, providing for spring recess.

CARROLL A. LANE Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 164

Amend House File 164 as follows:

- 1. By striking from page 1, line 9, the words "directors of the divisions" and inserting in lieu thereof the word "commissioner".
- 2. By striking from line 12 the word "their" and inserting in lieu thereof the word "his".

SENATE MESSAGES CONSIDERED

Senate File 207, a bill for an act to clarify adoption procedure by recognizing all courts which terminate parental rights.

Read first time and referred to committee on social services.

Senate File 208, a bill for an act to provide the express authority for the department of social services to purchase services for children.

Read first time and referred to committee on social services.

Senate File 210, a bill for an act relating to the expenses incurred by the insurance commissioner while in attendance at meetings with insurance officials of other states.

Read first time and referred to committee on commerce.

Senate File 211, a bill for an act relating to the time of election of the officers of the air pollution control commission.

Read first time and referred to committee on social services.

Senate File 213, a bill for an act relating to trespass upon certain posted private property and prescribing a penalty therefor.

Read first time and referred to committee on judiciary.

CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

House File 368, a bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public instruction for the biennium beginning July 1, 1969, and ending June 30, 1971, was taken up for consideration.

Radl of Linn moved that House File 368 be deferred and that the bill retain its place on the calendar.

Motion lost.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 368)

The ayes were, 116:

Alt Freeman of Lipsky Andersen Clay-Dickinson Logue Raker Gannon Mayberry Battles Goode McCartney Graham Grassley Bergman McCormick Blouin McIntyre Brinck Hamilton Mendenhall Caffrey Hansen of Menefee Black Hawk Camp Mezvinsky Campbell Hanson of Middleswart Christensen Howard-Mitchell Millen Cochran Hill Miller of Corey Holden Des Moines Crosier Huff Miller of Cunningham Jesse Jones Johnson of Darrington Miller of Den Herder Audubon -Marshall Dietz Johnston of Miller of Johnson Dooley Page Dougherty Kehe Mohrfeld Doyle Kennedy of Nelson Dubuque. Newton Drake Dunton Kitner Nielsen Klein Edgington Nolting Ellsworth Kluever O'Hearn Ewell Knight Ossian Fischer of Knoblauch Pelton Grundy Kreamer Perkins Fisher of Kruse Peterson Greene Langland Pierson Franklin Lawson Poncy Freeman of Lippold Priebe Buena Vista

Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker

Renda

The nays were, 2:

Bennett

Skinner

Absent or not voting; 6:

Bailey Crabb Kennedy of Chickasaw Koch Milligan Radl

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

UNFINISHED BUSINESS

The House resumed consideration of House File 90, a bill for an act relating to parental responsibility for actions of children.

Van Drie of Story asked and received unanimous consent to withdraw the amendment by the committee on law enforcement, filed February 11 and found on pages 252 and 253 of the House Journal, and all amendments filed thereto.

Van Drie of Story offered the following amendment filed by him:
Amend House File 90 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter six hundred thirteen (613), Code 1966, is amended by

adding the following sections:

- "1. The parent or parents charged with the care, custody and control of an unemancipated minor child under the age of eighteen years shall be liable for actual damages caused by negligent or wrongful acts of such child to person or property.
- 2. The legal obligation of the parent or parents charged with the care, custody and control of an unemancipated minor child under the age of eighteen years to pay damages shall be limited as follows:

a. Not more than one thousand dollars for any one act.

b. Not more than two thousand dollars, payable to the same claimant, for two or more acts.

3. The word 'person' for the purpose of this Act shall include firm, asso-

ciation, partnership or corporation.

4. When an action is brought on parental responsibility for acts of their children, the parents shall be named as defendants therein and, in addition, the minor child shall be named as a defendant. The filing of an answer by the parents shall remove any requirement that a guardian ad litem be required."

Sec. 2. Chapter six hundred twenty-four (624), Code 1966, is amended

by adding the following section:

"When an action is brought on parental responsibility for acts of their children it shall not limit any liability of any minor for his own acts and shall not limit any liability imposed by the common law or by any other provision of the Code."

Van Roeckel of Marion asked and received unanimous consent to withdraw his amendment filed February 26, 1969, and found on page 445 of the House Journal.

Van Roekel of Marion offered the following amendment from the floor and moved its adoption:

Amend the Van Drie amendment filed February 25, 1969 by striking from

line eleven (11) the word "eighteen" and inserting in lieu thereof the word "twenty-one".

The amendment lost.

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend the Van Drie, et al., amendment filed February 25, 1969, to House File 90 by striking from line eight (8) thereof the words "negligent or".

Amendment adopted.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend the Van Drie, et al., amendment to House File 90 filed February 25, 1969, by striking all of lines 14 and 15.

Amendment lost.

Jesse of Polk offered the following amendment from the floor and moved its adoption:

Amend the Van Drie, et al., amendment filed February 25, 1969, to House File 90 as follows:

- 1. Strike the words "one thousand" in line thirteen (13) and insert in lieu thereof "three hundred".
- 2. Strike the words "two thousand" from line fourteen (14) and insert in lieu thereof "five hundred".

Amendment lost.

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend the Van Drie, et al., amendment filed February 25, 1969, to House File 90 by adding after the period (.) in line twenty-three (23) thereof the following:

"Nothing in this act shall be construed to provide the right of subrogation to any claim for damages under this act."

Amendment lost.

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend the Van Drie, et al., amendment to House File 90 filed February 25, 1969, by striking from lines twenty-six (26) and twenty-seven (27) the words "When an action is brought on parental responsibility for acts of their children it" and inserting in lieu thereof the words "The provisions of section one (1) of this Act."

Amendment adopted.

Van Drie of Story moved the adoption of his amendment as amended.

Amendment as amended adopted.

Renda of Polk asked and received unanimous consent to withdraw his amendment filed February 17 and all his amendments filed thereto.

Doyle of Woodbury asked and received unanimous consent to withdraw his amendment filed February 19.

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

Milligan

Chickasaw

On the question "Shall the bill pass?" (H.F. 90)

Darrington

The ayes were, 108:

Bennett

	•••		
Alt	Freeman of	Mayberry	Rodgers
Andersen	Clay-Dickinson	McCartney	Roorda
Baker	Goode	McCormick	Sanders
Battles	Graham	McIntyre	Schmeiser
Bergman	Grassley	Mendenhall	Schroeder
Blouin	Hamilton	Menefee	Schwartz
Brinck	Hansen of	Middleswart	Shaw
Caffrey	Black Hawk	Millen	Shepherd
Camp	Hanson of	Miller of	Sorg
Campbell	Howard-Mitchell	Des Moines	Stokes
Christensen	Hill	Miller of	Strand
Cochran	Holden	Jones	Stroburg
Corey	Huff	Miller of	Stromer
Crosier	Johnson of	Marshall	Strothman
Cunningham	Audubon	Miller of	Tieden
Den Herder	Kehe	Page	Van Drie
Dietz	Kennedy of	Mohrfeld	Van Nostrand
Dooley	Dubuque	Nelson	Van Roekel
Dougherty	Kitner	Nielsen	Varley
Doyle	Klein	Nolting	Voorhees
Drake	Kluever	O'Hearn	Walter
Dunton	Knight	Ossian	Warren
Edgington	Knoblauch	Pelton	Waugh
Ellsworth	Kreamer	Perkins	Weichman
Ewell	Kruse	Peterson	Welden
Fischer of	Langland	Pierson	Wells
Grundy	Lawson	Poncy	Winkelman
Fisher of	Lippold	Priebe	Wolfe
Greene	Lipsky	Renda	Mr. Speaker
Freeman of	Logue	Rex	-
Buena Vista	J		
The nays were, 9) :		
Franklin	Johnston of	Newton	Skinner
Gannon	Johnson	Radl	Tapscott
Jesse	Mezvinsky	*****	- apsoon
Absent or not vo			
		77 1 . 4	77 1
Bailey	Crabb	Kennedy of	Koch Milligen

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

HOUSE CONCURRENT RESOLUTION 20 By Darrington

Whereas, It has been customary over the years for the House of Representatives to hold a memorial session in recognition of the public services of departed members of the General Assembly, and,

Whereas, The Senate has expressed a desire to participate in this observ-

ance, therefore,

Be It Resolved by the House, the Senate Concurring: That an evening session of the Sixty-third General Assembly be held in the House chamber,

Wednesday, April 16, 1969, at 7:30 p.m.

Be It Further Resolved, That a joint committee of six members be appointed, three from the Senate to be appointed by the President, and three from the House to be appointed by the Speaker, to make suitable arrangements for a joint memorial session.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 21 By Holden

Whereas, The right to condemn private property for public use has been exercised by an increasing number of governmental agencies and private interests, and

Whereas, Easements granted to utilities and others are of a permanent nature and thus place permanent restrictions on future use of the property, and

Whereas, The burden of easements for power lines and pipe lines is becoming tremendous in the growth areas of the state where some landowners have two, three or more corridors over their property by easement.

Whereas, The taking or using of private property often causes future hardship or financial loss to the owner beyond that which is readily discern-

ible, and

Whereas, The number of protests, legal actions, and landowner unrest is increasing.

Whereas, Landowners are demanding an overhaul of the eminent domain laws.

Whereas, Both the rights of property owners and the need for a condemnation procedure have been recognized by law; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the appropriate standing committees be directed to conduct a study of present procedures for condemnation of property and the securing of easements by both public agencies and private interests.

Be It Further Resolved: That the standing committees be directed to report study findings and committee recommendations, accompanied by legislation incorporating such recommendations, to the session of the General Assembly commencing in January, 1970.

Laid over under Rule 25.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 59, 60, 106 and 286.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 59, 60, 106 and 286.

REPORTS OF COMMITTEES

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

Mr. Speaker: Your committee on judiciary, to whom was referred House File 48, a bill for an act relating to false drawing or uttering of checks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 48 as follows:

- 1. By striking in line 11 the words "prima facie".
- 2. By inserting in line 17 after the word "notice" the words "by certified mail".

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 206, a bill for an act relating to an appeal from a decision of a civil service commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 270, a bill for an act relating to the deliberate littering of public property, and providing an appropriate penalty therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do person.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 173, a bill for an act relating to the compensation of the clerk of the grand jury, begs leave to report it has had the same under consideration and

has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 279, a bill for an act relating to the separation of jurors in criminal cases, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Seacte File 184, a bill for an act relating to sales and use tax exemptions to non-profit educational institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Seacte File 194, a bill for an act relating to special automobile registration plates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Sence File 197, a bill for an act relating to the property tax limitation for area vocational schools and its review by the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

WILLIAM HILL, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 171, a bill for an act relating to the list of secondary noxious weeds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 276, a bill for an act relating to grapes and other fruit used in making native wines, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN, Chairman

Grassley of Butler, from the committee on schools, submitted the following report:

MR. SPEAKER: Your committee on schools, to whom was referred House File 151, a bill for an act relating to permanent registration of voters for

elections held in certain community school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

CHARLES E. GRASSLEY, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 68, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 68, section 1, page 1, by striking lines eight (8) through fifteen (15) and inserting in lieu thereof the following:

By striking lines twenty-eight (28) through fifty (50), and inserting in

lieu thereof the following:

"The county board shall, on the basis of the standards and regulations established by the state department of social services, fix the amount of assistance necessary for any dependent child. In determining the amount of assistance needed the county board shall take into consideration the income and resources of any child or relative claiming assistance under this chapter. In determining the income to be considered in the computation of the assistance grant the county board shall, for the purpose of providing an incentive for employment, exempt the income of the dependent child and relative in accordance with the provisions of title four (IV), section four hundred two (402), of the federal social security Act, as amended. The term 'income' as used herein means that income remaining after the deduction of the expenses reasonably attributable to the earning or securing of that income. Assistance, when granted, shall be paid to an adult person or a person eighteen years of age or older within the specified degrees of relationship and with whom the child is living, from the fund for aid to dependent children established by this chapter, upon the order of the state department of social services."

Amend House File 68 by striking the words "state division" and inserting in lieu thereof the words "state department of social services" as follows:

1. Page one (1), lines eleven (11) and twelve (12).

2. Page two (2), lines nine (9) and ten (10), line fifteen (15), line twenty-five (25), and line twenty-eight (28).

EDGAR HOLDEN, Chairman

AMENDMENTS FILED

House File 7 is hereby amended as follows:

1. By striking lines seventeen (17) through twenty-seven

(27), inclusive, on page six (6) and inserting in lieu thereof

4 the following:

3

5 "which there is appropriated, from any money in the general fund not otherwise appropriated, for the period from January

7 1, 1970, to July 1, 1970, the sum of two million five hundred

8 thousand dollars, and for the fiscal year beginning July 1,
9 1970, and each fiscal year thereafter the sum of five million

10 dollars, plus such additional amounts as the General Assembly

11 may designate. The fund shall annually, as soon after January

12 13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34 35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

51

56

57

61 62

63

65

66

first as possible, be distributed among the several counties of the state as follows:

- 1. Each county shall receive a proportionate allocation of the first forty percent of the fund determined by dividing the total amount of the charges billed to counties in the preceding calendar year for care provided patients having legal settlement in this state by the state mental health institutes and state hospital-schools for the mentally retarded, by the total amount expended by the county in the preceding calendar year to pay such charges, and multiplying forty percent of the total amount appropriated to the fund by the quotient thus obtained.
- 2. Each county shall receive a proportionate allocation of the second forty percent of the fund determined by dividing the total amount of money, derived from county taxes and from state funds received by counties under this Act, expended by all counties in the preceding calendar year for support of county mental health programs, by the total amount of such money so expended by the county in the preceding calendar year, and multiplying forty percent of the total amount appropriated to the fund by the quotient thus obtained.
- 3. Each county shall receive a proportionate allocation of the remaining twenty percent of the fund determined by dividing the total amount of money, derived from county taxes and from state funds received by counties under this Act, expended by all counties in the preceding calendar year for the cost of care and treatment of adult mentally ill or mentally retarded persons placed in the county home, county hospital, a nursing or custodial home, or any other public or private facility in lieu of admission or commitment to, or upon discharge, removal, or transfer from, a state mental health institute or state hospital-school or other institution established pursuant to chapter two hundred twenty-two (222) of the Code, by the total amount of such money so expended by the county in the preceding calendar year, and multiplying twenty percent of the total amount appropriated to the fund by the quotient thus obtained. The state comptroller shall, as soon after January first of
- each year as". 2. By striking line thirty-one (31) on page six (6) and inserting in lieu thereof the following:
- 52 The total annual allocation received by each 53 county from the state mental health reimbursement fund, pursuant 54 to section nine (9) of this Act, may at the discretion of the board of supervisors". 55
 - 3. By striking from line two (2) on page seven (7) the word "twenty" and inserting in lieu thereof the word "fifty".
- 58 4. By striking line fourteen (14) and the figure "(9)" 59 from line fifteen (15) on page seven (7) and inserting in 60 lieu thereof the following:
 - "Sec. 11. As used in subsection one (1) of section ten (10)".
- 5. By renumbering the succeeding sections in accordance 64 with the foregoing amendments.
 - 6. By adding thereto the following new sections:
 - "Sec. 19. Chapter one hundred ninety-six (196), section

2

```
two (2), Acts of the Sixty-second General Assembly, is hereby
    amended by striking from lines six (6), seven (7), and eight
68
     (8) thereof the words ', unless otherwise specified in the
69
70
    biennial appropriation for support of the hospital-schools'.
       Sec. 20. Chapter one hundred ninety-six (196), section
71
72
    five (5), Acts of the Sixty-second General Assembly, is hereby
73
    amended by striking from lines seven (7) and eight (8) thereof
74
    the words 'unless otherwise specified in the biennial appropria-
75
    tion for support of the state hospitals'.
76
       Sec. 21. This Act shall take effect January 1, 1970."
                                                      FISHER of Greene
 1
       House File 8 is hereby amended by adding thereto
   the following new section:
       "Sec. 3. This Act shall take effect January 1, 1970."
                                                      FISHER of Greene
       Amend House File 71 as follows:
       1. By striking from line 11 the word "area" preceding
 3
    the word "vocational".
       2. By striking from line 2 of the title the word "area"
 4
    preceding the word "vocational".
 5
                                                        RENDA of Polk
 1
       Amend House File 204 as follows:
 2
       1. By striking from page 2, line thirteen (13), the
 3
    word "other".
       2. By striking from page 2, lines fourteen (14) and
    fifteen (15), the words "professional practice requirements
    of this state" and inserting in lieu thereof the words
    "certification and approval standards of the department of
 8 public instruction".
                                              ANDERSEN of Woodbury
 1
       Amend House File 319 by adding the following new
 2 section:
 3
       "Sec. 12. The above regulations in regard to motor-
    cycles shall not apply to motorcycles or motor scooters
    when used in a parade authorized by proper permit from
    local authorities."
                                              ANDERSEN of Woodbury
       House File 227 is hereby amended by adding thereto the
 2
    following sections:
       Sec. 2. Section five hundred fourteen point one
 4
     (514.1), Code 1966, is hereby amended by inserting in
    line two (2) after the figures "504" the following:
 6
    "or chapter five hundred four A (504A)".
 7
       Sec. 3. Section five hundred fourteen point
 8 two (514.2), Code 1966, is hereby amended by inserting
    in line five (5) after the figures "504" the following:
10 "or chapter five hundred four A (504A)".
                                            GOODE of Appanoose-Davis
 1
       Amend House File 333 as follows:
       1. Amend page one (1), line eleven (11), by
```

inserting after the word "a" the word "contiguous",

- 2. Amend page one (1), line fourteen (14), by
- striking the words "written one week of" and inserting
- in lieu thereof the words "not less than one week before".
- 3. Amend page one (1), line twenty-five (25), by
- striking the words "within one week of" and inserting in
- lieu thereof the words "not less than one week before".

ANDERSEN of Woodbury

- Amend Senate File 213 by striking the period
- in line ten (10) and insert in lieu thereof the
- 3 following: ", or employees of the owner or 4 occupant."

TAPSCOTT of Polk

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, March 10, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, MARCH 10, 1969.

1.

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

Prayer was offered by the Reverend Lyle E. Peters, pastor of the Luther Memorial Church, Des Moines, Iowa.

The Journal of Friday, February 28, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Freeman of Buena Vista on request of Waugh of Monona.

PRESENTATION OF VISITORS

Corey of Louisa-Muscatine presented to the House three senior students of Wapello High School, Juan Carlos Vivevos Butcher, a foreign exchange student from Santiago, Chili, and Rick Wilkerson and Greg Johnson from Wapello, Iowa.

PERSONAL PRIVILEGE

Drake of Muscatine rose on a point of personal privilege and announced that one hundred twenty-three members of the "Up With People" group from the Eastern Iowa Community College at Muscatine and surrounding area would present some musical numbers in the rotunda during the noon hour.

PETITIONS

The following petitions were received and placed on file:

By Christensen of Clarke-Union, from twenty-five residents of Clarke County urging a concurrent resolution to the state safety commission to modify its "Safety Rule for Electrical Installations in Hazardous Locations."

By Dietz of Scott, a resolution adopted by one hundred sixtyeight members of Royal Neighbors of America Camp No. 3798, Walcott, Iowa, opposing Senate File 180 and House File 225 relating to the taxation of fraternal and beneficiary associations.

By Caffrey of Polk, from twenty-one residents of Polk County

urging legislation to appropriate funds for a separate "escape proof" institution for all sex offenders or those who commit malicious acts with children.

By Van Roekel of Marion County, from twenty-two members of the Marion County Bar Association supporting proposed legislation for judicial retirement and removal.

By Stroburg of Ringgold-Taylor, from six residents of Taylor County opposing merger or consolidation of counties or county services.

By Wolfe of Cerro Gordo and Lawson of Cerro Gordo, from twenty-nine residents of Cerro Gordo County favoring appropriation of state funds for a separate institution for confinement of sex offenders and molesters of children.

By Shaw of Scott, from sixteen residents of Scott County favoring legislation dealing with the confinement, treatment and release of known sex offenders.

By Fisher of Greene, from fifty-nine residents of Greene County opposing House File 225 relating to the taxation of fraternal and beneficiary associations.

By Van Drie of Story, from fifty-seven residents of Story County opposing the teachers' negotiation bill, House File 237.

By the following Representatives, petitions favoring passage of amendments to chapter 189A of the Code to provide for state cooperation with federal agencies and to retain state control of the meat and poultry inspection program: Harbor of Fremont-Mills. from one hundred forty residents of Fremont and Mills Counties; Van Drie of Story, from one hundred fifty-eight residents of Story County; Baker of Boone, from one hundred nineteen residents of Boone County; Van Roekel of Marion, from one hundred twentyeight residents of Marion County; Nelson of Cherokee, from thirtysix residents of Cherokee County; Gannon of Jasper, from two hundred seventy-seven residents of Jasper County; Cunningham of Story, from twenty-one residents of Story County; Waugh of Monona, from eighty-seven residents of Monona County: Nielsen of Shelby, from one hundred twenty-one residents of Shelby County; Winkelman of Calhoun, from twenty-eight residents of Calhoun County; Andersen of Woodbury, from sixty residents of Woodbury County; Corey of Louisa-Muscatine, from thirty-eight residents of Louisa County: and Schwartz of Wapello, from six residents of Wapello County.

By Gannon of Jasper, from one hundred twenty-one residents of Jasper County favoring adjustment of the existing laws on any sexual offense.

By Millen of Jefferson-Van Buren, from nine residents of Jefferson and Van Buren Counties favoring Senate File 87 relating to the repeal of the county option for liquor licenses.

By Newton of Scott, from thirty-six residents of Scott County opposing Senate File 202 relating to the liberalization of the abortion law.

By Waugh of Monona, from forty-six residents of Woodbury County favoring Senate File 164.

By Hill of Marshall, from sixty residents of Marshall County urging legislation to appropriate funds for a separate "escape proof" institution for all sex offenders or those who commit malicious acts with children.

By Nielsen of Shelby, from one hundred seventy-six residents of Shelby County opposing any further study of the Great Plains school reorganization plan and supporting the bill to make the office of the Superintendent of Public Instruction elective.

By Voorhees of Black Hawk, from forty-seven residents of Black Hawk County urging legislation to make sex discrimination in employment unlawful.

By Andersen of Woodbury, from thirty-six members of the Parents' Club, Heelan High School, Sioux City, Iowa, favoring Senate File 164.

By Schwartz of Wapello, from twenty-six residents of Ottumwa opposed to the teaching of sex education in schools.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 423, by Kennedy of Dubuque and Blouin (DeKoster, Walsh and Van Gilst), a bill for an act exempting private and parochial school buses from payment of motor vehicle registration fees.

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

House File 424, by Schroeder (Coleman), a bill for an act relating to registration fees and weight limits for farm trucks.

Read first time and referred to committee on transportation.

House File 425, by Milligan, Kreamer, Alt and Huff, a bill for an act relating to the allocation of the road use tax fund.

Read first time and referred to committee on transportation.

House File 426, by Kluever, Huff, Middleswart, Renda, Fischer of Grundy, Ossian and Goode, a bill for an act relating to contested elections for seats in the General Assembly.

Read first time and referred to committee on state government.

House File 427, by Kluever, Grassley, Langland and Lawson, a bill for an act relating to the uniform issuance and return of teachers' contracts.

Read first time and referred to committee on schools.

House File 428, by committee on judiciary, a bill for an act relating to retirement and removal of judges.

Read first time and placed on the calendar.

House File 429, by Hill, Cochran, Ellsworth, Sorg, Caffrey and Franklin, a bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions.

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

House File 430, by Priebe, a bill for an act relating to the issuance of temporary cigarette licenses.

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

House File 431, by Doyle, Peterson, Koch, Dooley and Andersen, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Pierson, in the County of Woodbury, State of Iowa, authorizing and providing for the issuance of town hall and fire station bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first time and referred to committee on judiciary.

House File 432, by Pelton, a bill for an act relating to the seizure and search of criminal suspects by peace officers.

Read first time and referred to committee on law enforcement.

House File 433, by Andersen, a bill for an act providing for the conversion of the state institution at Clarinda, Iowa, to a facility for the confinement and rehabilitation of delinquent boys, and providing an appropriation therefor.

Read first time and referred to committee on social services.

House File 434, by Freeman of Clay-Dickinson, Cochran, Mayberry, Winkelman, Camp and Bergman (Coleman and DeKoster), a bill for an act relating to authorizing an election on the proposition of continuing the management and control of certain municipal utilities in the boards of trustees.

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

House File 435, by committee on judiciary, a bill for an act to coordinate various statutes with the department of social services act.

Read first time and placed on the calendar.

House File 436, by committee on state government, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw.

Read first time and placed on the calendar.

House File 437, by Hill, a bill for an act relating to payment of alimony and child support and authorizing punishment for contempt for willful failure to make such payments.

Read first time and referred to committee on judiciary.

House File 438, by Gannon, a bill for an act relating to public utilities.

Read first time and referred to committee on commerce.

House File 439, by Campbell, Stromer, Lawson, Crabb, Pierson, Drake, Nelson, Freeman of Clay-Dickinson, Van Roekel and Strothman, a bill for an act relating to the members of the Iowa water pollution commission.

Read first time and referred to committee on agriculture.

House File 440, by Dunton (Van Gilst), a bill for an act relating to tax sales of the property of deceased old-age assistance recipients.

Read first time and referred to committee on county government.

House File 441, by Tieden (McGill), a bill for an act relating to seasons for hunting fur-bearing animals.

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

House File 442, by Van Roekel, Middleswart, Schwartz, Poncy, Pierson and Roorda, a bill for an act relating to the disposition of refuse and garbage into streams and bodies of water.

Read first time and referred to committee on social services.

House File 443, by Van Drie, Langland and Dunton, a bill for an act relating to reversion of schoolhouse sites.

Read first time and referred to committee on schools.

House File 444, by Corey, Cochran, Mayberry and Campbell, a bill for an act relating to condemnation of underground gas storage facilities and prescribing the measure of damages therefor.

Read first time and referred to committeee on judiciary.

House File 445, by Nelson, a bill for an act relating to maximum highway speeds for motor vehicles drawing certain types of trailers.

Read first time and referred to committee on transportation.

House File 446, by Newton, Baker, Knoblauch and Sorg, a bill for an act relating to the platting jurisdiction of cities and towns.

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

House File 447, by Kreamer and Renda, a bill for an act relating to income tax.

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

House File 448, by Kreamer and Renda, a bill for an act relating to the payment of recording fees by the State of Iowa and the United States Government.

Read first time and referred to committee on state government.

House File 449, by Sorg, Radl, Cunningham, Lipsky, Dooley, Hill, Nolting, Shaw, Pierson, Skinner and Mayberry, a bill for an act relating to fuel taxes.

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

House File 450, by Freeman of Clay-Dickinson, a bill for an act relating to the certification of industry fieldmen for inspection service required by the department.

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

House File 451, by Huff, Alt, Schroeder and Jesse, a bill for an act relating to minimum speed regulation.

Read first time and referred to committee on transportation.

House File 452, by Freeman of Clay-Dickinson, Dunton, Strothman, Strand, Kennedy of Chickasaw, Kitner, Johnson of Audubon-Guthrie, Wolfe, Alt, Stokes, Corey, Van Roekel, Hanson of Howard-Mitchell, Tapscott and Mayberry, a bill for an act relating to transient or movable lunchstands.

Read first time and referred to committee on social services.

House File 453, by Welden, Fischer of Grundy, Grassley, Radl, Koch, Shepherd, Stromer, Nelson and Johnson of Audubon-Guthrie, a bill for an act relating to labor disputes.

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

House File 454, by Hansen of Black Hawk, a bill for an act relating to the legalizing of procedures followed in Black Hawk County in repairing the roof of the county home.

Read first time and referred to committee on judiciary.

House File 455, by Fisher of Greene, Caffrey, Van Roekel, Roorda, Crosier and Doyle, a bill for an act authorizing the department of public safety to receive and expend federal funds.

Read first time and referred to committee on state government.

House File 456, by Kehe, Welden, Lippold, Cochran, Baker, Klein and Koch, a bill for an act relating to the required qualifications for registration as a professional engineer.

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

House File 457, by Grassley, a bill for an act relating to student eligibility for state higher education aid programs.

Read first time and referred to committee on higher education.

House File 458, by Klein, a bill for an act relating to salaries of the county boards of supervisors and other county officers.

Read first time and referred to committee on county government.

House File 459, by Kennedy of Dubuque and Blouin (Neu, Walsh

and Klink), a bill for an act to amend chapter two hundred fiftyseven (257) of the Code relating to the attendance of private school students residing in one school district in another school district for the purpose of taking courses not available to them in their private schools.

Read first time and referred to committee on schools.

House File 460, by Nielsen (Schaben), a bill for an act relating to reimbursement to the City of Harlan, Iowa, for expenses incurred at the request of the board of regents in regard to a site for the proposed Western Iowa College.

Read first time and referred to committee on appropriations.

House File 461, by Miller of Page, Shepherd, Knoblauch, Mendenhall, Corey, Stokes, Bergman, Lippold, Ossian, Millen and Camp (Walsh), a bill for an act to provide a sales and use tax exemption for certain industrial materials and equipment.

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

House File 462, by Peterson, McCartney and Corey (Kyhl), a bill for an act relating to county and memorial hospital funds, the control and investment thereof.

Read first time and referred to committee on county government.

House File 463, by Radl, Sorg, Pelton, Grassley, Voorhees, Schmeiser, Pierson, Edgington, Bailey, Kehe, Stromer, Brinck, McCormick, Graham and Strand, a bill for an actualization aid to schools.

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

House File 464, by Mezvinsky, a bill for an act relating to public employment bargaining.

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

House File 465, by Kreamer and Renda, a bill for an act relating to district court appeals of income, corporation, and sales tax.

Read first time and referred to committee on judiciary.

House File 466, by Kennedy of Dubuque, a bill for an act authorizing graduates of Iowa law enforcement academy to invoke the implied consent statute.

Read first time and referred to committee on law enforcement.

House File 467, by committee on agriculture, a bill for an act relating to registration fees for farm trucks.

Read first time and placed on the calendar.

House File 468, by Pierson, Franklin, Middleswart and Van Roekel, a bill for an act relating to appeals from a decision of the civil rights commission.

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

House File 469, by Baker, a bill for an act relating to the sale of mobile homes, travel trailers, and camping trailers.

Read first time and referred to committee on commerce.

House File 470, by Dunton, Strothman, Stokes, Wolfe, Logue, Crosier and Van Roekel, a bill for an act relating to the testing of motor vehicle fuel samples.

Read first time and referred to committee on state government.

House File 471, by Kruse, Bergman, Drake, Dietz, Lippold and Nelson (Erskine, Potter, Ollenburg, Denman, Shaff, Thordsen, Stephens, Smith, Keith, Coleman and Frommelt), a bill for an act relating to county conservation boards.

Read first time and referred to committee on county government.

House File 472, by Shaw, a bill for an act to simplify the process of application for a driver's license by a minor.

Read first time and referred to committee on law enforcement.

House File 473, by Huff, a bill for an act relating to the right of appeal from decisions of municipal courts.

Read first time and referred to committee on judiciary.

House File 474, by Huff (Neu and Stanley), a bill for an act relating to the qualifications of the industrial commissioner and his deputies.

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

House File 475, by Kluever and Brinck, a bill for an act relating to the vote required for authorization of issuance of bonds.

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

House File 476, by Kluever, Fischer of Grundy, Goode and John-

son of Audubon-Guthrie, a bill for an act relating to viaducts or underpasses.

Read first time and referred to committee on commerce.

House File 477, by Bennett, a bill for an act authorizing state administrative departments, commissions, boards, or political subdivisions to elect coverage under the employment security law on a cost-only basis.

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

House File 478, by Pierson, Franklin, Middleswart and Van Roekel, a bill for an act relating to the powers and duties of the civil rights commission.

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

House File 479, by Bailey, a bill for an act relating to personal property tax.

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

House File 480, by Battles (Benda), a bill for an act to establish and provide for uniformity in the taxation of state and national banks.

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

House File 481, by Freeman of Buena Vista and Welden (Griffin), a bill for an act relating to the collection of premium taxes on insurance premiums collected by nonprofit hospital and medical service corporations.

Read first time and referred to committee on commerce.

House File 482, by Welden (Potgeter), a bill for an act relating to administrative rules and regulations.

Read first time and referred to committee on state government.

House File 483, by Skinner, a bill for an act relating to the duties of the labor commissioner concerning employment safety and establishment of an employment safety advisory board to assist the labor commissioner in the performance of his duties.

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

House File 484, by Millen, Van Nostrand, Graham, Mohrfeld, Crabb, Pierson, Lawson, Holden, Edgington, Camp, Kehe, Goode

and Bailey (DeKoster, Stanley, Clarke, Curran, Griffin, Lisle, Kyhl, Sullivan, Lamborn, Mogged, Lange, Nicholson and Lodwick), a bill for an act relating to the payment of unemployment compensation benefits.

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

House File 485, by Bailey, a bill for an act relating to the homestead tax credit.

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

House File 486, by Jesse, Hill, Kennedy of Chickasaw and Fisher of Greene, a bill for an act relating to consumer frauds.

Read first time and referred to committee on judiciary.

House File 487, by Strothman, a bill for an act relating to bedding sanitation in hotels, motels and motor inns.

Read first time and referred to committee on social services.

House File 488, by Stokes, Van Roekel, Kruse, Nielsen, Corey, Den Herder, Strothman, Brinck and Knoblauch, a bill for an act relating to state aid to schools.

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

House File 489, by Gannon, a bill for an act to permit cities and towns to levy and collect taxes on the gross receipts of certain businesses.

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

House File 490, by Rex, Sorg, Voorhees and Dunton (committee on social services), a bill for an act relating to barbering fees.

Read first time and referred to committee on state government.

House File 491, by Bergman and Varley (Smith and Flatt), a bill for an act to authorize the establishment of rural water districts, to prescribe the procedure therefor, and relating to the purpose and manner of operation of such districts.

Read first time and referred to committee on agriculture.

House File 492, by Brinck, a bill for an act relating to area schools, creating trustees for area vocational schools to administer vocational education in area schools, and authorizing the board of regents to administer academic education in area schools.

Read first time and referred to committee on schools.

House File 493, by Renda, Tapscott, Mayberry, Bennett and Blouin, a bill for an act relating to the computation of state aid to schools.

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

House File 494, by Voorhees, a bill for an act relating to the compensation of members of the General Assembly.

Read first time and referred to committee on state government.

House File 495, by Voorhees, a bill for an act to require constitutional amendments to be submitted to the electorate on paper ballots.

Read first time and referred to committee on state government.

House File 496, by Dunton (Van Gilst), a bill for an act relating to the basic school tax.

Read first time and referred to committee on schools.

House File 497, by Pierson, Strothman, Campbell, Stokes, Middleswart, Roorda and Brinck, a bill for an act relating to certified seed.

Read first time and referred to committee on agriculture.

House File 498, by Goode, a bill for an act relating to cattle testing for brucellosis at auction premises.

Read first time and referred to committee on agriculture.

House File 499, by Miller of Page, Freeman of Buena Vista, Ellsworth, Ossian, Waugh, Schmeiser, Johnston of Johnson, Sorg, Tieden, Dietz, Strothman, Winkelman, Warren, Camp and Walter, a bill for an act relating to the war orphans educational aid fund.

Read first time and referred to committee on state government.

House File 500, by Van Nostrand, Miller of Page, Bailey and Fischer of Grundy, a bill for an act to appropriate moneys from the general fund of the State of Iowa to the treasurer of state for the moneys and credits bank tax replacement fund.

Read first time and referred to committee on appropriations.

PROOFS OF PUBLICATION

Published copy of House File 431 and verified proof of publication of said bill in the Pierson Press, Pierson, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

Published copy of House File 454 and verified proof of publication of said bill in the Waterloo Daily Courier, Waterloo, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK Chief Clerk, House of Representatives

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 48, 68, 151, 171, 173, 206, 270, 276 and 279; and Senate Files 184 and 194, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 49, a bill for an act relating to the Iowa Development Commission membership.

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

House File 368, a bill for an act to appropriate administration and educational and training aid funds from the general fund of the state to the department of public instruction for the biennium beginning July 1, 1969, and ending June 30, 1971.

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

Senate File 295, a bill for an act to provide tuition grants, based upon financial need, to full-time resident students attending accredited private institutions of higher education in Iowa.

CARROLL A. LANE, Secretary

APPOINTMENT OF STEERING COMMITTEE

The Speaker, in accordance with Rule 8, appointed the following members to the steering committee:

Millen, Chairman Miller of Des Moines Koch, Ranking Member Miller of Marshall Ossian Bailey Caffrey Renda Roorda Corev Fisher of Greene Shaw Graham Sorg Goode Stromer Kennedy of Dubuque Tieden Kreamer Welden

McCormick

SENATE AMENDMENT CONSIDERED

Pelton of Clinton called up for consideration House File 164, a bill for an act relating to claims and accounting in institutions under the department of social services, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 164 as follows:

- 1. By striking from page 1, line 9, the words "directors of the divisions" and inserting in lieu thereof the word "commissioner".
- 2. By striking from line 12 the word "their" and inserting in lieu thereof the word "his".

Motion prevailed and the House concurred in the Senate amendment.

Pelton of Clinton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 164)

The ayes were, 108:

Alt Goode Lipsky Andersen Grasslev Logue Battles Hamilton McCartney Bennett Hansen of McCormick Black Hawk Bergman Mendenhall Blouin Hanson of Menefee Howard-Mitchell Mezvinsky Caffrey Camp Campbell Middleswart Holden Millen Christensen Huff Miller of Des Moines Cochran Jesse Corey Johnson of Miller of Crabb Audubon Jones Crosier Johnston of Miller of Marshall Cunningham Johnson Kehe Darrington Milligan Kennedy of Dietz Mohrfeld Dooley Chickasaw Nelson Dougherty Kennedy of Newton Doyle Dubuque Nielsen Drake Kitner Nolting Dunton Klein O'Hearn Edgington Knight Ossian Ewell Knoblauch Pelton Fischer of Koch Peterson Grundy Kreamer Pierson Poncy Fisher of Kruse Greene Langland Priebe Franklin Lawson Radl Freeman of Lippold Renda Clay-Dickinson

Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Sorg Stokes Strand Stroburg Strothman Tapscott Tieden Van Drie Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker

The nays were, 1:

Van Nostrand

Absent or not voting, 15:

Bailey	Freeman of	Mayberry	Perkins
Baker	Buena Vista	McIntyre	Skinner
Brinck	Gannon	Miller of	Stromer
Den Herder	Graham	Page	
Ellsworth	Kluever		

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

CONSIDERATION OF BILLS

REGULAR CALENDAR

Senate File 254, a bill for an act creating authority in the department of social services to transfer aid to dependent children funds to any other department or agency of the State of Iowa for the purpose of implementing federal assistance programs, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 254)

The ayes were, 114:

Alt	Fischer of	Kennedy of	Miller of
Andersen	Grundy	Dubuque	Marshall
Baker	Fisher of	Kitner	Miller of
Battles	Green e	Klein	Page
Bergman	Franklin	Knight	Milligan
Blouin	Freeman of	Knoblauch	Mohrfeld
Brinck	Clay-Dickinson	Koch	Nelson
Caffrey	Gannon	Kreamer	Newton
Camp	Goode	Kruse	Nielsen
Campbell	Grassley	Langland	Nolting
Christensen	Hamilton	Lawson	O'Hearn
Cochran	Hansen of	Lippold	Ossian
Corey	Black Hawk	Lipsky	Pelton
Crabb	Hanson of	Logue	Peterson
Crosier	Howard-Mitchell		Pierson
Cunningham	Hill	McCartney	Poncy
Darrington	Holden	McCormick	Priebe
Dietz	Huff	Mendenhall	Renda
Dooley	Jesse	Menefee	Rex
Dougherty	Johnson of	Mezvinsky	Rodgers
Doyle	Audubon	Middleswart	Roorda
Drake	Johnston of	Millen	Sanders
Dunton	Johns on	Miller of	Schmeiser
Edgington	Kehe	Des Moines	Schroeder
Ellsworth	Kennedy of	Miller of	Schwartz
Ewell	Chickasaw	Jones	Shaw

Welden Shepherd Strothman Varley Tapscott Voorhees Wells Sorg Tieden Walter Winkelman Stokes Wolfe Van Drie Warren Strand Van Nostrand Waugh Mr. Speaker Stroburg Stromer Van Roekel Weichman

The nays were, none.

Absent or not voting, 10:

Bailey Freeman of Kluever Radl
Bennett Buena Vista McIntyre Skinner
Den Herder Graham Perkins

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

House File 319, a bill for an act relating to the operation of motorcycles, was taken up for consideration.

Andersen of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 319 by adding the following new section:

"Sec. 12. The above regulations in regard to motorcycles shall not apply to motorcycles or motor scooters when used in a parade authorized by proper permit from local authorities."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 319)

The ayes were, 111:

Johnston of A1t Dunton Middleswart Andersen Johnson Edgington Millen Kehe Raker Ellsworth Miller of Battles Ewell Kennedy of Jones Fisher of Chickasaw Bennett Miller of Bergman Greene Kitner Marshall Blouin Franklin Klein Miller of Brinck Freeman of Knight Page Caffrey Clay-Dickinson Knoblauch Milligan Camp Koch Mohrfeld Gannon Campbell Kreamer Nelson Goode Grasslev Kruse Newton Christensen Cochran Hamilton Langland Nielsen Corev Hansen of Lawson Nolting Crabb Black Hawk Lippold O'Hearn Crosier Hanson of Lipsky Ossian Howard-Mitchell Logue Cunningham Pelton Darrington Holden Mayberry Peterson Den Herder Huff McCartney Pierson Dietz .Tesse McCormick Poncy Mendenhall Priebe Dooley Johnson of Menefee Radl Dougherty Audubon Drake Mezvinsky Renda

Waugh Shepherd Tieden Rex Sorg Van Drie Weichman Rodgers Welden Roorda Stokes Van Roekel Walls Sanders Strand Varley Winkelman Schmeiser Stroburg Voorhees Walter Wolfe Schroeder Stromer Mr. Speaker Schwartz Strothman Warren Shaw Tapscott

The nays were, 1:

Doyle

Absent or not voting, 12:

Graham Perkins Bailey Kluever Hill Fischer of McIntyre Skinner Kennedy of Miller of Van Nostrand Grundy Des Moines Freeman of Dubuque Buena Vista

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

House File 35, a bill for an act relating to amendment of the Iowa public officials act, with report of committee recommending passage, was taken up for consideration.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend House File 35 by adding the following:

Sec. 4. Subsection three (3) of section twelve (12) of chapter one hundred seven (107), Acts of the Sixty-second (62nd) General Assembly, is hereby amended by striking from lines one (1) and two (2) the following: "interpreting constitutional and statutory provisions".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 35)

The ayes were, 111:

Alt Crabb Fischer of Hill Crosier Andersen Grundy Holden Fisher of Cunningham Huff Bailey Greene Baker Darrington Jesse Franklin Battles Den Herder Johnson of Dietz Gannon Bennett Audubon Dougherty Goode Johnston of Bergman Dovle Graham Blouin Johnson Grassley Drake Kehe Brinck Caffrey Dunton Hamilton Kennedy of Edgington Hansen of Camp Chickasaw Black Hawk Kitner Ellsworth Campbell **Ewell** Hanson of Knight Cochran Howard-Mitchell Knoblauch Corey

Koch	Miller of	Renda.	Tapscott
Kreamer	Jones	Rex	Tieden
Kruse	Miller of	Rodgers	Van Drie
Langland	Marshall	Roorda	Van Nostrand
Lawson	Milligan	Sanders	Van Roekel
Lippold	Mohrfeld	Schmeiser	Varley
Lipsky	Nelson	Schroeder	Voorhees
Logue	Newton	Schwartz	Walter
McCartney	Nolting	Shaw	Warren
McCormick	O'Hearn	Shepherd	Waugh
Mendenhall	Ossian	Sorg	Weichman
Menefee	Pelton	Stokes	Welden
Mezvinsky	Peterson	Strand	Wells
Middleswart	Pierson	Stroburg	Winkelman
Millen	Poncy	Stromer	Wolfe
Miller of	Priebe	Strothman	Mr. Speaker
Des Moines	Radl		· -• ·
The nays were	, 5:		
Christensen	Klein	Miller of	Nielsen

Christensen Klein Miller of Nielsen Freeman of Page

Clay-Dickinson

Absent or not voting, 8:

Dooley Kennedy of Mayberry Perkins
Freeman of Dubuque McIntyre Skinner
Buena Vista Kluever

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

House File 180, a bill for an act relating to absentee voting by members of the armed forces, with report of committee recommending passage, was taken up for consideration.

Goode of Appanoose-Davis moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 180)

The ayes were, 119:

The ayes were, I	10.		
Alt Andersen	Cunningham Darrington	Freeman of Clay-Dickinson	Johnston of Johnson
Bailey	Den Herder	Gannon	Kehe
Baker	Dietz	Goode	Kennedy of
Battles	Dooley	Graham	Chickasaw
Bennett	Dougherty	Grassley	Kennedy of
Bergman	Doyle	Hamilton	Dubuque
Blouin	Drake	Hansen of	Kitner
Brinck	Dunton	Black Hawk	Klein
Caffrey	Edgington	Hanson of	Knight
Camp	Ellsworth	Howard-Mitchell	Knoblauch
Campbell	Ewell	Hill	Koch
Christensen	Fischer of	Holden	Kreamer
Cochran	Grundy	Huff	Kruse
Corey	Fisher of	Jesse	Langland
Crabb	Greene	Johnson of	Lawson
Crosier	Franklin	Audubon	Lippold

Lipsky Miller of Renda Tapscott Logue Page Rex Tieden Milligan Mayberry Rodgers Van Drie Mohrfeld McCartney Roorda Van Nostrand McCormick Nelson Sanders Van Roekel Mendenhall Newton Schmeiser Varley Schroeder Voorhees Menefee Nielsen Nolting Schwartz Walter Mezvinsky Middleswart O'Hearn Shaw Warren Millen Ossian Shepherd Waugh Miller of Pelton Sorg Weichman Des Moines Peterson Stokes Welden Miller of Pierson Strand Wells Jones Poncy Stroburg Winkelman Miller of Priebe Stromer Wolfe Marshall Radl Strothman Mr. Speaker

The nays were, none.

Absent or not voting, 5:

Freeman of Kluever Perkins Skinner

Buena Vista McIntyre

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

House File 320, a bill for an act relating to the expiration of liquor control licenses, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 320)

The ayes were, 118:

Alt Doyle Jesse Mayberry Andersen Drake Johnson of McCartney Bailey Dunton Audubon McCormick Baker Edgington Johnston of Mendenhall Battles Ellsworth Johnson Menefee Kehe Bennett Ewell Mezvinsky Bergman Fisher of Kennedy of Middleswart Blouin Greene Chickasaw Millen Franklin Kennedy of Brinck Miller of Dubuque Freeman of Des Moines Caffrey Camp Clay-Dickinson Kitner Miller of Campbell Gannon Klein Jones Goode Miller of Christensen Kluever Graham Cochran Knight Marshall Corey Grassley Knoblauch Milligan Crabb Hamilton Koch Mohrfeld Crosier Hansen of Kreamer Nelson Black Hawk Cumingham Kruse Newton Nielsen Darrington Hanson of Langland Howard-Mitchell Lawson Den Herder Nolting Dietz Hill Lippold O'Hearn Holden Doolev Ossian Lipsky Dougherty Huff Pelton Logue

Peterson Schmeiser Stromer Walter Pierson Schroeder Strothman Warren Schwartz Tapscott Waugh Poncy Priebe Tieden Weichman Shaw Shepherd Van Drie Radl Welden Van Nostrand Renda Sorg Wells Stokes Van Roekel Winkelman Rex Strand Varley Wolfe Rodgers Stroburg Roorda Voorhees Mr. Speaker

Sanders

The nays were, none.

Absent or not voting, 6:

Fischer of Freeman of Miller of Perkins
Grundy Buena Vista Page Skinner
McIntyre

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

House File 71, a bill for an act relating to inclusion of students in attendance at area vocational schools and area community colleges within the state scholarship and loan program, with report of committee recommending amendment and passage, was taken up for consideration.

Tieden of Clayton offered the following amendment filed by the committee on schools and moved its adoption:

Amend House File 71 as follows:

- 1. By striking everything in line eleven (11) after the word "schools," and all of line twelve (12) and inserting in lieu thereof the following: "area community colleges, or schools of professional nursing."
- 2. Amend the title by striking everything after the word "schools" in line two (2) and all of line three (3) and inserting in lieu thereof the following: ", area community colleges, and schools of professional nursing."

The amendment was adopted.

Renda of Polk offered the following amendment filed by him:

Amend House File 71 as follows:

- 1. By striking from line 11 the word "area" preceding the word "vocational".
- 2. By striking from line 2 of the title the word "area" preceding the word "vocational".

Andersen of Woodbury asked for unanimous consent that House File 71 be deferred and that the bill retain its place on the calendar.

Objection was raised.

(House File 71 pending at adjournment.)

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 105.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate File 105.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 3, 1969, he approved Senate Files 59, 60, 106 and 286.

REPORTS OF COMMITTEES

Tieden of Clayton, from the committee on conservation, submitted the following report:

MR. SPEAKER: Your committee on conservation, to whom was referred House File 260, a bill for an act imposing fees for use of certain state owned recreational areas, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE TIEDEN, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 16, a bill for an act relating to drainage and levee districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 341, a bill for an act relating to the salaries of deputy sheriffs in counties holding district court in two places, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 161, a bill for an act extending the county's right of condemnation under eminent domain, begs leave to report it has had the same under consideration and has instructed me to report the same back to the

House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 161, line nine (9), by striking the comma and adding the following:

"in counties having a population of no less than 100,000 or more than 125,000 according to the 1960 census".

LOUIS A. PETERSON, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 183, a bill for an act providing for issuing of general obligation bonds by cities and towns to pay for the removal of dead or diseased trees on public property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 183 by inserting after line nineteen (19) the following: "This section shall be construed as granting additional power without limiting the power already existing in cities and towns.

"The provisions of this section shall be applicable to all municipal corporations regardless of form of government or manner of incorporation."

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House FHe 184, a bill for an act to amend section three hundred sixty-eight point three (368.3), Code 1966, relating to removal of dead or diseased trees, and the assessments of costs therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 184 as follows:

1. Amend the title by striking all after the word "Act" and by inserting in lieu thereof the following:

"relating to removal of dead or diseased trees, the assessments of costs and issuance of special assessment bonds therefor."

2. Amend section one (1) by striking all of lines twenty-one (21) through twenty-five (25) on page one (1) and lines one (1) through three (3) on

page two (2) and by inserting therein the following:

"The costs so assessed may be paid in annual installments not to exceed ten in number, payable in the manner and bearing interest as provided in section three hundred ninety-one point sixty (391.60). The assessment may be made, at the discretion of the council, as provided in this section and section three hundred sixty-eight point four (368.4) or by the procedures set out in chapter three hundred ninety-one (391), not inconsistent with this section. The municipality may issue special assessment bonds termed 'tree sanitation bonds' under the provisions of chapter three hundred ninety-six (396) relating to bonds and certificates for street and sewer improvement bonds, in anticipation of the deferred payment of assessments levied therefor."

RAY C. CUNNINGHAM, Chairman

Also:

Mr. SPEAKER: Your committee on cities and towns, to whom was referred House File 331, a bill for an act relating to the licensing of dogs by munici-

palities and counties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

- Amend the committee amendment to House File 77 as follows:
 By changing the period at the end of section 2 to a semicolon and adding the following: "provided, however, that
 a snowmobile may be operated on that portion of the highway
- 5 right-of-way other than the roadway and its adjacent

6 shoulders."

FREEMAN of Clay-Dickinson

```
Amend House File 380 as follows:

1. Section 13, page 7, line twelve (12), by inserting immediately following the word "is" the words "unemancipated and".

2. By striking section 14 and inserting in lieu thereof the following:

"Sec. 14. Section eighty-five point forty-two (85.42), subsection two (2), Code 1966, is hereby amended by striking line one (1) and inserting in lieu thereof the words "An unemancipated child or children under nineteen years of".

KREAMER of Polk
```

- Amend House File 390 by striking line twenty (20)
 of section twenty-eight (28) and inserting in lieu thereof
 the following:
- s the following:
 Sections twenty-five (25) through twenty-eight (28)

5 of this act.

GOODE of Appanoose-Davis

```
Amend House File 416 as follows:
Amend House File 416, page 1, by adding the following
new section:

"Section three (3) of chapter thirty-nine (39), Acts of
the Sixty-first General Assembly, is hereby amended as follows:
By striking from line one (1) the figures '1969'
and inserting in lieu thereof the figures '1971'.
By striking from line four (4) the figures '1969'
and inserting in lieu thereof the figures '1971'."
```

MENEFEE of Fayette

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, March 11, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, MARCH 11, 1969.

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

Prayer was offered by the Reverend Carl F. Schattauer, Jr., pastor of the Bethesda Lutheran Church, Ames, Iowa.

The Journal of Monday, March 10, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Schwartz of Wapello on request of Poncy of Wapello.

PRESENTATION OF VISITORS

Perkins of Pottawattamie presented to the House one hundred thirteen students and three teachers from Woodrow Wilson Junior High School, Council Bluffs, Iowa.

Speaker Harbor presented to the House four students from Sidney High School and their sponsor, Mrs. E. B. Nennemann.

Crabb of Crawford presented to the House the Honorable Everett Crane, former representative from Crawford County in the Fiftyninth, Sixtieth and Sixtieth Extra General Assemblies.

Doyle of Woodbury presented to the House the Honorable Burl E. Scott, former representative from Pottawattamie County in the Sixty-first General Assembly.

PERSONAL PRIVILEGE

Franklin of Polk rose on a point of personal privilege and presented to the House the Honorable John Conyers, Jr., Congressman of the First District, Detroit, Michigan. The Speaker requested that the Honorable A. June Franklin escort Congressman Conyers to the rostrum, where he addressed the House briefly.

PETITIONS

The following petitions were received and placed on file:

By Peterson of Woodbury, from twelve residents of Woodbury

County favoring House File 42 relating to personal property tax credit.

By Peterson of Woodbury, from thirty-seven residents of Woodbury County favoring Senate File 164 relating to children attending private schools riding public school buses.

By Miller of Des Moines, from six residents of Des Moines County opposing House File 369 relating to requiring fluoride adjustment of municipal water supplies.

By Miller of Des Moines, from twenty-four residents of Des Moines County supporting House File 135 relating to treatment of alcoholism and addicts.

By Shepherd of Lee, from forty-five residents of Lee County favoring stronger laws for any sexual offense.

By Bergman of Lyon-Osceola, from forty residents of Osceola County favoring the elimination of personal property taxes and inventory taxes in Iowa.

By Bergman of Lyon-Osceola, from twelve residents of Lyon County favoring Senate File 164 relating to children attending private schools riding public school buses.

By the following Representatives, petitions opposing House File 225 and Senate File 180 relating to the taxation of fraternal and beneficiary associations: Drake of Louisa-Muscatine, from two hundred twelve members of Royal Neighbors of America, Camp No. 1068, Wilton Junction, Iowa; Miller of Des Moines, from ten residents of Des Moines County; Poncy of Wapello, from sixteen residents of Wapello County and McCartney of Floyd, from thirty residents of Floyd County.

By the following Representatives, petitions favoring House File 417 relating to amendments to chapter 189A of the Code to provide for state cooperation with federal agencies and to retain state control of meat and poultry inspection programs: Winkelman of Calhoun, from one hundred thirty residents of Calhoun County; Waugh of Monona, from sixteen residents of Monona County; Dooley of Woodbury, from twenty-three residents of Woodbury County; Bergman of Lyon-Osceola, from thirty-two residents of Lyon County; Stokes of Plymouth, from eighty-two residents of Plymouth County; Kluever of Cass, from thirty-three residents of Cass County; Peterson of Woodbury County, from twenty-six residents of Woodbury County; Drake of Louisa-Muscatine, from thirty-six residents of Louisa and Muscatine Counties; and Den Herder of Sioux, from one hundred seventy residents of Sioux County.

INTRODUCTION OF JOINT RESOLUTIONS AND BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of joint resolutions and bills. The following joint resolutions and bills were not in proper legal form before the Journal of February 28 went to press:

House Joint Resolution 10, by Ellsworth (Walsh), a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations.

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

House Joint Resolution 11, by Miller of Page, Radl, Ossian, Tieden, Den Herder, Winkelman, Langland, Strand, Logue, Kitner, Walter, Hamilton and Menefee (Lucken, Stephens, Lodwick, McGill, Briles, Clarke, Smith, Parker, Walsh, Potgeter, Stanley, Mowry, Ollenburg, Schaben, Klink, Keith, Coleman, Dodds, Anderson, Curran, Potter, Arbuckle and Lamborn), a joint resolution to continue the "Iowa State Fair and World Food Exposition Study Committee" established by the Sixty-first General Assembly, and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 501, by committee on higher education, a bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds.

Read first time and placed on the calendar.

House File 502, by Renda (Glenn, Shirley, Denman, O'Malley, Weimer and Gaudineer), a bill for an act providing for the creation of a small claims court.

Read first time and referred to committee on judiciary.

House File 503, by Blouin and Kennedy of Dubuque (Frommelt, Walsh, O'Malley and Neu), a bill for an act relating to the location of schoolhouses

Read first time and referred to committee on schools.

House File 504, by Radl and Ossian, a bill for an act relating to the purchase of firearms and firearm supplies.

Read first time and referred to committee on law enforcement.

House File 505, by Priebe, a bill for an act relating to tests for brucellosis in swine and cattle.

Read first time and referred to committee on agriculture.

House File 506, by Andersen, Tapscott, Miller of Des Moines, Ellsworth, Renda, Voorhees, Miller of Marshall and Walter, a bill for an act relating to salaries of bailiffs and clerks of the municipal court.

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

House File 507, by Welden, a bill for an act relating to the false drawing of checks.

Read first time and referred to committee on judiciary.

House File 508, by Dunton, a bill for an act relating to deposits of public funds.

Read first time and referred to committee on commerce.

House File 509, by Bennett, Cochran, Gannon, Crosier, Baker, Middleswart, Rodgers, Dougherty, Miller of Des Moines, Schmeiser, Radl and Kennedy of Chickasaw (Frommelt, Shirley, Coleman, Denman and Gaudineer), a bill for an act relating to the taxation of municipal services.

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

House File 510, by Pelton, Hill, Kreamer, Fischer of Grundy, Logue, Hamilton, Renda, Ellsworth and Johnston of Johnson, a bill for an act relating to court-appointed counsel and public defenders.

Read first time and referred to committee on judiciary.

House File 511, by committee on commerce, a bill for an act relating to the rate of interest to which parties may agree in writing.

Read first time and placed on the calendar.

House File 512, by McCartney, a bill for an act to accept a gift of real property for use of the state vocational rehabilitation facility at Charles City, Iowa.

Read first time and referred to committee on social services.

House File 513, by Lipsky, a bill for an act relating to the school census.

Read first time and referred to committee on schools.

House File 514, by Kennedy of Dubuque and Blouin, a bill for an

act to provide auxiliary educational services to students attending nonpublic schools.

Read first time and referred to committee on schools.

SENATE MESSAGE CONSIDERED

Senate File 295, a bill for an act to provide tuition grants, based upon financial need, to full-time resident students attending accredited private institutions of higher education in Iowa.

Read first time and referred to committee on higher education.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 16, 161, 183, 184, 260, 331 and 341, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 200.

HOUSE CONCURRENT RESOLUTION 20 ADOPTED

Darrington of Harrison called up for consideration House Concurrent Resolution 20, filed on February 28 and found on page 466 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

MEMORIAL COMMITTEE APPOINTED

The Speaker announced the appointment of the following members to serve on the memorial committee: the Honorable William E. Darrington, chairman; the Honorable Fred Mohrfeld and the Honorable James I. Middleswart, on the part of the House.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 22

Caffrey of Polk asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 22 and moved its adoption:

HOUSE CONCURRENT RESOLUTION 22

By Caffrey, Skinner, Huff, Renda, Alt, Bennett, Jesse, Kreamer, Franklin and Tapscott

Whereas, The Drake University basketball team has tied for the Missouri Valley basketball championship and won the playoff against Louisville for the right to compete in the NCAA Midwest Regional Tournament in Manhattan, Kansas; and

Whereas, The Drake University basketball team has consistently displayed the utmost in spirit, sportsmanship and teamwork; therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Sixty-third General Assembly commends Drake University and its basketball team for its outstanding season;

Be It Further Resolved, That the Sixty-third General Assembly wishes to extend its full support and backing to the Drake University basketball team in the NCAA tournament; and

Be It Further Resolved, That a copy of this resolution be sent to Coach Maurice John and the Drake University basketball team in Manhattan, Kanass.

Motion prevailed and the resolution was adopted.

HOUSE FILE 262 RE-REFERRED

The Speaker announced that House File 262 previously referred to committee on county government is re-referred to the committee on constitutional amendments and reapportionment.

HOUSE FILE 410 RE-REFERRED

The Speaker announced that House File 410 previously referred to committee on county government is re-referred to the committee on constitutional amendments and reapportionment.

HOUSE FILE 425 RE-REFERRED

The Speaker announced that House File 425 previously referred to committee on transportation is re-referred to the committee on cities and towns.

HOUSE FILE 7 RE-REFERRED

Miller of Des Moines asked and received unanimous consent that House File 7 be re-referred to the committee on appropriations.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 71, a bill for an act relating to inclusion of students in attendance at area vocational schools and area community colleges within the state scholarship and loan program, and the following Renda amendment:

Amend House File 71 as follows:

- 1. By striking from line 11 the word "area" preceding the word "vocational".
- 2. By striking from line 2 of the title the word "area" preceding the word "vocational".

Andersen of Woodbury asked and received unanimous consent to withdraw his motion to defer action on House File 71.

Renda of Polk offered the following amendment to his amendment from the floor and moved its adoption:

Amend the Renda amendment to House File 71, filed February 28, 1969, by adding the following amendment:

3. By adding after the word "schools" in line 11 the following "which are accredited by the state department of public instruction or the United States office of education and the accrediting commission for business schools."

The amendment to the amendment lost.

Renda of Polk moved the adoption of his amendment.

Amendment lost.

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

On the question "Shall the bill pass?" (H.F. 71)

The ayes were, 103:

Alt	Grassley	Logue	Rex
Andersen	Hamilton	Mayberry	Rodgers
Bailey	Hansen of	McCartney	Roorda
Baker	Black Hawk	McCormick	Sanders
Battles	Hanson of	McIntyre	Schmeiser
Bennett	Howard-Mitchell		Schroeder
Bergman	Hill	Menefee	Shaw
Blouin	Holden	Mezvinsky	Shepherd
Caffrey	Huff	Millen	Skinner
Camp	Jesse	Miller of	Stokes
Campbell	Johnson of	Des Moines	Strand
Christensen	Audubon	Miller of	Stroburg
Cochran	Johnston of	Jones	Stromer
Crabb	Johnson	Miller of	Strothman
Den Herder	Kehe	Marshall	Tapscott
Dougherty	Kennedy of	Miller of	Tieden
Doyle	Chickasaw	Page	Van Drie
Drake	Kennedy of	Milligan	Van Nostrand
Dunton	Dubuque	Nelson	Varley
Edgington	Kitner	Newton	Voorhees
Ewell	Kluever	Nielsen	Walter
Fisher of	Knoblauch	Nolting	Waugh
Greene	Koch	O'Hearn	Weichman
Franklin	Kreamer	Ossian	Welden
Freeman of	Kruse	Pelton	Wells
Clay-Dickinson	Langland	Perkins	Winkelman
Gannon	Lawson	Pierson	Wolfe
Goode	Lippold	Poncy	Mr. Speaker
Graham	Lipsky	Renda	

The nays were, 16:

Brinck Corey Crosier Cunningham	Ellsworth	Knight	Radl
	Freeman of	Middleswart	Sorg
	Buena Vista	Mohrfeld	Van Roekel
	Klein	Priebe	Warren
Cunningham Dietz	Kiein	Priebe	Warren

Absent or not voting, 5:

Darrington Fischer of Peterson Schwartz
Dooley Grundy

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

REGULAR CALENDAR

House File 266, a bill for an act relating to the duties of members of the highway safety patrol and the clerical staff of the department of public safety, with report of committee recommending passage, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by him and Kitner of Buchanan and moved its adoption:

Amend House File 266 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section eighty point four (80.4), Code 1966, as amended by chapter one hundred nine (109), section one (1), Acts of the Sixty-second General Assembly, is hereby further amended as follows:

1. By striking from lines eight (8) and nine (9) the words "inclusive of operators and chauffeurs license examiners".

Sec. 2. Section eighty point nine (80.9), Code 1966, is hereby amended by inserting in line seven (7) after the words "therein" the following: "when authorized by the commissioner of public safety".

Sec. 3. Section three hundred twenty-one point one hundred eighty-seven

(321.187), Code 1966, is hereby amended as follows:

1. By striking from line three (3) the words "highway patrol" and inserting in lieu thereof the words "members of the department".

2. By striking from line thirteen (13) the words "shall have the authority of", by striking lines fourteen (14) and fifteen (15) and by striking from line sixteen (16) the following "tion thereof, and".

Amendment was adopted.

Lipsky of Linn asked and received unanimous consent to withdraw her amendment filed February 20 and found on page 378 of the House Journal.

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

On the question "Shall the bill pass?" (H.F. 266)

The ayes were, 117:

Alt	Brinck	Crabb	Drake Dunton Edgington Ellsworth Ewell Fischer of Grundy
Andersen	Caffrey	Crosier	
Bailey	Camp	Cunningham	
Baker	Campbell	Darrington	
Battles	Christensen	Den Herder	
Bergman	Cochran	Dietz	
Blouin	Corey	Dougherty	
Diouin	Corey	Dougnerty	Grundy

Fisher of	Kennedy of	Miller of	Schmeiser
Greene	Dubuque	Jones	Schroeder
Freeman of	Kitner	Miller of	Shaw
Buena Vista	Klein	Marshall	
			Shepherd
Freeman of	Kluever	Miller of	Skinner
Clay-Dickinson	Knight	Page	Sorg
Gannon	Knoblauch	Milligan	Stokes
Goode	Koch	Mohrfeld	Strand
Graham	Kreamer	Nelson	Stroburg
Grassley	Kruse	Newton.	Stromer
Hamilton	Langland	Nielsen	Strothman
Hansen of	Lawson	Nolting	Tapscott
Black Hawk	Lippold	O'Hearn	Tieden
Hanson of	Lipsky	Ossian	Van Drie
Howard-Mitchell		Pelton	Varley
Hill	Mayberry	Perkins	Voorhees
Holden	McCartney	Peterson	Walter
Huff	McCormick	Pierson	Warren
Jesse	McIntyre	Poncy	Waugh
Johnson of	Mendenhall	Priebe	Weichman
Audubon	Menefee	Radl	Welden
Johnston of	Mezvinsky	Renda	Wells
Johnson	Middleswart	Rex	Winkelman
Kehe	Millen	Rodgers	Wolfe
	Miller of	Roorda	Mr. Speaker
Kennedy of			mr. Speaker
Chickasaw	Des Moines	Sanders	

The nays were, 8:

Bennett Doyle Van Roekel

Absent or not voting, 4:

Dooley Franklin Schwartz Van Nostrand

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

House File 192, a bill for an act relating to implements of husbandry in the Iowa motor vehicle code, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 192)

The ayes were, 116:

Alt Cochran Andersen Corey Bailey Crabb Baker Cunningh Battles Darringto Bennett Den Herd Bergman Dietz Blouin Doughert Brinck Doyle Caffrey Drake Camp Campbell Edgingto: Christensen Ellsworth	on Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham n Grassley	Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnston of
--	--	--

Kennedy of Mendenhall Pelton Strand Chickasaw Menefee Perkins Stroburg Stromer Kennedy of Middleswart Peterson Dubuque Millen Pierson Strothman Kitner Tapscott Miller of Poncy Des Moines Tieden Kluever Priebe Van Drie Knight Miller of Radl Van Roekel Knoblauch Jones Renda Varley Koch Miller of Rex Marshall Rodgers Voorhees Kreamer Kruse Miller of Roorda Walter Warren Langland Sanders Page Schmeiser Waugh Milligan Lawson Lippold Mohrfeld Weichman Schroeder Shaw Welden Lipsky Nelson Wells Logue Newton Shepherd Winkelman Mayberry Nielsen Skinner McCartney Nolting Wolfe Sorg Mr. Speaker McCormick O'Hearn Stokes McIntvre Ossian

The nays were, 1:

Klein

Absent or not voting, 7:

Orosier Ewell Mezvinsky Van Nostrand Dooley Franklin Schwartz

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

House File 329, a bill for an act relating to the operation of power boats, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 329)

The ayes were 107:

Alt Dietz Graham Koch Andersen Doolev Grasslev Kreamer Bailev Dougherty Hamilton Kruse Baker Doyle Hanson of Langland Howard-Mitchell Lawson Battles Drake Bennett Dunton Hill Lippold Edgington Bergman Holden Logue Ellsworth Huff Brinck Mayberry Ewell Johnson of Caffrey McCartnev Audubon Fischer of McCormick Camp Christensen Grundy Kehe McIntyre Cochran Fisher of Kennedy of Menefee Corey Greene Dubuque Middleswart Freeman of Crabb Kitner Millen Miller of Crosier Buena Vista Klein Cunningham Freeman of Kluever Des Moines Darrington Clay-Dickinson Knight Miller of Den Herder Goode Knoblauch Jones

Miller of Van Drie Pelton Schmeiser Marshall Perkins Shaw Van Nostrand Miller of Peterson Shepherd Varley Page Pierson Skinner Voorhees Milligan Walter Poncy Sorg Mohrfeld Priehe Stokes Waugh Nelson Radl Weichman Strand Newton Renda Stroburg Welden Nielsen Rex Stromer Winkelman Nolting Rodgers Strothman Wolfe O'Hearn Tieden Roorda Mr. Speaker Sanders Ossian

The nays were, 11:

Blouin Johnston of Lipsky Van Roekel
Campbell Johnson Mezvinsky Warren
Gannon Kennedy of Tapscott
Jesse Chickasaw

Absent or not voting, 6:

Franklin Hansen of Mendenhall Schwartz
Black Hawk Schroeder Wells

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

House File 182, a bill for an act relating to documents accompanying liquor shipments, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 182)

The ayes were, 110:

Alt Johnston of McCormick Dunton Andersen Edgington Johnson McIntvre Baker Ellsworth Kehe Menefee Battles Fischer of Kennedy of Mezvinsky Bennett Grundy Chickasaw Millen Fisher of Kennedy of Bergman Miller of Blouin Greene Dubuque Des Moines Freeman of Kitner Miller of Brinck Clay-Dickinson Caffrey Klein Jones Miller of Camp Gannon Kluever Campbell Goode Marshall Knight Christensen Graham Knoblauch Miller of Grassley Cochran Koch Page Corey Hamilton Kreamer Milligan Crabb Mohrfeld Hanson of Kruse Howard-Mitchell Langland Crosier Nelson Cunningham Lawson Hill Newton Den Herder Holden Lippold Nielsen Dietz Huff Nolting Lipsky Doolev Jesse O'Hearn Logue Dougherty Johnson of Ossian Mayberry Audubon Pelton Drake McCartney

Warren Perkins Sanders Stromer Waugh Peterson Schmeiser Strothman Poncy Schroeder Tapscott Weichman Welden Priebe Tieden Shepherd Wells Radi Skinner Van Drie Winkelman Renda Sorg Varley Wolfe Rex Stokes Voorhees Rodgers Walter Mr. Speaker Strand Roorda Stroburg

The nays were, 4:

Bailey Freeman of Pierson Van Roekel
Ruena Vista

Absent or not voting, 10:

Darrington Franklin Mendenhall Shaw
Doyle Hansen of Middleswart Van Nostrand
Ewell Black Hawk Schwartz

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

House File 348, a bill for an act relating to the director of the Iowa development commission, was taken up for consideration.

Klein of Winnebago offered the following amendment from the floor and moved its adoption:

Amend House File 348 by striking all of section 1 and inserting in lieu thereof the following:

"Section 1. Chapter one (1), section eleven (11), Acts of the Sixty-second General Assembly, is hereby amended by striking the words and figure "twenty thousand (\$20,000)," and inserting in lieu thereof the words and figure "twenty-five thousand (\$25,000)".

The amendment was lost.

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

On the question "Shall the bill pass?" (H.F. 348)

The ayes were, 75:

Dunton Huff Lipsky Andersen Jesse Ellsworth Logue Bennett Ewell Kehe Mayberry McCormick Bergman Fischer of Kennedy of Blouin Grundy Chickasaw McIntyre Franklin Caffrey Kennedy of Mezvinsky Campbell Freeman of Dubuque Millen Cochran Buena Vista Kitner Miller of Crabb Freeman of Kluever Marshall Clay-Dickinson Knoblauch Crosier Miller of Hamilton Cunningham Koch Page Den Herder Hanson of Kreamer Mohrfeld Howard-Mitchell Langland Newton Dougherty Drake Hill Lippold Nolting

Ossian	Rodgers	Stromer	Weichman
Pelton	Roorda	Tapscott	Welden
Perkins	Sanders	Van Drie	Wells
Pierson	Shaw	Varley	Winkelman
Poncy	Shepherd	Voorhees	Wolfe
Radl	Sorg	Walter	Mr. Speaker
Renda	Stroburg	Waugh	

The nays were, 40:

Bailey	Fisher of	Kruse	Priebe
Baker	Greene	Lawson	Rex
Battles	Gannon	Mendenhall	Schmeiser
Brinck	Goode	Menefee	Schroeder
Camp	Graham	Middleswart	Skinner
Christensen	Grassley	Miller of	Stokes
Darrington	Holden	Des Moines	Strand
Dietz	Johnson of	Nelson	Strothman
Dooley	Audubon	Nielsen	Van Roekel
Doyle	Klein	O'Hearn	Warren
Edgington	Knight	Peterson	

Absent or not voting, 9:

Corey	Johnston of	Miller of	Schwartz
Hansen of	Johnson	Jones	Tieden
Black Hawk	McCartney	Milligan	Van Nostrand

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 166, a bill for an act to correct penalties in real estate brokers law.

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

House File 324, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

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

House File 323, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

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

Senate File 236, a bill for an act relating to publishing tables of corresponding sections of statutes in Code.

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

House Concurrent Resolution 22, commending Drake University and its basketball team for its outstanding season.

CARROLL A. LANE Secretary of the Senate

CONTEST COMMITTEE REPORT

DEPARTMENT OF JUSTICE

Richard C. Turner Attorney General Elizabeth A. Nolan Assistant Attorney General

February 27, 1969

The Honorable Lester L. Kluever State Representative from Cass County State Capitol Local

Dear Mr. Kluever:

In your letter of February 19, 1969, concerning the election contest brought by Richard Grove against Vincent D. Mayberry, you requested an attorney general's opinion on the following:

"The Contestant served his Notice of Intent to Contest an Election on the Incumbent on December 5, 1968. No depositions were taken. The County Auditor was not served. A list of illegal votes were not submitted. The Contestant states as his grounds sections 57.1(6), (7) and 57.5.

"The Contestant mailed his Notice of Intent to Contest An Election to the Secretary of State which was received by the Secretary of State which was received by the Secretary of State on December 6, 1968, but said Notice of Intent was not enclosed in a separate sealed envelope and thus had no endorsement thereon showing the nature of the papers, the names of the contesting parties, and the branch of the General Assembly before whom the contest was to be tried as provided by section 59.4. The Secretary of State could not deliver the same unopened to the presiding officer of the House as provided by section 59.5 and delivered the said Notice which he received to the Speaker of the House.

"I request an Attorney General's opinion on the following:

"1. Under sections 59.4 and 59.5 does the House have jurisdiction to decide this matter since the Contestant did not comply with section 59.4 and it was impossible for the Secretary of State to comply with section 59.5?

"2. Do sections 59.1 and 62.5 require the Contestant to furnish a list of alleged illegal votes when no depositions relative to illegal votes were taken and no illegal votes are alleged in the statement or Notice of Intent to Contest An Election?

"3. Do sections 59.1 and 62.5 require the Contestant to give notice to the County Auditor by filing in the office of the County Auditor a written statement of his intention to contest the election or does this requirement under section 62.5 only apply to contests other than to the General Assembly?"

It is my opinion that your first question makes an assumption not necessarily supported by the facts (i.e., that contestant did not comply with the statute). Section 59.4, 1966 Code of Iowa, provides:

"A copy of the statement, and of the notice for taking depositions, with the service indorsed, and verified by affidavit if not served by an officer, shall be returned to the officer taking the depositions, and then, with the depositions, shall be sealed up and transmitted to the secretary of state, with an indorsement thereon showing the nature

of the papers, the names of the contesting parties, and the branch of the general assembly before whom the contest is to be tried."

As a general rule an election contest is a statutory proceeding of a special and summary nature. It has been held in other jurisdictions that a strict observance of the statute is required, so far as regards the steps necessary to give jurisdiction. 18 Am. Jur., Elections, §275. Jurisdiction to hear and determine election contests is dependent upon, and regulated by, statutory provision. 18 Am. Jur., Elections, §284.

Article III, §7 of the Constitution of the State of Iowa provides:

"Each house shall choose its own officers, and judge of the qualification, election, and return of its own members. A contested election shall be determined in such manner as shall be directed by law."

I find nothing in chapter 59 of the Code of Iowa to preclude the House of Representatives from taking jurisdiction of the contest referred to above. While this office has previously advised that a failure to file timely notice under §59.1 or to inform the incumbent of the grounds of the contest would be fatal to the jurisdiction of the House to entertain a hearing on the contest, it is our view that a mere technical variance with the provisions of §59.4 by failure to deliver or serve such in a sealed envelope marked in such manner as to identify the contents would not deprive the House of such jurisdiction. Irregularities in the manner of service are deemed to have been waived if the contestee obeys the notice and makes a general appearance. 18 Am. Jur., Elections, §292. In the instant case the rights of voters were not prejudiced by fact that notice was mailed to the Secretary of State in a single sealed envelope which he opened routinely.

It is my view that the use of the word "shall" in §§59.4 and 59.5 of the Code of Iowa appears to be directory but does not affect the jurisdiction of of the House here, inasmuch as in the one case it is directed to the officer taking the depositions and in the second case to the secretary of state rather than to the contestant. Consequently, it would be my view that substantial compliance by the contestant with the provisions of §59.4 would be sufficient to vest the House of Representatives with jurisdiction of the contest.

The answer to your second question is no. Grounds for the contest of the election of any person to either branch of the General Assembly are set out under §57.1 of the Code of Iowa. It is sufficient if any of the grounds set out therein are alleged, and there are numerous grounds in addition to illegal votes.

It is my opinion that §§59.1 and 62.5 of the Code of Iowa do not require that a contestant for the seat in either branch of the General Assembly file notice of contest with the county auditor. Section 59.1 provides that:

"The contestant for a seat in either branch of the general assembly shall, within thirty days after the incumbent is declared elected, serve on the incumbent a statement as required in relation to county officers,..." (Emphasis added)

Section 62.5, while providing for the place for filing of such statement by contestants of county officers, provides that the statement shall contain:

"... the name of the contestant, and that he or she is qualified to hold such office, the name of the incumbent, the office contested, the time of the election, and the particular causes of contest ..."

Section 62.9 provides that the chairman of the board of supervisors shall cause a copy of notice of trial "with a copy of the contestant's statement" to be served on the incumbent. In such case the county auditor acts as clerk of the trial court unless a party to the contest. (§§62.3, 62.9) The foregoing sections are not applicable to contests for seats in the general assembly

where the notice is served directly on the incumbent by the contestant.

As stated in Haas vs. Contest Court (1936), 221 Iowa 150, 265 N.W. 373:

"... The real purpose of the filing of this statement is to make a record of the objections and complaints that the contestant has, and to make a showing of why the incumbent is not entitled to hold the office to which he has been declared elected.

"The sufficiency of the statement thus filed is not a jurisdictional question."

The provisions of chapter 59 do not require that the contestant file a copy of such statement with the secretary of state. The provisions of §59.1 direct the contestant to "serve on the incumbent a statement as required in relation to county officers". It will be noted that in §59.4 the copy of the statement "shall be returned to the officer taking the depositions and then, with the depositions, shall be sealed up and transmitted to the secretary of state, with an indorsement thereon . . .". If no depositions are taken, then no officer is responsible for transmitting the materials to the secretary of state for safe keeping until the second day of next session of the general assembly. Therefore, if the incumbent was properly served with timely notice of the grounds of the contest, the House would have jurisdiction of the question.

Very truly yours
ELIZABETH A. NOLAN

REPORT OF CONTEST COMMITTEE

(Grove vs. Mayberry)

Kluever of Cass submitted the following report of the contest committee:

Mr. Speaker and Members of the House of Representatives of the Sixty-third General Assembly:

Your committee to whom was referred the matter of the contest for the office of State Representative from District 1, Webster County, Iowa, in the General Election of November 5, 1968, between Vincent D. Mayberry, Incumbent, and Richard L. Grove, Contestant, submits herewith its report:

The committee was duly organized, adopted rules of procedure, heard oral statements from counsel for the contestant and incumbent, received a Notice of Intent to Contest an Election from the contestant setting forth sections 57.1(6), (7) and 57.5 of the 1966 Code of Iowa as his grounds on which the election contest was instituted and received a written statement of objection to jurisdiction from counsel for the incumbent.

The committee finds that the contestant served his Notice of Intent to Contest an Election on the incumbent on December 5, 1968; that no allegation of illegal votes was made and no depositions were taken; that the Notice was served at least 20 days prior to the first day of the session as provided by section 59.1 of the 1966 Code of Iowa; that the contestant mailed his Notice of Intent to Contest an Election to the Secretary of State which was received by the Secretary of State on December 6, 1968, but said Notice of Intent was not enclosed in a separate sealed envelope and thus had no endorsement thereon showing the nature of the papers, the names of the contesting parties, and the branch of the General Assembly before whom the contest was to be tried as provided by section 59.4 of the 1966 Code of Iowa; that the Secretary of State could not deliver the same unopened to the presiding officer of the House as provided by section 59.5 of the 1966 Code of Iowa.

The question of whether or not the House had jurisdiction to hear this matter because the contestant did not comply with section 59.4 and the Secre-

tary of State could not comply with section 59.5 and some other questions raised by counsel for the incumbent were submitted by the committee to the Attorney General for his opinion; that the Attorney General's opinion stated that the House did have jurisdiction.

The committee finds that the House does have jurisdiction to hear the contest; that the sheets from the voting machines of all the precincts of District 1, Webster County, and all of the absentee ballots that were rejected by all of the precincts of District 1, Webster County, were checked, studied and gone over by the committee; that five absentee ballots rejected by the precincts were accepted, opened and counted by the committee; that the incumbent received 3 of these votes and the contestant received 2; that the voting machine sheets revealed that the incumbent received 5,065 votes and that the contestant received 5,063 votes.

In view of the foregoing findings, and pursuant to the Attorney General's opinion which is made a part of this report and set out in full herein, the contest committee concluded that it does have jurisdiction to hear this contest, that the incumbent received 5,068 votes and that the contestant received 5,065 votes and unanimously recommended that the House of Representatives dismiss the contest of Richard L. Grove for the seat of State Representative Vincent D. Mayberry and that Vincent D. Mayberry be declared to be duly elected as a member of the House of Representatives from District 1, Webster County, Iowa, and that the seating which took place on January 13, 1969, be confirmed.

Respectfully submitted
LESTER L. KLUEVER, Chairman
WILLIAM H. HUFF
DEWEY E. GOODE
JAMES I. MIDDLESWART
THOMAS O. RENDA

MOTION TO RECONSIDER

Mr. SPEAKER: I move to reconsider the vote by which House File 348 passed the House on March 11, 1969.

RADL of Linn

HOUSE CONCURRENT RESOLUTION 28

By Weichman

Whereas, The Iowa Department of The American Legion is, with the national organization of The American Legion, currently observing the fiftieth anniversary of its inception in 1919; and

Whereas, The Iowa Department of The American Legion has, during the past fifty years, been a responsible contributor to citizen thought and deed during the years of our Nation's emergence as a world power; and

Whereas, The American Legion history of the past fifty years is filled with achievements in behalf of mankind through active, continuous campaigns to preserve the lofty concepts of Justice, Freedom, and Democracy; and

Whereas, In this, the Golden Year of the Iowa Department of The American Legion, the organization is addressing itself to charting anew its course of service to a changing community, State, and Nation; and

Whereas, The Iowa Department of The American Legion is dedicated, with the national organization, to forging the future of a strong, vigorous, compassionate America in the next half century; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the Sixty-third

General Assembly recognizes the contribution which The American Legion has made and continues to make to our State and congratulates the Iowa Department of The American Legion and each of its members upon the Golden Anniversary of their organization; and

Be It Further Resolved, That the Chief Clerk of the House of Representatives be directed to forward copies of this resolution to the Commander of the Iowa Department of The American Legion and to the Adjutant of the Iowa Department of The American Legion.

Laid over under Rule 25.

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H. F. 436 Committee Bill—Relating to issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw.

 By committee on state government; Fischer of Greene, chairman.
- M. F. 389 Committee Bill—To authorize the commissioner of the department of social services to operate facilities at locations away from institutional campuses. By committee on social services; Holden, chairman.
- H. F. 390 Committee Bill—Relating to the implementation and organization for annual sessions of the General Assembly. By committee on rules; McCartney, chairman.

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House FNe 353, a bill for an act relating to the renewal fees for certificates of registration of professional engineers and land surveyors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER. Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 227, a bill for an act relating to the participation of optometrists in an optometric service plan, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred House File 282, a bill for an act to insert in the Code the full text of the interstate compact on mental health, to which Iowa is presently a party state, begs leave to report it has had the same under consideration and has in-

structed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

AMENDMENTS FILED

- Amend House File 16 as follows:
- Amend House File 16, page 22, by striking all of
- section 55, and by renumbering all subsequent sections.

SCHROEDER of Pottawattamie

- Amend the committee amendment to House File 56 filed February 26,
- 2 1969, by striking all of section 5.

PETERSON of Woodbury

- Amend House File 145 by adding the following new section:
- 2 Sec. 2. This Act, being deemed of immediate importance,
- shall be in full force and effect from and after its passage 3
- and publication in The Sioux City Journal, a newspaper published
- at Sioux City, Iowa, and in The Moville Record, a newspaper pub-
- lished at Moville, Iowa.

PETERSON of Woodbury

- Amend House File 159, page two (2), line four (4),
- 2 by adding after the word "willfully" the following:
- 3 ". deliberately with premeditation and malice
- 4 aforethought.".

JOHNSTON of Johnson

- Amend House File 179 by striking all after the 2 enacting clause and by inserting in lieu thereof the
- 3 following:

11

- 1. Section 1. Section two hundred seventy-nine
- point twenty-five (279.25), Code 1966, is hereby amended 6 as follows:
- 7 1. By striking from line four (4) the word
- ", and" and inserting in lieu thereof a semicolon. 8
- 9 2. By inserting in line nine (9) after the
- word "charge;" the following: 10
 - "may pay all or part of the expenses of extra-
- 12 curricular activities engaged in by pupils of the schools
- thereof, including travel expenses for all participants 13
- 14 and supervisors, uniforms, and protective equipment;".
- 15 2. Amend the title to House File 179 by striking
- all after the word "the" in line one (1) and by insert-16
- 17 ing in lieu thereof the following:
- 18 "payment of expenses of extracurricular activities
- 19 from the general funds of school districts."
- 20 3. Further amend House File 179 by striking all of
- 21 the explanation and by inserting in lieu thereof the
- following: 22 23
 - "This bill permits school boards to pay some
- 24 expenses for extracurricular activities from the general
- fund. The activities are regarded as an integral part 25
- 26 of the total educational program and school boards should
- 27 be permitted to assist in the financing."

```
Amend House File 221 by striking all of lines six (6), seven (7),
   eight (8) and nine (9) and inserting in lieu thereof the following:
3
     "1. By striking from lines four (4), five (5), and six (6)
   the words "worth at least double the amount loaned thereon and
   secured thereby." and inserting in lieu thereof the words ",
   provided that at the date of acquisition the total indebtedness
7
   secured by such lien shall not exceed seventy-five percent of the
   value of the property upon which it is a lien."
      2. By striking from line thirteen (13) the word "one-half" and
10 inserting in lieu thereof the words "seventy-five percent".
                                                     VAN DRIE of Story
      Amend House File 390 by striking line twenty (20)
   of section twenty-eight (28) and inserting in lieu there-
   of the following:
      "of sections twenty-five (25) through twenty-eight
 5
    (28) of this act."
                                            GOODE of Appanoose-Davis
      Amend House File 391 as follows:
 2
      1. Page one (1) by striking lines five (5) through ten (10)
 3
   and inserting in lieu thereof:
 4
      (1) By striking from lines three (3) through six (6)
   the words", at least one of whom shall be an experienced
 5
   actuary, and at least one of whom shall be an experienced
 7
    and competent fire insurance accountant" and inserting in
   lieu thereof the words "who shall be either experienced
 9
    actuaries or experienced and competent insurance accountants".
10
      (2) By striking from lines eighteen (18) through twenty-one
11
    (21) the words "per diem to be fixed by the commissioner
12 which shall be in such amount as not to exceed the aggregate
13 sum of two hundred dollars" and inserting in lieu thereof
14 the words "salary to be established in accordance with
15
   the provisions of chapter ninety-five (95), of Sixty-second
16
    General Assembly."
17
      2. Page two (2) by inserting in line two (2) preceding the
18
   word "costs" the word "direct".
19
      3. Amend the title by striking the word "compensation" and
```

inserting in lieu thereof the word "employment".

McINTYRE of Linn

On motion by Millen of Jefferson-Van Buren, the House adjourned until 9:00 a.m., Wednesday, March 12, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, MARCH 12, 1969.

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

Prayer was offered by the Reverend Traverse Harrison, pastor of the First Christian Church, Creston, Iowa.

The Journal of Tuesday, March 11, 1969, was approved.

PRESENTATION OF VISITORS

Campbell of Washington presented to the House nine Y-Teens of Town and Country Y.W.C.A., Washington, Iowa, and their leaders, Mrs. Connie Messer and Phil Keen.

Cochran of Webster presented to the House four government students from Iowa Central Community College, Fort Dodge, Iowa, and their teacher, Earl Cushman.

Dunton of Keokuk presented to the House sixteen students of the Keota Community School District, Keota, Iowa, and their teacher, Tom Brown.

Gannon of Jasper presented to the House forty-three junior and senior students of Mingo Community School, Mingo, Iowa, and their teachers, Don Jackson and Sam Guzzi.

Middleswart of Warren presented to the House Juanita Middleswart, Arlene Snuggs and Oleta Eldes from Bethany Nazarene College, Oklahoma City, Oklahoma.

Ossian of Adams-Montgomery presented to the House thirty-three Y-Teens of Town and Country Y.W.C.A., Corning, Iowa, and their teacher, Mrs. Ruth Wyatt.

Poncy of Wapello presented to the House seventy-two students of Eddyville High School, Eddyville, Iowa, and their teachers, Dean Carper and Glyn Steward.

Van Roekel of Marion presented to the House sixteen Y-Teens of Town and Country Y.W.C.A., Knoxville, Iowa, and their teacher, Miss Jane Hanson.

Walter of Pottawattamie presented to the House thirty-six stu-

dents of the Iowa School for the Deaf, Council Bluffs, Iowa, accompanied by Walter Heins and George Collins.

Warren of Decatur-Wayne presented to the House one hundred twenty-six students of Central Community School, Leon, Iowa.

Weichman of Benton presented to the House twenty students of the Iowa Braille and Sight Saving School, Vinton, Iowa.

Welden of Hardin presented to the House fifteen girls of the Whitten-Union basketball team and their coach, Paul Eckerman.

Winkelman of Calhoun presented to the House the Rockwell City girls basketball team and their coaches.

PETITIONS

The following petitions were received and placed on file:

By Nelson of Cherokee, from seventeen residents of Cherokee County opposing Senate File 180 and House File 225 relating to the taxation of fraternal and beneficiary associations.

By Cochran of Webster, from fourteen residents of Webster County favoring Senate File 164 relating to children attending private schools riding public school buses.

By Waugh of Monona, from fifty-nine residents of Monona County opposing House File 250 relating to hunting animals by snowmobiles.

By Brinck of Lee, from twenty-three residents of Iowa requesting that educational aid be given to the parents of students rather than directly to public schools.

By Koch of Woodbury, resolutions from the Sioux City and Woodbury County Bar Association approving the judicial discipline and retirement bill and opposing the enactment of the Unified Trial Court System as now proposed.

By Peterson of Woodbury, from twenty-seven residents of Woodbury County asking postponement of House File 250 relating to hunting animals by snowmobiles.

By the following Representatives, petitions favoring House File 417 relating to amendments to chapter 189A of the Code to provide for state cooperation with federal agencies and to retain state control of meat and poultry inspection programs: Stroburg of Ringgold-Taylor, from forty residents of Ringgold and Taylor Counties; Ossian of Adams-Montgomery, from one hundred eighty-six residents of Adams and Montgomery Counties; Darrington of Harrison,

from one hundred seventy-seven residents of Harrison County; Rodgers of Dallas, from one hundred twenty-one residents of Dallas County; Johnson of Audubon-Guthrie, from one hundred eighteen residents of Audubon and Guthrie Counties; Wells of Linn, from one hundred fifty-nine residents of Linn County; Kruse of O'Brien, from thirty-eight residents of O'Brien County; Nielsen of Shelby, from seventeen residents of Shelby County; Mayberry of Webster and Cochran of Webster, from twenty-seven residents of Webster County; Hansen of Howard-Mitchell, from twenty-six residents of Howard and Mitchell Counties; and Van Drie of Story, from twenty-one residents of Story County; and Koch of Woodbury, from twenty-two residents of Woodbury County.

INTRODUCTION OF JOINT RESOLUTIONS AND BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of joint resolutions and bills. The following joint resolutions and bills were not in proper legal form before the Journal of February 28 went to press:

House File 515, by Voorhees, Dooley and Sorg, a bill for an act relating to the licenses of pharmacists, pharmacies, and wholesale druggists.

Read first time and referred to committee on state government.

House File 516, by Voorhees, Dooley and Sorg, a bill for an act relating to depressant, stimulant, and hallucinogenic drugs.

Read first time and referred to committee on law enforcement.

House File 517, by Holden, Pelton, Van Drie, Mohrfeld, O'Hearn, Koch and Lawson, a bill for an act relating to municipal support of trade or business projects.

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

House File 518, by Strothman, a bill for an act relating to state aid for public schools.

Read first time and referred to committee on schools.

House File 519, by Cochran, Fischer of Grundy, Edgington and Middleswart, a bill for an act relating to eminent domain.

Read first time and referred to committee on judiciary.

House File 520, by Renda, a bill for an act relating to the inhalation, drinking, or other ingestion of poisonous, hallucinatory, or intoxicating substances.

Read first time and referred to committee on law enforcement.

House File 521, by Grassley, Nielsen, Wolfe, Miller of Jones, Johnson of Audubon-Guthrie, Knight, Edgington, Schroeder and Stromer, a bill for an act relating to student disturbances at publicly supported educational institutions.

Read first time and referred to committee on higher education.

House File 522, by Grassley, Stromer and Edgington, a bill for an act to amend the local budget law.

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

House File 523, by Freeman of Buena Vista, a bill for an act relating to a presidential preferential primary election.

Read first time and referred to committee on state government.

House File 524, by Fisher of Greene, Dunton, Van Drie, Fischer of Grundy and McIntyre, a bill for an act to give the liquor control commission the same authority to suspend beer permits as it has over liquor licenses.

Read first time and referred to committee on law enforcement.

House File 525, by Tapscott and Tieden, a bill for an act relating to renovation of public buildings for use by handicapped persons.

Read first time and referred to committee on state government.

House File 526, by Fisher of Greene, Dunton, Van Drie, Perkins, Fischer of Grundy and McIntyre, a bill for an act providing for immediate cessation of the business of liquor control license holders in certain circumstances.

Read first time and referred to committee on law enforcement.

House File 527, by Blouin and Kennedy of Dubuque, a bill for an act to provide for the loan of nonreligious textbooks to private school students.

Read first time and referred to committee on schools.

House File 528, by Ellsworth, Hansen of Black Hawk and Schwartz, a bill for an act defining "workmen" or "employee" in the workmen's compensation law.

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

House File 529, by Kennedy of Dubuque and Blouin, a bill for an

act relating to the allocation of state funds to local governmental units in the form of aid to schools.

Read first time and referred to committee on schools.

House File 530, by Strothman, Dunton, Campbell, Strand, Graham, Mohrfeld, Kruse, Drake, Nelson, Nielsen, Freeman of Clay-Dickinson, Wolfe, Langland, Van Drie, Waugh, Cochran, Pierson and Johnson of Audubon-Guthrie, a bill for an act relating to the inspection fees collected from distributors of commercial feeds and fertilizers and to the use of fees collected.

Read first time and referred to committee on agriculture.

House File 531, by Strothman, Dunton and Knight, a bill for an act relating to the state entomologist and location of office.

Read first time and referred to committee on agriculture.

House Joint Resolution 12, by Pelton, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State and Treasurer of State, and to give the Senate the authority to appoint an Auditor of State.

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

SENATE MESSAGE CONSIDERED

Senate File 236, a bill for an act relating to the publishing of tables of corresponding sections of statutes in the Code.

Read first time and referred to committee on judiciary.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 227, 282 and 353, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: Senate File 197.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Stromer of Hancock offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Oren H. Johnson, of Hancock County, who was a member of the Fifty-eighth session of the General Assembly, passed away on January 23, 1969: now, therefore.

on January 23, 1969; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Stromer of Hancock, Bailey of Wright and Klein of Winnebago-Worth.

APPOINTMENT OF STEERING COMMITTEE ON NONCONTROVERSIAL BILLS

Millen of Jefferson-Van Buren, chairman of the steering committee, announced the appointment of the following members on the noncontroversial steering committee: Sorg, chairman; Welden and Bailey.

RULES OF NONCONTROVERSIAL STEERING COMMITTEE

- 1. The committee shall consist of three (3) members.
- 2. A unanimous vote of the committee is necessary to recommend a bill to the steering committee for a place on the noncontroversial calendar.
- 3. All bills must appear on the noncontroversial calendar for two legislative days before being eligible for consideration on the floor of the House.
- 4. Any bill may be removed from the noncontroversial calendar by filing with the Chief Clerk, a written request for removal signed by at least three (3) members of the House.
- 5. No bill may be placed on the noncontroversial calendar if more than one dissenting vote is cast against it in the steering committee.

N. F. SORG, Chairman

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR HOUSE FILE 390 DEFERRED

McCartney of Floyd asked and received unanimous consent that House File 390 be deferred and that the bill retain its place on the calendar.

House File 436, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw, was taken up for consideration.

Crabb of Crawford moved that the bill be read a last time now

and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 436)

The ayes were, 112:

Alt Freeman of Lipsky Andersen Clay-Dickinson Logue Rodgers Baker Mayberry Roorda Gannon Battles Sanders Graham McCartney Bergman Grassley McCormick Schmeiser Blouin Hamilton McIntyre Schroeder Caffrey Hansen of Mendenhall Schwartz Black Hawk Camp Menefee Shaw Shepherd Campbell Hanson of Mezvinsky Howard-Mitchell Middleswart Cochran Sorg Millen Corev Hill Stokes Crabb Holden Miller of Strand Des Moines Crosier Huff Stroburg Cunningham Miller of Johnson of Stromer Darrington Audubon Jones Strothman Kehe Den Herder Miller of Tapscott Dietz Kennedy of Marshall Tieden Dooley Chickasaw Milligan Van Drie Dougherty Kennedy of Mohrfeld Van Roekel Doyle Dubuque Nelson Varlev Drake Kitner Newton Voorbees Dunton Klein Nielsen Walter Kluever O'Hearn Warren Edgington Waugh Knight Ellsworth Ossian Knoblauch Pelton Weichman Ewell Fischer of Koch Perkins Welden Grundy Kreamer Pierson Wells Winkelman Fisher of Kruse Poncy Greene Langland Priebe Wolfe Franklin Lawson Radl Mr. Speaker Lippold Freeman of Renda

The nays were, 3:

Buena Vista

Goode Miller of Nolting
Page

Absent or not voting, 9:

Bailey Christensen Johnston of Skinner
Bennett Jesse Johnson Van Nostrand
Brinck Peterson

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

MEMBER EXCUSED

Kreamer of Polk asked and received unanimous consent that he be excused from 10:15 a.m. until 12:00 noon.

House File 389, a bill for an act to authorize the commissioner of the department of social services to operate facilities at locations away from institutional compuses, was taken up for consideration.

Van Drie of Story moved the previous question on the bill.

Motion lost.

Winkelman of Calhoun moved that House File 389 be deferred and that the bill retain its place on the calendar.

Motion lost.

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

On the question "Shall the bill pass?" (H.F. 389)

The ayes were, 113:

Alt	Graham	Logue	Renda
Andersen	Grassley	Mayberry	Rodgers
Bailey	Hamilton	McCartney	Roorda
Baker	Hansen of	McCormick	Sanders
Battles	Black Hawk	McIntyre	Schmeiser
Bergman	Hanson of	Mendenhall	Schroeder
Blouin	Howard-Mitchell	Menefee	Schwartz
Brinck	Hill	Mezvinsky	Shaw
Caffrey	Holden	Middleswart	Shepherd
Camp	Huff	Millen	Skinner
Cochran	Jesse	Miller of	Sorg
Corey	Johnson of	Des Moines	Stokes
Crabb	Audubon	Miller of	Strand
Crosier	Johnston of	Jones	Stroburg
Cunningham	Johnson	Miller of	Stromer
Den Herder	Kehe	Marshall	Strothman
Dietz	Kennedy of	Miller of	Tapscott
Dooley	Chickasaw	Page	Tieden
Dougherty	Kennedy of	Milligan	Van Drie
Doyle	Dubuque	Mohrfeld	Van Nostrand
Drake	Kitner	Nelson	Van Roekel
Dunton	Klein	Newton	Varley
Edgington	Kluever	Nielsen	Voorhees
Ellsworth	Knight	Nolting	Walter
Ewell	Knoblauch	O'Hearn	Warren
Fisher of	Koch	Ossian	Waugh
Greene	Kruse	Pelton	Weichman
Franklin	Langland	Perkins	Welden
Freeman of	Lawson	Pierson	Wells
Clay-Dickinson	Lippold	Priebe	Wolfe
Gannon	Lipsky	Radl	Mr. Speaker
Goode			

The nays were, 5:

Christensen Fischer of Grundy	Freeman of Buena Vista	Rex Winkelman
-------------------------------	---------------------------	------------------

Absent or not voting, 6:

Bennett	Darrington	Peterson	Poncy
Campbell	Kreamer		•

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

CONTEST COMMITTEE REPORT ADOPTED

Kluever of Cass called up for consideration the Contest Committee Report, filed on March 11 and found on pages 509 to 512 of the House Journal, and moved its adoption.

On the question "Shall the Contest Committee Report be adopted?"

The ayes were, 111:

Alt	Grassley	McCartney	Rodgers
Andersen	Hamilton	McCormick	Roorda
Bailey	Hansen of	McIntyre	Schmeiser
Battles	Black Hawk	Mendenhall	Schroeder
Bergman	Hanson of	Menefee	Schwartz
Blouin	Howard-Mitchell	Mezvinsky	Shaw
Brinck	Hill	Middleswart	Shepherd
Caffrey	Holden	Millen	Skinner
Camp	Huff	Miller of	Sorg
Christensen	Jesse	Des Moines	Stokes
Cochran	Johnson of	Miller of	Strand
Corey	Audubon	Jones	Stroburg
Crosier	Johnston of	Miller of	Stromer
Cunningham	Johnson	Marshall	Strothman
Darrington	Kehe	Miller of	Tapscott
Den Herder	Kennedy of	Page	Tieden
Dietz	Chickasaw	Milligan	Van Drie
Dooley	Kennedy of	Mohrfeld	Van Nostrand
Dougherty	Dubuque	Nelson	Van Roekel
Drake	Kitner	Newton	Varley
Dunton	Klein	Nielsen	Voorhees
Edgington	Kluever	Nolting	Walter
Ellsworth	Knight	O'Hearn	Warren
Ewell	Knoblauch	Ossian	Waugh
Freeman of	Koch	Perkins	Weichman
Buena Vista	Kruse	Peterson	Welden
Freeman of	Langland	Pierson	Wells
Clay-Dickinson	Lawson	Poncy	Winkelman
Gannon	Lippold	Radl	Wolfe
Goode	Lipsky	Renda	Mr. Speaker
Graham	Logue	Rex	

The nays were, none.

Absent or not voting, 13:

Baker	Doyle	Fisher of	Mayberry
Bennett	Fischer of	Greene	Pelton
Campbell	Grundy	Franklin	Priebe
Crabb	5-33 - 5-3 - 3 -3	Kreamer	Sanders

Motion prevailed and the Contest Committee Report was adopted.

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 345, a bill for an act relating to school buses, was taken up for consideration.

Kennedy of Dubuque moved that the bill be read a last time now

and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 345)

The ayes were, 113:

Alt	Hamilton	McCartney	Rex
Andersen	Hansen of	McCormick	Rodgers
Bailey	Black Hawk	McIntyre	Roorda
Battles	Hanson of	Mendenhall	Schmeiser
Blouin	Howard-Mitchell	Menefee	Schroeder
Brinck	Hill	Mezvinsky	Schwartz
Caffrey	Holden	Middleswart	Shaw
Camp	Huff	Millen	Shepherd
Christensen	Jesse	Miller of	Skinner
Cochran	Johnson of	Des Moines	Sorg
Corey	Audubon	Miller of	Stokes
Crabb	Johnston of	Jones	Strand
Crosier	Johnson	Miller of	Stroburg
Cunningham	Kehe	Marshall	Stromer
Darrington	Kennedy of	Miller of	Strothman
Den Herder	Chickasaw	Page	Tapscott
Dietz	Kennedy of	Milligan	Tieden
Dooley	Dubuque	Mohrfeld	Van Drie
Dougherty	Kitner	Nelson	Van Nostrand
Doyle	Klein	Newton	Van Roekel
Drake	Kluever	Nielsen	Varley
Dunton	Knight	Nolting	Voorhees
Edgington	Knoblauch	O'Hearn	Walter
Ellsworth	Koch	Ossian	Warren
Freeman of	Kruse	Perkins	Waugh
Buena Vista	Langland	Peterson	Weichman
Freeman of	Lawson	Pierson	Welden
Clay-Dickinson	Lippold	Poncy	Wells
Gannon	Lipsky	Priebe	Winkelman
Goode	Logue	Radl	Wolfe
Graham	Mayberry	Renda	Mr. Speaker
Grassley			

The nays were, none.

Absent or not voting, 11:

Baker	Ewell	Fisher of	Kreamer
Bennett	Fischer of	Greene	Pelton
Bergman	Grundy	Franklin	Sanders
Comphall			

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

Speaker pro tempore Millen in the chair at 10:50 a.m.

House File 349, a bill for an act relating to the dissemination of information by the conservation commission, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 349)

The ayes were, 116:

Alt Goode Logue Renda Andersen Graham Mayberry Rex McCartney Bailey Grasslev Rodgers Raker Hamilton McCormick Roorda Rattles Hansen of McIntyre Schmeiser Black Hawk Mendenhall Bergman Schroeder Blouin Hanson of Menefee Schwartz Howard-Mitchell Mezvinsky Brinck Shaw Caffrey Hill Middleswart Shepherd Camp Holden Miller of Skinner Christensen Sorg Huff Des Moines Jesse Miller of Stokes Corey Crabb Johnson of Jones Strand Miller of Crossier Audubon Stroburg Marshall Cunningham Johnston of Stromer Miller of Strothman Darrington Johnson Den Herder Kehe Page Tapscott Dietz Kennedy of Milligan Tieden Dooley Chickasaw Van Drie Mohrfeld Van Nostrand Dougherty Kennedy of Nelson Newton Dubuque Van Roekel Drake Varley Dunton Kitner Nielsen Edgington Klein Nolting Voorhees Ellsworth Kluever O'Hearn Walter Ewell Knight Ossian Warren Waugh Weichman Knoblauch Fischer of Pelton Perkins Grundy Koch Franklin Kruse Peterson Welden Freeman of Langland Pierson Wells Buena Vista Lawson Poncy Winkelman Lippold Priebe Wolfe Freeman of Clay-Dickinson Lipsky Radl Mr. Speaker Gannon

The nays were, none.

Absent or not voting, 8:

Bennett Doyle Harbor Sanders

Campbell Fisher of Kreamer Cochran Greene

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

SENATE FILE 211 SUBSTITUTED FOR HOUSE FILE 351

Holden of Scott asked and received unanimous consent to substitute Senate File 211 for House File 351.

Senate File 211, a bill for an act relating to the time of election of the officers of the air pollution control commission, was taken up for consideration.

Hamilton of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass?" (S.F. 211)

The ayes were, 111:

Alt. Lippold Gannon Rex Andersen Rodgers Goode Lipsky Bailey Graham Roorda Logue Baker Sanders Grasslev Mayberry **Battles** Hamilton McCartney Schmeiser Bergman McCormick Schroeder Hansen of Schwartz Blouin Black Hawk McIntvre Shaw Caffrey Hanson of Mendenhall Skinner Camp Howard-Mitchell Menefee Sorg Stokes Christensen Hill Mezvinsky Holden Miller of Corey Crabb Huff Des Moines Strand Stroburg Crosier Jesse Miller of Cunningham Johnson of Stromer Jones Darrington Audubon Miller of Strothman Den Herder Marshall Tapscott Johnston of Dietz Miller of Tieden Johnson Kehe Van Drie Dooley Page Van Nostrand Dougherty Kennedy of Mohrfeld Chickasaw Dovle Nelson Van Roekel Drake Kennedy of Newton Varley Dubuque Dunton Nielsen Voorhees Walter Edgington Kitner Nolting Warren Ellsworth Klein O'Hearn Ewell Kluever Ossian Waugh Knight Pelton Weichman Fischer of Knoblauch Pierson Welden Grundy Koch Wells Freeman of Poncy Buena Vista Priebe Winkelman Kruse Freeman of Langland Radl Wolfe Mr. Speaker Clay-Dickinson Lawson Renda

The nays were, none.

Absent or not voting, 13:

Bennett Fisher of Kreamer Perkins
Brinck Greene Middleswart Peterson
Campbell Franklin Milligan Shepherd
Cochran

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

HOUSE FILE 351 WITHDRAWN

Holden of Scott asked and received unanimous consent to withdraw House File 351 from further consideration by the House.

House File 363, a bill for an act relating to the bonding of employees of the department of public safety and special agents, was taken up for consideration.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 363 as follows:

Amend House File 363 by inserting in line 8 after the figures "(80.7)" the words "and all members of the department of public safety excepting the members of the clerical force,".

The amendment lost.

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

On the question "Shall the bill pass?" (H.F. 363)

The ayes were, 113:

Gannon Lipsky Renda Andersen Goode Logue Rex Mayberry Baker Graham Rodgers Battles McCartney Grasslev Roorda Bergman Hamilton McCormick Sanders Blouin Hansen of McIntyre Schmeiser Brinck Black Hawk Mendenhall Schroeder Caffrey Hanson of Menefee Schwartz Howard-Mitchell Mezvinsky Camp Shaw Christensen Hill Miller of Shepherd Cochran Holden Des Moines Skinner Corey Huff Miller of Sorg Crabb Jesse Jones Stokes Crosier Johnson of Miller of Strand Cunningham Audubon Marshall Stroburg Den Herder Johnston of Miller of Strothman Dietz Johnson Page Tapscott Kehe Dooley Milligan Tieden Dougherty Kennedy of Mohrfeld Van Drie Van Nostrand Dovle Chickasaw Nelson Drake Kennedy of Newton Van Roekel Dunton Dubuque Nielsen Varley Kitner Edgington Nolting Voorhees Klein Walter Ellsworth O'Hearn Ossian Kluever Warren Fischer of Grundy Knight Pelton Waugh Fisher of Knoblauch **Perkins** Weichman Greene Koch Peterson Wells Winkelman Freeman of Kruse Pierson Buena Vista Langland Poncy Wolfe Freeman of Lawson Priehe Mr. Speaker Clay-Dickinson Lippold Radi

The nays were, none.

Absent or not voting, 11:

Bailey Darrington Harbor Stromer Bennett Ewell Kreamer Welden Campbell Franklin Middleswart

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

House File 145, a bill for an act relating to granting to the counties the right to contract for options for the purchase of land, with

report of committee recommending passage, was taken up for consideration.

Peterson of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 145 by adding the following new section:

Sec. 2. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Sioux City Journal, a newspaper published at Sioux City, Iowa, and in The Moville Record, a newspaper published at Moville, Iowa.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 145)

The ayes were, 112:

Freeman of	Lawson	Rex
Clay-Dickinson	Lippold	Rodgers
Gannon	Lipsky	Roorda
Goode	Logue	Sanders
Graham	McCartney	Schmeiser
Grassley	McCormick	Schroeder
Hamilton	McIntyre	Schwartz
Hansen of	Mendenhall	Shepherd
Black Hawk	Menefee	Skinner
Hanson of	Mezvinsky	Sorg
Howard-Mitchell	Miller of	Stokes
Hill	Des Moines	Strand
Holden	Miller of	Stroburg
Huff	Jones	Stromer
Jesse	Miller of	Strothman
Johnson of	Marshall	Tapscott
Audubon	Milligan	Tieden
Johnston of	Mohrfeld	Van Drie
Johnson	Nelson	Van Nostrand
Kennedy of	Newton	Van Roekel
Chickasaw	Nielsen	Varley
Kennedy of	Nolting	Voorhees
Dubuque	O'Hearn	Walter
Kitner	Ossian	Warren
Klein	Perkins	Waugh
Kluever	Peterson	Weichman
Knight	Pierson	Welden
Knoblauch	Poncy	Wells
	Priebe	Winkelman
Kruse	Radl	Wolfe
Langland	Renda	Mr. Speaker
	Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnston of Chickasaw Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Knoblauch Koch Kruse	Clay-Dickinson Gannon Grassley McCartney Mcartney Mendenhall Menefee Mezvinsky Howard-Mitchell Miller of Hill Des Moines Miller of Jones Jones Miller of Jones Johnson of Marshall Milligan Mohrfeld Johnston of Mohrfeld Johnston Kennedy of Chickasaw Kennedy of Newton Chickasaw Kennedy of Nolting Dubuque O'Hearn Kitner Kitner Ossian Klein Perkins Kluever Peterson Knight Pierson Knoblauch Koch Priebe Kruse Radl

The nays were, none.

Absent or not voting, 12:

Bailey	Campbell	Harbor	Kreamer
Bennett	Franklin	Kehe	Mayberry

Middleswart

Miller of Page Pelton

Shaw

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

House File 195, a bill for an act relating to the duties of deputy auditors in counties with dual county seats, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 195)

The ayes were, 109:

Alt Freeman of Logue Rodgers Andersen Mayberry McCartney Clay-Dickinson Roorda Baker Gannon Sanders Battles Goode McCormick Schmeiser Bergman Graham Schroeder McIntyre Blouin Grassley Mendenhall Schwartz Brinck Hamilton Shepherd Menefee Hanson of Caffrey Mezvinsky Skinner Camp Howard-Mitchell Middleswart Sorg Christensen Hill Miller of Stokes Cochran Holden Des Moines Strand Corev Huff Miller of Stroburg Crabb Jesse Stromer Jones Johnson of Cunningham Miller of Strothman Darrington Audubon Marshall Tapscott Den Herder Johnston of Miller of Tieden Page Milligan Dietz Johnson Van Drie Doolev Kennedy of Van Nostrand Dougherty Chickasaw Mohrfeld Van Roekel Dovle Kennedy of Varley Nelson Dubuque Drake Voorhees Newton Dunton Kitner Nielsen Walter Edgington Klein Nolting Warren Ellsworth Kluever O'Hearn Waugh Ewell Knight Ossian Weichman Fischer of Knoblauch Perkins Welden Grundy Koch Poncy Wells Winkelman Fisher of Kruse Priebe Greene Lawson Radl Wolfe Freeman of Mr. Speaker Lippold Renda Buena Vista Lipsky

The nays were, none.

Absent or not voting, 15:

Franklin Bailey Kehe Peterson Hansen of Bennett Kreamer Pierson Campbell Black Hawk Langland Rex Harbor Pelton Shaw Crosier

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

Speaker Harbor in the chair at 11:20 a.m.

House File 53, a bill for an act relating to voter registration, with report of committee recommending amendment and passage, was taken up for consideration.

Peterson of Woodbury offered the following amendment filed by the committee on county government and moved its adoption:

Amend House File 53 as follows:

Amend House File 53, page one (1), line four (4), by striking all after the word "by" and striking all of lines five (5) and six (6) and inserting the following: "adding thereto the following:":

"If twenty-five residents of a township of more than fifteen hundred population shall request voter registration, the board of supervisors shall require voter registration for the next and all following elections, except that in no case shall this be done within ninety days of a primary or a general election."

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend the committee amendment to House File 58 by striking in line five (5) the words "twenty-five residents" and inserting in lieu thereof the words "one hundred eligible voters".

Amendment to the amendment adopted.

Skinner of Polk moved that House File 53 be deferred and that the bill retain its place on the calendar.

Motion lost.

Peterson of Woodbury moved the adoption of the committee amendment as amended.

Committee amendment as amended adopted.

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

On the question "Shall the bill pass?" (H.F. 53)

The ayes were, 67:

Alt Andersen Battles Bennett Bergman Camp Christensen Corey Darrington Den Herder Dooley Dougherty	Drake Dunton Ellsworth Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Graham	Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Holden Huff Johnson of Audubon Kitner Kluever Knight	McCartney McIntyre Menefee Millen Miller of Marshall
	Graham	Knight	Milligan
	Grassley	Koch	Nelson

Nielsen

Campbell

Crabb

Tieden

Warren

0.00			**********
O'Hearn	Shaw	Van Nostrand	Weichman
Pelton	Shepherd	Van Roekel	Winkelman
Peterson	Sorg	Varley	Wolfe
Pierson	Strand	Voorhees	Mr. Speaker
Radl	Strothman	Walter	mir. Dpenker
Raul	Stromman	w arrer	
The nays wer	e, 49:		
Bailey	Jesse	Mezvinsky	Rex
Baker	Johnston of	Middleswart	Rodgers
Blouin	Johnson	Miller of	Roorda
Brinck	Kehe	Des Moines	Sanders
Caffrey	Kennedy of	Miller of	Schmeiser
Cochran	Chickasaw	Jones	Schwartz
Crosier	Kennedy of	Newton	Skinner
Cunningham	Dubuque	Nolting	Stokes
Dietz	Klein	Ossian	Stroburg
Edgington	Knoblauch	Perkins	Stromer
Ewell	Lippold	Poncy	Tapscott
Franklin	Mayberry	Priebe	Waugh
Gannon	McCormick	Renda	Wells
Goode	Me ndenhall		
Absent or not	voting, 8:		

Schroeder

Langland

Miller of

Page

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

Mohrfeld

Van Drie

MOTION TO RECONSIDER

I hereby move to reconsider the vote by which House File 53 passed the House on Wednesday, March 12, 1969.

BENNETT of Polk

Welden

HOUSE CONCURRENT RESOLUTION 24

By Gannon of Jasper

Whereas, The cities, towns and counties of Iowa are continually searching for ways to economize, and;

Whereas, It is the desire of the General Assembly to provide as much economy in government as possible, and:

Whereas, The State of Iowa and its various agencies are able to make volume purchases on a competitive bid basis, and:

Whereas, Cities, towns and counties could realize considerable savings by participation in state purchase contracts, and:

Whereas, Chapter 28E of the Code, known as the Intergovernmental Agreements Act, allows such cooperation between governmental units, now therefore,

Be It Resolved by the House of Representatives, the Senate Conourring of the Sixty-third General Assembly, That the Executive Council is hereby urged to take the necessary action to allow cities, towns and counties participation in state purchase contracts for supplies, goods and materials.

Laid over under Rule 25.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 39, a bill for an act regarding incorporation of municipality in urbanized area.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 18, a bill for an act relating to establishment, management, operation, and regulation of state banks in Iowa, and to the state superintendent of banking, state banking board, and state banking department.

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

Senate Concurrent Resolution 8, providing for a joint session concerning Pioneer Lawmakers.

CARROLL A. LANE Secretary of the Senate

SENATE CONCURRENT RESOLUTION 8

By Lucken, O'Malley and Lisle

Whereas, The Sixty-third General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Thursday, April 3, 1969, and of their consent to formally meet with the General Assembly.

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the General Assembly meet in joint session in the House chamber on Thursday, April 3, 1969, at 2:00 p.m. and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

Laid over under Rule 25.

COMMUNICATIONS

Fischer of Grundy moved that the following communications be printed in the House Journal, which motion prevailed.

THE REGISTER AND TRIBUNE

February 20, 1969

The Honorable Harold O. Fischer House of Representatives Des Moines, Iowa 50319 Dear Mr. Fischer:

This will acknowledge your letter of February 12.

The nature and extent of lobbying activities in Iowa are a matter of legitimate public interest at any time, in our opinion, and particularly so when the legislature is considering the conflict-of-interest issue. Therefore, we have reported on lobbying activities in some detail and, I believe, in an accurate manner.

However, I do not believe that we have impugned the integrity and honesty of the legislators or the voters who elected them. If a legislator accepts food

and liquor from a lobbyist, it does not automatically follow that either of them is dishonest. We have, in fact, stated on several occasions that we know of no scandals arising from lobbying activities. To cite one recent statement, we said in The Register on February 18:

"Most legislative ethics codes are an outgrowth of bribe-taking or similar public scandal. Iowa's legislators have wisely refused to wait for scandal to strike and have taken preventive action."

I appreciate your interest in our newspapers.

Sincerely yours
KENNETH MacDONALD

HOUSE OF REPRESENTATIVES

February 26, 1969

Mr. Kenneth MacDonald Editor and Publisher The Register and Tribune Des Moines, Iowa 50304 Dear Mr. MacDonald:

Thank you for your letter of February 20. Your comments concerning the statement in the February 18 issue are quite appropriate.

In the second paragraph of your letter you state that you "have reported on lobbying activities in some detail and, I believe, in an accurate manner."

If there is such a thing, or has been such a thing, as open-end entertainment accounts at downtown bars and clubs by a few lobbyists for legislators, it is still my belief that you should furnish the names of those lobbyists and legislators who are, or have been, involved in such a practice. Because of this accusation in the February 12 issue of the Des Moines Register, the people of Iowa will suspicion that each member of the legislature is guilty until the names of those involved are publicly known. It is my belief that in the interest of responsible reporting you owe the public a full disclosure in order to clear up the accusations which have been made in order to vindicate those who are innocent.

Yours very truly HAROLD O. FISCHER

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 254 and House Files 162 and 165.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate File 254 and House Files 162 and 165.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 12th day of March, 1969, sent to the Governor for his approval: House Files 162 and 165.

ELIZABETH SHAW, Chairman

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 12, 1969, he approved Senate File 105.

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

H. F. 428 Committee Bill—Relating to retirement and removal of judges.

By committee on judiciary; Hill, chairman.

H. F. 501 Committee Bill—To authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds. By committee on higher education; Kluever, chairman.

H. F. 511 Committee Bill—Relating to the rate of interest to which parties may agree in writing. By committee on commerce; Fischer of Grundy, chairman.

H. F. 270 Relating to the deliberate littering of public property. By Shaw, Milligan, Lippold, Bergman, Tieden, Miller of Jones, et al.

H. F. 161 Extending the county's right of condemnation under eminent domain. By Koch.

H. F. 68 Relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons. By Holden, Andersen, Voorhees, McIntyre, et al.

H. F. 260 Imposing fees for use of certain state-owned recreational areas. By Tieden.

H. F. 48 Relating to false drawing or uttering of check. By Van Drie,
Tieden, Winkelman, Miller of Des Moines, et al.

H. F. 171 Relating to the list of secondary noxious weeds. By Winkelman, Schroeder, Stromer, et al.

H. F. 207 Relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages. By Holden, Shaw, Campbell, Sanders, Nielsen, et al.

FLOYD H. MILLEN Chairman, Steering Committee

REPORT OF STEERING COMMITTEE

(NONCONTROVERSIAL CALENDAR)

MR. SPEAKER: Your steering committee begs leave to report that it had

the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

H. F. 278 Relating to civil service employees. By McCartney, Millen, and Caffrey.

S. F. 183 Relating to the sales of tobacco. By committee on judiciary.

S. F. 185 To correct a wrong reference in the school law. By committee on judiciary. (Filed 2-24)

S. F. 192 Relating to instruction of children in the county juvenile detion home. By committee on judiciary.

S. F. 193 Relating to regulation of jitney buses in cities and towns. By committee on judiciary.

S. F. 198 Relating to deputy city clerks. By committee on judiciary.

FLOYD H. MILLEN Chairman, Steering Committee

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 99, a bill for an act relating to the time during which alcoholic liquor may be sold and consumed, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ALFRED NIELSEN, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 334, a bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 334 as follows:

By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred forty-five point one (345.1), Code 1966, is hereby amended by striking in line twenty-two (22) the word "twenty" and inserting in lieu thereof the word "fifty".

LOUIS A. PETERSON, Chairman

Fischer of Grundy, from the committee on commerce, submitted the following report:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 157, a bill for an act relating to corporations organized pursuant to the Iowa Economic Development Act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 288, a bill for an act relating to newspapers used in publishing notices

and reports of proceedings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de poss.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 309, a bill for an act relating to the practice of funeral directing and embalming, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 310, a bill for an act relating to the profession of funeral directing and embalming, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

HAROLD O. FISCHER, Chairman

Winkelman of Calhoun, from the committee on Iowa development, submitted the following report:

Mr. SPEAKER: Your committee on Iowa development, to whom was referred Seaste File 73, a bill for an act adding a member of the Iowa Development Commission to the Mississippi Parkway Planning Commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

WILLIAM P. WINKELMAN, Chairman

Also:

MR. SPEAKER: Your committee on Iowa development, to whom was referred Seacte File 135, a bill for an act relating to corporations organized pursuant to the Iowa Economic Development Act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

- 1 Amend House File 16 as follows:
 - 1. By striking from page 22 all of section fifty-five (55).
- 3 2. By striking from pages 24, 25, and 26 all of sections
- 4 sixty-four (64), sixty-five (65), sixty-six (66), sixty-seven
- 5 (67), and sixty-eight (68).

REX of Hamilton

- Amend the committee amendment to House File 56 as follows:
- 2 1. By adding in line thirteen (13) after the word
- "system" the words "which will discharge into an open
- 4 ditch along the right-of-way of any highway or public
- 5 road".
- 6 2. By adding in line fourteen (14) after the word
- 7 "health" the words, "except those systems for which
- permits are required under the provisions of chapter
- 9 four hundred fifty-five B (455B) of the Code."

HOLDEN of Scott

```
1
      Amend House File 307 by striking all of lines seven (7) through eleven
    (11) and inserting in lieu thereof the following: "In any preliminary
    hearing, criminal trial or other criminal proceeding for violation
    of any provision of the criminal code, evidence of information
    communicated to a peace officer by a confidential informant, who is
    not a material witness to the guilt or innocence of the accused of
    the offense charged, shall be admissible on the issue of probable cause
    to make an arrest or search without requiring that the name or identity
    of the informant be disclosed if the judge or magistrate is satisfied.
10 based upon evidence produced in open court, out of the presence of the
                                                                        jury.
    that such evidence was received from a reliable informant and in his
11
12
    discretion does not require such disclosure."
                                               KENNEDY of Chickasaw
1
      House File 390 is hereby amended by adding after
2
   the word "day" in line twenty-five (25) on page four
 3
    (4) the following:
 4
      "while the general assembly is in session".
                                            GOODE of Appanoose-Davis
1
      Amend House File 390 as follows:
2
      1. Page 4, line seven (7), by striking the words "SIXTY-THIRD
3
    GENERAL ASSEMBLY."
 4
      2. Page 4, line eight (8), by striking the word "Sixty-third".
5
      3. Page 4, line twenty (20), by striking the word "Sixty-third".
 6
      4. Page 4, lines twenty-six (26) and twenty-seven (27), by
7
    striking the word "Sixty-third".
8
      5. Page 4, line thirty-two (32), by striking the word "Sixty-
9
    third" and inserting in lieu thereof the word "the".
10
      6. Page 5, line four (4), by striking the word "Sixty-third".
                                            McCARTNEY of Floyd
                                            GOODE of Appanoose-Davis
 1
      Amend House File 435, page thirteen (13), line thirty-five (35),
    by striking the word "governor" and inserting in lieu thereof the
   words "executive council".
                                                 McCARTNEY of Floyd
 1
      House File 467 is hereby amended as follows:
 2
      1. By striking from lines seven (7) through nine (9),
 3
   inclusive, the words "a person engaged in farming for
    transportation of the owner's or operator's commodities."
 5
    and inserting in lieu thereof the words "a farmer
 6
    exclusively for transporting his farm commodities, supplies,
    or property, or for transporting such commodities, supplies,
 8
    or property of his landlord or tenant."
      2. By striking from line fourteen (14) the words "the rate
 9
10
    of trucks with pneumatic tires" and inserting in lieu thereof
    the words "the registration fee for a gross weight exceeding
11
    eleven tons and not exceeding twelve tons for motor trucks
12
13
    with pneumatic tires".
      3. By striking from lines seventeen (17) and eighteen
14
15
    (18) the words "regular registration fees for a motor truck"
    and inserting in lieu thereof the words "the full annual
16
```

- 17 registration fee for the gross weight of the motor truck at
- 18 the time of violation".

HOLDEN of Scott

- Amend House File 511 by striking lines nine (9)
- 2 through thirteen (13), inclusive.

DARRINGTON of Harrison

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, March 13, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, MARCH 13, 1969.

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

Prayer was offered by the Reverend J. Riley West, pastor of the First Presbyterian Church, Oskaloosa, Iowa.

The Journal of Wednesday, March 12, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Renda of Polk and Baker of Boone on request of Bennett of Polk; Strothman of Henry on request of Stokes of Plymouth; Weichman of Benton for Thursday and Friday on request of Mohrfeld of Tama; Franklin of Polk on request of Jesse of Polk.

PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House fifty-two students of Tri-County Community School and their teacher, James Rhoads.

Fischer of Grundy presented to the House Hetty Wessemius, a Youth for Understanding Exchange Student from Emmen, Netherlands.

Nelson of Cherokee presented to the House the Honorable Washburn W. Steele, former member of the House from Cherokee County in the Sixtieth and Sixtieth Extra General Assemblies.

Varley of Adair-Madison presented to the House fifty-four students of Earlham Community School, Earlham, Iowa, and their teachers, Mrs. Fay Harlan and Mrs. Thelma Baxter.

PETITIONS

The following petitions were received and placed on file:

By Battles of Jackson, from fifty-four residents of Jackson County favoring legislation recommended by the Association Against Childhood Terrorists.

By Stroburg of Ringgold-Taylor, from five county officers of Judicial District No. 4 opposing the amendment to House File 133 which would merge clerk's and recorder's offices.

By the following Representatives, petitions favoring House File 417 relating to amendments to chapter 189A of the Code to provide for state cooperation with federal agencies and to retain state control of meat and poultry inspection programs: Bergman of Lyon-Osceola, from eighty-four residents of Lyon and Osceola Counties; Lipsky of Linn, from one hundred fifty-nine Iowa residents; Mc-Intyre of Linn, from one hundred fifty-seven residents of Linn County; Varley of Adair, from sixty-five residents of Adair County; Knoblauch of Carroll, from one hundred eighty-five residents of Carroll County; Stroburg of Ringgold-Taylor, from nineteen residents of Ringgold and Taylor Counties.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 157, 288, 309, 310 and 334; and Senate Files 73 and 135, under Rule 35.

ADOPTION OF HOUSE RESOLUTION 5

Fischer of Grundy called up for immediate consideration House Resolution 5 and moved its adoption:

HOUSE RESOLUTION 5

By Fischer of Grundy

Whereas, The House of Representatives has learned of Ralph Lancaster's

recent operation; and

Whereas, It is the earnest concern and hope of the House that he will have a complete and speedy recovery and be able to resume his position as Sergeant-at-Arms in the near future; now, therefore,

Be It Resolved by the House of Representatives, In regular session on

Be It Resolved by the House of Representatives, In regular session on March 13, 1969, that the members convey to Ralph Lancaster their expression

of good wishes for a speedy return to good health.

Be It Further Resolved, That a certified copy of this resolution be sent to Mr. Lancaster.

Motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 9

Dougherty of Lucas-Monroe called up for consideration Senate Concurrent Resolution 9, filed February 26 and found on pages 432 and 433 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION 17 WITHDRAWN

Dougherty of Lucas-Monroe asked and received unanimous consent that House Concurrent Resolution 17, filed February 10 and found on pages 233 and 234 of the House Journal, be withdrawn.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 532, by Miller of Page, Ossian, Kehe, Mohrfeld, Graham, Roorda, Strand, Christensen, Nolting, Shepherd, McCartney, Den Herder, Sorg, Fisher of Greene, Stromer, Caffrey, Cunningham, Klein, Johnston of Johnson and Lipsky (Stanley, Van Gilst, Arbuckle, Lucken, Benda, Frommelt, Lamborn, Ollenburg and Mowry), a bill for an act relating to the operation of food service in public buildings by the commission for the blind.

Read first time and referred to committee on state government.

House File 533, by Jesse, Fischer of Grundy, Kennedy of Dubuque, Blouin and O'Hearn, a bill for an act relating to annual readjustment of pensions, pension payments, pension benefits, and required years of service for retired firemen and policemen.

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

House File 534, by Cunningham, Millen, Edgington and Nielsen, a bill for an act relating to unauthorized possession of official traffic-control devices.

Read first time and referred to committee on law enforcement.

House File 535, by Baker, a bill for an act to legalize and validate the proceedings of the Board of Directors of Area Community College Merged Area (Education) XI and the Board of Directors of the Boone Community School District, in regard to the leasing and transfer of the Boone Junior College facilities for an extended term, and to authorize and direct said Boards of Directors to execute such lease agreement and to constitute it a valid and binding contractual obligation of the respective school districts.

Read first time and referred to committee on schools.

House File 536, by Pierson, Kehe and Waugh, a bill for an act relating to public utility regulation.

Read first time and referred to committee on commerce.

House File 537, by Fischer of Grundy, a bill for an act relating to hospital staff privileges for qualified osteopathic physicians and surgeons.

Read first time and referred to committee on social services.

House File 538, by Roorda, a bill for an act relating to reporting sales of real estate to the department of revenue.

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

House File 539, by Grassley, a bill for an act relating to area junior and community colleges.

Read first time and referred to committee on schools.

House File 540, by Koch, Strothman, Stokes, Miller of Marshall, Logue, Hamilton, Priebe, Strand, Corey, Menefee, Miller of Jones, Edgington, Waugh, Nielsen, Kruse, Welden, Nelson, Peterson, Dooley, Van Roekel and Kehe, a bill for an act relating to the state superintendent of public instruction.

Read first time and referred to committee on schools.

SENATE MESSAGE CONSIDERED

Senate File 39, a bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population.

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

PROOF OF PUBLICATION

Published copy of House File 535 and verified proof of publication of said bill in the Boone News-Republican, Boone, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK Chief Clerk, House of Representatives

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 152, a bill for an act relating to the issuance of bonds by cities and towns.

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

Senate File 159, a bill for an act relating to civil service employees.

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

Senate File 226, a bill for an act relating to the control and diagnosis of venereal disease.

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

House Concurrent Resolution 20, providing for a joint memorial session to

be held in the House chamber on April 16, 1969, at 7:30 p.m. in recognition of the public service of departed members of the General Assembly and that a joint committee of six members be appointed, three from the Senate and three from the House, to make suitable arrangements, and that the President of the Senate has appointed, on the part of the Senate: Senators Conklin, Curran and Coleman.

CARROLL A. LANE, Secretary

MEMBER EXCUSED

Freeman of Clay-Dickinson asked and received unanimous consent to be excused at 10:30 a.m. for the remainder of the morning session.

CONSIDERATION OF BILL

STEERING COMMITTEE CALENDAR

House File 390, a bill for an act relating to the implementation and organization for annual sessions of the General Assembly, was taken up for consideration.

Shaw of Scott offered the following amendment from the floor and moved its adoption:

Amend House File 390 as follows:

- 1. Page 1 by striking from line twenty-five (25) the word "first" and inserting in lieu thereof the figures "1969".
- 2. Page 2 by striking from line three (3) the word "second" and inserting in lieu thereof the figures "1970".
- 3. Page 2 by striking from line four (4) the words "The subsequent" and by striking all of lines five (5) through nine (9), and inserting in fieu thereof "Subsequent regular sessions of the general assembly shall be designated by the year in which they begin in a like manner.".
- 4. Page 2 by inserting in line eleven (11) after the word "session" the words "in the particular year".

The amendment was adopted.

Goode of Appanoose-Davis offered the following amendment filed by him and McCartney of Floyd and moved its adoption:

Amend House File 390 as follows:

- 1. Page 4, line seven (7), by striking the words "SIXTY-THIRD GENERAL ASSEMBLY."
 - 2. Page 4, line eight (8), by striking the word "Sixty-third".
 - 3. Page 4, line twenty (20), by striking the word "Sixty-third".
- 4. Page 4, lines twenty-six (26) and twenty-seven (27), by striking the word "Sixty-third".
- 5. Page 4, line thirty-two (32), by striking the word "Sixty-third" and inserting in lieu thereof the word "the".
 - 6. Page 5, line four (4), by striking the word "Sixty-third".

Amendment was adopted.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

House File 390 is hereby amended by adding after the word "day" in line twenty-five (25) on page four (4) the following:

"while the general assembly is in session".

Amendment was adopted.

Goode of Appanoose-Davis asked and received unanimous consent to withdraw his amendment filed March 10 and found on page 495 of the House Journal.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend House File 390 by striking line twenty (20) of section twenty-eight (28) and inserting in lieu thereof the following:

"of sections twenty-five (25) through twenty-eight (28) of this act."

Amendment was adopted.

Goode of Appanoose-Davis moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 390)

The ayes were, 112:

Alt Gannon Lippold Poncy Andersen Goode Lipsky Priebe Bailey Graham Logue Radi Battles Grasslev Mayberry Rex Bennett Hamilton McCartney Rodgers Bergman Hansen of McCormick Roorda Blouin Black Hawk McIntvre Sanders Hanson of Brinck Mendenhall Schmeiser Howard-Mitchell Menefee Caffrey Schroeder Hill Camp Mezvinsky Schwartz Campbell Holden Middleswart Shaw Christensen Huff Millen Shepherd Sorg Cochran Jesse Miller of Corev Johnson of Des Moines Stokes Crabb Audubon Miller of Strand Johnston of Jones Crosier Stroburg Cunningham Johnson Miller of Stromer Kehe Marshall Darrington Tapscott Den Herder Kennedy of Miller of Tieden Dietz Chickasaw Page Van Drie Dooley Kennedy of Milligan Van Roekel Dubuque Mohrfeld Dougherty Varlev Doyle Kitner Nelson Voorhees Drake Klein Newton Walter Dunton Kluever Nielsen Warren Waugh Knight O'Hearn Edgington Ellsworth Koch Ossian Welden Pelton Wells Fisher of Kreamer Greene Kruse **Perkins** Winkelman Freeman of Langland Peterson Wolfe Buena Vista Lawson Pierson Mr. Speaker

The nays were, 2:

Ewell Nolting

Absent or not voting, 10:

BakerFranklinKnoblauchStrothmanFischer ofFreeman ofRendaVan NostrandGrundyClay-DickinsonSkinnerWeichman

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

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred Senate File 95, a bill for an act relating to studded tires on school buses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 163, a bill for an act relating to administrative rules of departments of the state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 163, page one (1), line ten (10), by adding after the word "rule." the words "However, a statute or a part thereof may be included in a rule by reference."

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 354, a bill for an act relating to the state printing department and public printing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Den Herder of Sioux, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 230, a bill for an act relating to the personal property tax credit, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 64, a bill for an act relating to persons engaged in the practice of chiropractic, begs leave to report it has had the same under consideration

and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 64 by striking all after the enacting clause and inserting in lieu thereof:

Section 1. Chapter one hundred fifty-one (151), Code 1966, is amended by adding the following new section:

"The license of any chiropractor may be revoked, suspended, or placed on probation upon a showing at a proper hearing by the board of chiropractic examiners that the licensee was guilty of false, fraudulent or misleading advertising in which grossly improbable statements are made; or that he advertised in any publication or media, free services or consultation, or the prices for which his services are available; or that he has professional connection with any person or any firm or corporation who advertises in the manner prescribed by this section.

"The chiropractic examining board, as an alternative to the procedures established in sections 147.58 through 147.71, after due notice and hearing, may direct the commissioner of public health to issue an order to revoke. suspend, or place on probation the license of any person licensed to practice chiropractic for the grounds set forth in this section.

"The proceedings by the chiropractic examining board for revocation, suspension, or probation of a license shall be in accord with the procedures established in section 148.7 of the Code. A voluntary surrender is hereby authorized in the same manner and with the same qualification established by section 148.8."

EDGAR H. HOLDEN, Chairman

AMENDMENTS FILED

- Amend House File 16 as follows:
- 2 1. Amend page five (5), line thirty-one (31), by striking
- 3 the word "actual" and inserting in lieu thereof the word "annual".
- 4 2. Amend page six (6), line eighteen (18), by striking the
- 5 word "or" following the comma and inserting in lieu thereof the
- 6 word "a".
- 7 3. Amend page twenty-five (25), line thirty-four (84), by
- 8 striking the word "constructed" and inserting the word "construed".

DARRINGTON of Harrison

- Amend House File 217 as follows: 1
- 2 1. Page 1, line ten (10), by striking the word "any" and
- 3 inserting in lieu thereof the word "such".
- 4 2. Page 1, line eleven (11), by striking the word "a"
- 5 and inserting in lieu thereof the word "such".
- 3. Page 1, line sixteen (16), by inserting after the word "limits" the following: ", neither shall this section grant 6
- 7
- 8
- authority or jurisdiction to extend regulations under chapters 9 three hundred eighty-six (386) and three hundred ninety-seven
- 10 (397) of the Code to such territory or land, nor shall this
- section relieve municipal gas and electric utilities from 11
- paying property taxes on facilities lying without their cor-12
- 13 porate limits as provided in chapter two hundred eighty-four
- (284) of the Code. Electric and gas utilities in such terri-14
- 15 tory or land shall remain subject to all provisions of chapters

4

6

7

8

9 10

18

19

20

21

22

23

24

25

26

27

31 32

33

35 36

37

38

39

41

42 43

```
four hundred eighty-nine (489), four hundred ninety (490) and
```

17 four hundred ninety A (490A) of the Code."

FISHER of Greene

Amend House File 260, section 1, subsection 2, by adding the

following words after the comma in line 21: "provided

3 however that no more than % of all recreational areas may

4 be designated as restricted areas.".

KLEIN of Winnebago-Worth SCHROEDER of Pottawattamie

Amend House File 264 by striking all after the enact-2 ing clause and inserting in lieu thereof the following: 3

Section 1. Section two hundred thirty-two point thirtyfour (232.34), Code 1966, is hereby repealed and the following en-

5 acted in lieu thereof:

"The court shall adhere to the following procedure:

1. When the child is charged with the commission of a public offense and the court, in a hearing held solely to determine the question of the delinquency of said child. determines that in fact the child is a delinquent, the court may make a disposition of the case in accordance with the

11 12 provisions of subsection three (3) of this section.

13 2. Prior to or during the pendency of the hearing 14 regarding the question of delinquency, the court may instruct 15 that a comprehensive social investigation, as provided in

section two hundred thirty-two point fourteen (232.14) of the 16

17 Code, be conducted.

> 3. After the court has determined that the child is in fact delinquent as provided in subsection one (1) and after receiving the comprehensive investigation as required in subsection two (2), the court shall then make any one or more of the following dispositions of the case:

a. Continue the proceeding from time to time under such supervision as the court may direct.

b. Place the child under the supervision of a probation officer or other suitable person in the home of the child.

28 c. Subject to the continued jurisdiction of the court, 29 transfer legal custody of the child to one of the following: 30

(1) A child placing agency.

(2) A probation department.

(3) A reputable individual of good moral character.

d. Commit the child to the state director for

placement at a state training school. 34

e. Commit to or place the child in any private institution or hospital for care and training or any public institution or hospital for care and training other than an institution named in paragraph "d" of this subsection and section two hundred thirty-two point thirty-three (232.33), subsection

40 four (4), of the Code.

> f. If the child is in need of special treatment or care for his physical or mental health, the court may order such treatment or care provided by the parents, guardian, or custodian

of the child. If the parents, guardian, or custodian fail to

provide the treatment or care, the court may order the treat-

```
46 ment or care provided.
47
      g. At any time while the child is under the court's
48
    jurisdiction, the court may terminate the proceedings and order
49 the child released from the control of the court".
                                                 JOHNSTON of Johnson
      Amend House File 348 as follows:
 1
 2
      By striking in line six (6) the words and
 3
    figures "lines seven (7) and eight (8)" and
 4
    inserting in lieu thereof the following:
    "from line eight (8) the word and figures
 5
    'twenty thousand (20,000)' and inserting in
 7
    lieu thereof the words and figures 'twenty-
    six thousand (26,000)'".
                                                    PELTON of Clinton
      1. Amend House File 425 by striking all of lines three
    (3) through nine (9) and inserting in lieu thereof the
 3
    following:
 4
      Section 1.
                  Section three hundred twelve point two
 5
    (312.2), subsection two (2), Code 1966, is hereby amended
    by inserting in line two (2) before the word "thirty" the
 7
    following: "twenty-eight percent, or an amount equal to
 8
    the sum credited to said fund in 1968, whichever is greater.
 9
    but the amount credited shall not exceed".
      Sec. 2. Section three hundred twelve point two (312.2).
10
    subsection four (4), Code 1966, is hereby amended by striking
11
12
    from line two (2) the words "thirteen percent" and inserting
13
    in lieu thereof the following:
14
      "fifteen percent, except that if the amount credited to
    the secondary road fund exceeds twenty-eight percent, then the
15
    amount credited herein shall be reduced by the amount credited
16
    to the secondary road fund in excess of twenty-eight percent".
17
18
      2. Further amend by renumbering "section two (2)" to read
    "section three (3)".
19
                                              LAWSON of Cerro Gordo
      Amend House File 428 by adding thereto the following new
2
    section:
```

3 Sec. 20. Section two (2) of chapter three hundred ninety-4 nine (399), subsection two (2), Code 1966, is hereby amended by 5 inserting at the end of line twenty (20) the following: 6 "However, in each judicial district consisting of at least 7 four counties and not more than five counties, there shall be 8 a minimum of two judgeships. In each judicial district consisting 9 of at least six counties and not more than seven counties, there shall be a minimum of three judgeships. In each judicial 10 11 district consisting of eight or more counties, there shall be 12 a minimum of four judgeships."

FREEMAN of Buena Vista

```
Amend Senate File 226 as follows:

1. Amend page 3, line three (3), by striking the period
and adding thereto the following: "and treatment, and
shall be treated until certified to the local board of
health or, if none, to the state department of health,
that such person is no longer infectious. In every case
```

- of treatment the attending physician shall so certify
 that the person is no longer infectious."

HANSEN of Black Hawk

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, March 14, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, MARCH 14, 1969.

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

Prayer was offered by the Reverend Donald Bentz, pastor of the St. Paul's Lutheran Church, Irwin, Iowa.

The Journal of Thursday, March 13, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Crabb of Crawford on request of Cunningham of Story; Van Drie of Story on request of Christensen of Clarke-Union; Franklin of Polk on request of Jesse of Polk.

PRESENTATION OF VISITORS

Johnson of Audubon-Guthrie presented to the House the Audubon Wheelerettes, the girls basketball team from Audubon Community Schools, Audubon, Iowa, and their coach, Bruce Adkins.

Milligan of Polk presented to the House forty-four fifth and sixth grade students of Hubbell School, Des Moines, Iowa, and their teacher, Mrs. Mary Dorsey.

Menefee of Fayette presented to the House sixteen girls of the West Central basketball team, Maynard, Iowa, and their coach, Gene Klinge.

Freeman of Buena Vista presented to the House Mrs. Robert H. Diehl, Albert City, Iowa, wife of former member of the House Robert H. Diehl from Buena Vista County in the Sixty-second General Assembly.

Battles of Jackson presented to the House his granddaughter, Lynn Battles of Garden City, Kansas.

PETITIONS

The following petitions were received and placed on file:

By Welden of Hardin, from seventeen residents of Hardin County favoring an investigation of sex education in public schools.

By Rodgers of Dallas, from eighty-six residents of Iowa requesting that sanitary inspection of cold storage locker plants remain the responsibility of the state.

By Knoblauch of Carroll, from twenty residents of Carroll County opposing mandatory fluoridation of drinking water.

By Pelton of Clinton, from sixteen residents of Clinton, Iowa, opposing House File 261 relating to the liberalization of the abortion law.

By Caffrey of Polk, from two hundred thirty-six residents of Des Moines, Iowa, favoring passage of Senate File 61 and House File 237 relating to collective bargaining for public employees.

By Grassley of Butler, from eight hundred seventy-four residents of Iowa favoring an investigation of sex education in public schools.

By Van Drie of Story, from twenty-seven residents of Story County asking legislative support for providing maximum security institutions for housing child molesters and sex offenders in Iowa.

By Tapscott of Polk, from thirty-six residents of Iowa urging passage of House File 317 relating to sanitary requirements for the health, safety and welfare of migrant workers in temporary labor camps.

By Caffrey of Polk, from three hundred twenty-two residents of Polk County and surrounding counties supporting House File 257 and Senate File 203 which relate to cancellation of automobile liability insurance.

By Van Roekel of Marion, from fifty-eight residents of Marion County favoring legislation recommended by the Association Against Childhood Terrorists.

By the following Representatives, petitions favoring House File 417 relating to amendments to chapter 189A of the Code to provide for state cooperation with federal agencies and to retain state control of meat and poultry inspection programs: Christensen of Clarke-Union, from twenty-five residents of Clarke County; Radl of Linn, from one hundred fifty-nine residents of Linn County; Strand of Poweshiek, from six locker service plants in Poweshiek County; Nielsen of Shelby, from sixty-four residents of Shelby County; Crosier of Linn and Sorg of Linn, from one hundred sixty-one residents of Linn County; and Den Herder of Sioux, from eighty-nine residents of Sioux County.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Stroburg of Ringgold-Taylor offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Grant A. Shifflett, of Ringgold County, who was a member of the Forty-sixth, Forty-sixth Extra, Forty-seventh, Fifty-third and Fifty-fourth sessions of the General Assembly, passed away on January 7, 1969; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Stroburg of Ringgold-Taylor, Christensen of Clarke-Union and Kluever of Cass.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 541, by Schroeder and Stromer, a bill for an act relating to the eradication of bovine brucellosis.

Read first time and referred to committee on agriculture.

House File 542, by Milligan, Alt, Huff and Kreamer, a bill for an act relating to the establishment of a municipal tax relief fund.

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

House File 543, by Franklin, Mayberry, Tapscott, Nolting, Blouin, Bennett, Johnston of Johnson and Baker, a bill for an act relating to attendance by non-Caucasian pupils at particular schools within school corporations.

Read first time and referred to committee on schools.

House File 544, by Goode, a bill for an act relating to prefiling and printing of bills by state departments.

Read first time and referred to committee on state government.

House File 545, by Pelton and Camp, a bill for an act relating to children requiring special education.

Read first time and referred to committee on schools.

House File 546, by Huff, O'Hearn, Skinner, Van Drie, Tapscott,

Shaw, Welden and Jesse, a bill for an act relating to increasing county attorney salaries.

Read first time and referred to committee on judiciary.

House File 547, by Tieden and Caffrey, a bill for an act entering into the interstate agreement on qualification of educational personnel, and for related purposes.

Read first time and referred to committee on schools.

House File 548, by committee on agriculture, a bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 549, by Dunton, Van Drie and Fischer of Grundy, a bill for an act relating to sheriffs, deputy sheriffs, and bailiffs.

Read first time and referred to committee on county government.

House File 550, by Dunton, Strand, Klein, Crabb, Freeman of Clay-Dickinson, Grassley, Kluever, Kitner, Den Herder, Doyle, Caffrey, Miller of Des Moines, Mayberry and Crosier, a bill for an act relating to compensation of county sheriffs.

Read first time and referred to committee on county government.

House File 551, by Johnson of Audubon-Guthrie, Knight, Fischer of Grundy, Darrington, Tieden, Graham, Nielsen, Kruse, Van Drie, Miller of Page and Radl, a bill for an act relating to the Iowa highway safety patrol.

Read first time and referred to committee on law enforcement.

House File 552, by Huff and Milligan, a bill for an act relating to centralized purchasing of materials and supplies for the state and its political subdivisions.

Read first time and referred to committee on state government.

House File 553, by Crosier, a bill for an act relating to arrests by peace officers.

Read first time and referred to committee on law enforcement.

House File 554, by Kreamer, Huff, O'Hearn and Koch, a bill for an act relating to municipal parking facilities.

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

House File 555, by Stromer, Campbell, Crabb, Schroeder, Mc-Cormick and Knight, a bill for an act relating to the annual report of the state apiarist.

Read first time and referred to committee on agriculture.

House File 556, by Klein, Grassley, Van Nostrand, Kluever, Camp, Fischer of Grundy, Pelton and Koch, a bill for an act relating to the publication of Acts of the General Assembly.

Read first time and referred to committee on state government.

House File 557, by Holden, a bill for an act relating to boat passenger regulations set by the conservation commission.

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

House File 558, by Van Drie, Dunton, Perkins, Fischer of Grundy, McIntyre and Fisher of Greene, a bill for an act relating to the purchase or obtaining of liquor by minors.

Read first time and referred to committee on law enforcement.

House File 559, by Van Drie, Dunton, Perkins, Fischer of Grundy, McIntyre and Fisher of Greene, a bill for an act granting the Iowa liquor control commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the business for a limited time.

Read first time and referred to committee on law enforcement.

House File 560, by Van Drie, Dunton, Fischer of Grundy, Mc-Intyre and Fisher of Greene, a bill for an act to prohibit a refund of liquor control license fees while charges against the licensee are pending before the Iowa liquor control commission.

Read first time and referred to committee on law enforcement.

House File 561, by Miller of Jones (Lamborn), a bill for an act to appropriate from the general fund of the State of Iowa to the state conservation commission for land acquisition and development of the Indian Bluffs Wilderness Area.

Read first time and referred to committee on appropriations.

SENATE MESSAGES CONSIDERED

Senate File 124, a bill for an act relating to attorney fees.

Read first time and referred to committee on judiciary.

Senate File 152, a bill for an act relating to the issuance of bonds by cities and towns.

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

Senate File 159, a bill for an act relating to civil service employees.

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

Senate File 226, a bill for an act relating to the control and diagnosis of venereal disease.

Read first time and referred to committee on social services.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 64, 163, 230 and 354; and Senate File 95, under Rule 35.

HOUSE CONCURRENT RESOLUTION 21 DEFERRED

Holden of Scott called up for consideration House Concurrent Resolution 21 filed February 28 and found on page 466 of the House Journal.

Gannon of Jasper asked and received unanimous consent that action on House Concurrent Resolution 21 be deferred.

HOUSE FILE 506 RE-REFERRED

The Speaker announced that House File 506 previously referred to the committee on cities and towns is re-referred to the committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 124, a bill for an act relating to attorney fees.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 39, a bill for an act relating to emergency care or assistance.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 39

Amend House File 39, line 7, by striking the words "willful or wanton misconduct", and inserting in lieu thereof the word "recklessness".

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 428, a bill for an act relating to retirement and removal of judges, was taken up for consideration.

Blouin of Dubuque offered the following amendment from the floor and moved its adoption:

Amend House File 428 by striking from page 1 all of line nineteen (19) and further amend by inserting a period at the end of line eighteen (18) on page 1.

The amendment lost.

Freeman of Buena Vista asked and received unanimous consent to withdraw his amendment filed March 13 and found on page 549 of the House Journal.

Kluever of Cass offered the following amendment from the floor and moved its adoption:

Amend House File 428, page 9, by striking lines five (5) and six (6) and inserting in lieu thereof the following:

4. By inserting in line ten (10) after the third word "of" the words "retirement or".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 428)

The ayes were, 106:

Alt Andersen Bailey Battles Bergman Blouin Brincks Caffrey Campbell Christensen Cochran Cochran Corey Cunningham Darrington Den Herder Dietz Dooley Dougherty Doyle Drake	Ellsworth Ewell Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Huff	Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Kluever Knight Knoblauch Koch Kreamer Kruse Langland Lawson Lippold Lipsky	McCartney McCornick McIntyre Mendenhall Menefee Mezvinsky Millen Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Newton Nielsen
Dunton Edgington	Jesse	Logue Mayberry	Nolting O'Hearn

Ossian	Schmeiser	Stroburg	Walter
Perkins	Schroeder	Stromer	Warren
Peterson	Schwartz	Strothman	Waugh
Pierson	Shaw	Tapscott	Welden
Poncy	Shepherd	Tieden	Wells
Priebe	Skinner	Van Roekel	Winkelman
Rodgers	Stokes	Varley	Wolfe
Roorda	Strand	Voorhees	Mr. Speaker
Sanders			

The nays were, 4:

Crosier Klein Rex Sorg

Absent or not voting, 14:

BakerFranklinPeltonVan DrieBennettGannonRadlVan NostrandCampHoldenRendaWeichmanCrabbMiddleswart

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

House File 161, a bill for an act extending the county's right of condemnation under eminent domain, with report of committee recommending amendment and passage, was taken up for consideration.

Peterson of Woodbury offered the following amendment filed by the committee on county government and moved its adoption:

Amend House File 161, line nine (9), by striking the comma and adding the following:

"in counties having a population of no less than 100,000 or more than 125,000 according to the 1960 census".

The amendment lost.

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

On the question "Shall the bill pass!" (H.F. 161)

The ayes were, 105:

Alt	Dougherty	Freeman of	Johnson of
Andersen	Doyle	Clay-Dickinson	Audubon
Bailey	Drake	Gannon	Johnston of
Battles	Dunton	Goode	Johnson
Bergman	Edgington	Graham	Kehe
Blouin	Ellsworth	Hamilton	Kennedy of
Brinck	Ewell	Hansen of	Chickesaw
Caffrey	Fischer of	Black Hawk	Kennedy of
Christensen	Grundy	Hanson of	Dubuque
Crosier	Fisher of	Howard-Mitchell	Kitner
Cunningham	Greene	Hill	Klein
Darrington	Freeman of	Holden	Kluever
Den Herder	Buena Vista	Huff	Knight
Dooley		Jesse	Knoblauch

Koch Kreamer Kruse Langland Lawson Lippold Lipsky Logue Mayberry McCartney McCormick McIntyre Mendenhall Mezvinsky Middlesynett	Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Newton Nolting Ossian	Pierson Poncy Priebe Radl Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner	Strand Stroburg Stromer Strothman Tapscott Van Roekel Varley Voorhees Walter Warren Waugh Welden Wells Winkelman
Middleswart	Perkins	Sorg	Wolfe
Millen	Peterson	Stokes	Mr. Speaker
The nays were, 8	3:		
Campbell	Corey	Grassley	O'Hearn
Cochran	Dietz	Nielsen	Tieden

Absent or not voting, 11:

Baker Crabb Pelton Van Nostrand
Bennett Franklin Renda Weichman
Camp Menefee Van Drie

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

House File 68, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons, with report of committee recommending amendment and passage, was taken up for consideration.

Roorda of Jasper offered the following amendment filed by the committee on social services and moved its adoption:

Amend House File 68 by striking the words "state division" and inserting in lieu thereof the words "state department of social services" as follows:

1. Page one (1), lines eleven (11) and twelve (12).

2. Page two (2), lines nine (9) and ten (10), line fifteen (15), line twenty-five (25), and line twenty-eight (28).

The amendment was adopted.

Roorda of Jasper offered the following amendment filed by the committee on social services and moved its adoption:

Amend House File 68, section 1, page 1, by striking lines eight (8) through fifteen (15) and inserting in lieu thereof the following:

By striking lines twenty-eight (28) through fifty (50), and inserting in lieu thereof the following:

"The county board shall, on the basis of the standards and regulations established by the state department of social services, fix the amount of assistance necessary for any dependent child. In determining the amount of assistance needed the county board shall take into consideration the income and resources of any child or relative claiming assistance under this chapter. In determining the income to be considered in the computation of the assistance grant the county board shall, for the purpose of providing an

incentive for employment, exempt the income of the dependent child and relative in accordance with the provisions of title four (IV), section four hundred two (402), of the federal social security Act, as amended. The term 'income' as used herein means that income remaining after the deduction of the expenses reasonably attributable to the earning or securing of that income. Assistance, when granted, shall be paid to an adult person or a person eighteen years of age or older within the specified degrees of relationship and with whom the child is living, from the fund for aid to dependent children established by this chapter, upon the order of the state department of social services."

The amendment was adopted.

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

On the question "Shall the bill pass!" (H.F. 68)

The ayes were, 107:

Alt Andersen Bailey Bergman	Freeman of Clay-Dickinson Goode Graham	Lippold Lipsky Logue Mayberry	Poncy Priebe Radl Rex
Blouin	Grassley	McCartney	Rodgers
Brinck	Hamilton	McCormick	Roorda
Caffrey	Hansen of	McIntyre	Sanders
Campbell	Black Hawk	Mendenhall	Schmeiser
Christensen	Hanson of	Menefee	Schroeder
Cochran	Howard-Mitchell		Schwartz
Corey	Hill	Middleswart	Shaw
Crosier	Holden	Millen	Shepherd
Cunningham	Huff	Miller of	Sorg
Darrington	Johnson of	Des Moines	Stokes
Den Herder	Audubon	Miller of	Strand
Dietz	Johnston of	Jones	Stroburg
Dooley	Johnson	Miller of	Strothman
Dougherty	Kehe	Marshall	Tapscott
Doyle	Kennedy of	Miller of	Tieden
Drake	Chickasaw	Page	Van Roekel
Dunton	Kennedy of	Milligan	Varley
Edgington	Dubugue	Nelson	Voorhees
Ellsworth	Kitner	Newton	Walter
Ewell	Klein	Nielsen	Warren
Fischer of	Kluever	Nolting	Waugh
Grundy	Knight	O'Hearn	Welden
Fisher of	Knoblauch	Ossian	Wells
Greene	Kreamer	Perkins	Winkelman
Freeman of	Kruse	Peterson	Wolfe
Buena Vista	Langland Lawson	Pierson	Mr. Speaker

The nays were, none.

Absent or not voting, 17:

Baker Battles	Franklin Gannon	Mohrfeld Pelton	Stromer Van Drie
Bennett	Jesse	Renda	Van Nostrand
Camp Crabb	Koch	Skinner	Weichman

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

House File 171, a bill for an act relating to the list of secondary noxious weeds, with report of committee recommending passage, was taken up for consideration.

Stokes of Plymouth moved the previous question on the bill. Motion lost.

McCartney of Floyd moved the previous question on the bill.

Motion prevailed.

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

On the question "Shall the bill pass?" (H.F. 171)

The ayes were, 92:

Alt	Graham	Logue	Roorda
Andersen	Grassley	Mayberry	Sanders
Bailey	Hamilton	McCartney	Schmeiser
Battles	Hansen of	McCormick	Schroeder
Bergman	Black Hawk	McIntyre	Shepherd
Brinck	Hanson of	Mendenhall	Sorg
Campbell	Howard-Mitchell		Stokes
Christensen	Hill	Mezvinsky	Strand
Cochran	Huff	Middleswart	Stroburg
Corey	Johnston of	Millen	Stromer
Crosier	Johnson	Miller of	Strothman
Cunningham	Kennedy of	Des Moines	Tapscott
Den Herder	Dubuque	Miller of	Tieden
Dietz	Kitner	Marshall	Van Nostrand
Dougherty	Klein	Milligan	Van Roekel
Drake	Kluever	Mohrfeld	Varley
Dunton	Knight	Nelson	Voorhees
Edgington	Knoblauch	Nielsen	Walter
Ellsworth	Koch	O'Hearn	Warren
Fischer	Kreamer	Ossian	Waugh
Grundy	Kruse	Perkins	Welden
Fisher of	Langland	Pierson	Wells
Greene	Lawson	Poncy	Winkelman
Freeman of	Lippold	Priebe	Wolfe
Clay-Dickinson	Lipsky	Radl	Mr. Speaker
Goode	200 B		1.50

The nays were, 18:

Blouin	Gannon	Kennedy of	Peterson
Caffrey	Holden	Chickasaw	Rex
Darrington	Jesse	Miller of	Rodgers
Doyle	Johnson of	Jones	Schwartz
Freeman of	Audubon	Newton	Shaw
Buena Vista		Nolting	

Absent or net voting, 14:

Baker Bennett Camp Crabb

Dooley Ewell Franklin Kehe Miller of Page Pelton Renda Skinner Van Drie Weichman

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

House File 207, a bill for an act relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages or other substances, or a combination of such substances, which prevent the safe operation of a motor vehicle, with report of committee recommending amendment and passage, was taken up for consideration.

Poncy of Wapello offered the following amendment filed by the committee on law enforcement and moved its adoption:

Amend House File 207 as follows:

Strike from page two (2), line twenty-three (23), the word "ten" and insert in lieu thereof the word "fifteen".

Roll call was requested by Klein of Winnebago-Worth and Cunningham of Story.

On the question "Shall the committee amendment be adopted?" (H.F. 207)

The ayes were, 51:

Alt Battles Blouin Caffrey Christensen Dietz Dooley Dougherty Doyle Drake Ellsworth Ewell Fischer of	Freeman of Clay-Dickinson Gannon Goode Hansen of Black Hawk Jesse Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of	Kluever Knoblauch Koch Kreamer Langland Lippold Mayberry McCormick Mezvinsky Middleswart Miller of Des Moines Milligan	Nolting Perkins Poncy Priebe Rodgers Schmeiser Schwartz Sorg Stroburg Tapscott Tieden Voorhees Welden
Fischer of Grundy			

The nays were, 60:

The hays were	e, ov:		
Andersen Bailey	Fisher of Greene	Johnson of Audubon	Millen Miller of
Bergman	Freeman of	Klein	Jones
Brinck	Buena Vista	Knight	Miller of
Campbell	Graham	Kruse	Marshall
Cochran	Grassley	Lawson	Newton
Corey	Hamilton	Lipsky	Nielsen
Crosier	Hanson of	Logue	Ossian
Cunningham	Howard-Mitchell		Peterson
Darrington	Hill	McIntyre	Pierson
Dunton	Holden	Mendenhall	Radl
Edgington .		Menefee	Rex

Roorda Skinner Van Nostrand Waugh Winkelman Sanders Stokes Van Roekel Schroeder Strand Wolfe Varley Shaw Stromer Walter Mr. Speaker Shepherd Strothman Warren

Absent or not voting, 13:

Baker Den Herder Miller of Renda
Bennett Franklin Page Van Drie
Camp Huff O'Hearn Weichman
Crabb

The amendment lost.

(House File 207 pending at adjournment.)

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which House File 68 passed the House.

GOODE of Appanose-Davis

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 14, 1969, he approved Senate File 254 and House Files 162 and 165

REPORTS OF COMMITTEES

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 1, a bill for an act relating to negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 1 as follows:

- 1. Page six (6), line twenty-seven (27), by striking the words "one dollar" and inserting in lieu thereof the words "ten dollars".
- 2. Page seven (7), line twenty-one (21), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".
- 3. Page seven (7), line twenty-three (23), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".
- 4. Page seven (7), line twenty-four (24), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".
- 5. Page eight (8), by striking lines eleven (11) through fifteen (15), inclusive, and inserting in lieu thereof the following:
- "Sec. 15. The board shall obtain registration plates and receipts to be issued pursuant to apportionment agreements or arrangements authorized under this Act from the department of public safety in accordance with law. The board shall then issue such registration plates and receipts pursuant to apportionment agreements or arrangements authorized under this Act."

6. Page ten (10), line thirty-four (34), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".

LEROY S. MILLER, Chairman

Also:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 2, a bill for an act relating to motor vehicle registration fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do boss.

LEROY S. MILLER, Chairman

Also:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 451, a bill for an act relating to minimum speed regulation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 150, a bill for an act relating to the bonding of operators of slaughterhouses buying cattle, hogs, or sheep, and the bonding of agents, dealers, or brokers of such operators, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 144, a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 144 as follows:

- 1. By striking from page one (1), line eighteen (18), the period, and inserting in lieu thereof the following:
- ", or any object or device, whether toy or imitation, whether or not capable of being discharged, having an appearance similar to or capable of being mistaken for a firearm."
- 2. By striking from page two (2), lines three (3), four (4), five (5), and six (6), the words "whether or not capable of being discharged, or any object or device, whether toy or imitation, having an appearance similar to or capable of being mistaken for a firearm,".
- 3. By striking from page two (2), line twenty (20), the words "prima facie" and inserting in lieu thereof the word "presumptive".
- 4. By striking from page two (2) all of section four (4), and by renumbering all subsequent subsections.

ALFRED NIELSEN, Chairman

Also:

Mr. Speaker: Your committee on law enforcement, to whom was referred House File 307, a bill for an act relating to information furnished by citizens

to peace officers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 307 as follows: by striking all of line seven (7) through line eleven (11) and inserting in lieu thereof the following: "In any preliminary hearing, criminal trial or other criminal proceeding for violation of any provision of the criminal code, evidence of information communicated to a peace officer by a confidential informant, who is not a material witness to the guilt or innocence of the accused of the offense charged, shall be admissible on the issue of probable cause to make an arrest or search without requiring that the name or identity of the informant be disclosed if the judge or magistrate is satisfied, based upon evidence produced in open court, out of the presence of the jury, that such evidence produced was received from a reliable informant and in his discretion does not require such disclosure."

ALFRED NIELSEN, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 256, a bill for an act relating to the statutory ceilings on the salaries of municipal officials, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 340, a bill for an act relating to establishment and powers of urban renewal agencies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 361, a bill for an act relating to city civic centers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

RAY C. CUNNINGHAM, Chairman

Grassley of Butler, from the committee on schools, submitted the following report:

MR. SPEAKER: Your committee on schools, to whom was referred House File 333, a bill for an act requiring all counties to become part of a merged area, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES E. GRASSLEY, Chairman

Also:

Mr. SPEAKER: Your committee on schools, to whom was referred House File 395, a bill for an act relating to eye protective devices, begs leave to report it has had the same under consideration and has instructed me to re-

port the same back to the House with the recommendation that the same depess.

CHARLES E. GRASSLEY, Chairman

Winkelman of Calhoun, from the committee on Iowa development, submitted the following report:

MR. SPEAKER: Your committee on Iowa development, to whom was referred Seacte File 33, a bill for an act relating to roadside parks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same depess.

WILLIAM P. WINKELMAN, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred Seacre File 187, a bill for an act relating to terms of district court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Sector File 172, a bill for an act extending the powers of notaries public beyond the boundaries of their county of residency to the entire state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de sess.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 188, a bill for an act relating to the three-point tax law, begs leave to port it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Sesate File 195, a bill for an act relating to tax exemptions and credits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

WILLIAM HILL, Chairman

AMENDMENTS FILED

- 1 Amend House File 56 as follows:
- 2 1. Page 1, line five (5), by striking the
- 3 word "person,".
 - 2. Page 2, line seven (7), by striking the
- 5 word "person,".

CAMPBELL of Washington

- 1 Amend House File 68 by adding thereto the following:
- 2 "Sec. 5. Section two hundred forty-nine point nine (249.9).

```
Code 1966, is hereby amended by adding thereto the follow-
   ing paragraph:
5
      "Notwithstanding any provision in this section, no person
6
   shall be denied assistance because of the fact that the
   claimant has made prior arrangements for funeral expenses in
   an amount not to exceed five hundred dollars ($500.00)."
                                            GOODE of Appanoose-Davis
1
     Amend House File 205 as follows:
2
      Page 1, line twelve (12), by inserting after the word "osteopathy."
3
   the words "osteopathic medicine and surgery,".
                                                 MILLER of Des Moines
1
      Amend House File 207 as follows:
2
     1. Page 2, by striking from lines twenty-four (24)
3
   and twenty-five (25) the words "prima facie".
     2. Page 2, line twenty-six (26), by inserting after
4
5
   the period the following:
6
     "For the purposes of this section, evidence that
7
   there was, at the time, more than fifteen hundredths of
   one percentum by weight of alcohol in his blood shall
   be admitted as presumptive evidence that the defendant
9
10
   was under the influence of an alcoholic beverage."
                                                 JOHNSTON of Johnson
1
      Amend House File 207 by adding thereto the following new
2
   sections:
     1. "Section twenty-nine B point one hundred six (29B.106),
4
   Code 1966, is hereby amended by striking from line three (3)
   the word 'drunk' and inserting in lieu thereof the words
   'under the influence of an alcoholic beverage, a narcotic,
7
   hypnotic or other drug, a chemical agent, stimulant, or
   depressant, or any combination of such substances'."
     2. "Section three hundred twenty-one point two hundred
10
   nine (321,209), Code 1966, is hereby amended by striking
   from subsection two (2), lines two (2) and three (8), the
11
12
   words 'intoxicating liquor or a narcotic drug' and inserting
   in lieu thereof the words 'an alcoholic beverage, a narcotic,
13
   hypnotic or other drug, a chemical agent, stimulant, or
14
15
   depressant, or any combination of such substances'.
16
      3. "Section three hundred twenty-one point four hundred
17
   ninety-four (321.494). Code 1966, is hereby amended by
18
   striking from line seven (7) the words 'intoxicating liquor'
   and inserting in lieu thereof the words 'an alcoholic beverage.
19
20
   a narcotic, hypnotic or other drug, a chemical agent, stimulant,
21
   or depressant, or any combination of such substances."
22
      4. "Section three hundred twenty-one B point one (321B.1),
23
    Code 1966, is hereby amended by striking from lines six (6)
24
    and seven (7) the words 'in an intoxicated condition' and in-
25
    serting in lieu thereof the words 'under the influence of
26
    an alcoholic beverage'."
27
      5. "Section three hundred twenty-one B point three
28
    (321B.3), Code 1966, is hereby amended as follows:
29
      1. By striking from line six (6) the words "in an in-
30
    toxicated condition' and inserting in lieu thereof the words
```

'under the influence of an alcoholic beverage'.

40

41

42

43

44

47

48

49

```
32
       2. By striking from lines eighteen (18) and nineteen
33
    (19) the words 'in an intoxicated condition' and inserting
34
    in lieu thereof the words 'under the influence of an alcoholic
35
    beverage'.
```

36 3. By striking from lines twenty-one (21) and twenty-37 two (22) the words 'in an intoxicated condition,' and in-38 serting in lieu thereof the words 'under the influence of an 39 alcoholic beverage'."

6. "Section three hundred twenty-one B point seven (321B.7). Code 1966, is hereby amended as follows:

1. By striking from lines eight (8) and nine (9) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic

45 beverage'. 46

2. By striking from lines eleven (11) and twelve (12) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'."

50 7. "Section three hundred twenty-one B point eight (321.B.8), Code 1966, is hereby amended by striking from 51 52 lines nineteen (19) and twenty (20) the words 'in an in-53 toxicated condition' and inserting in lieu thereof the words 54 'under the influence of an alcoholic beverage'."

55 8. "Section three hundred twenty-one B point ten (321B.10), Code 1966, is hereby amended by striking from line six (6) the 56 words 'in an intoxicated condition' and inserting in lieu 57 thereof the words 'under the influence of an alcoholic 58 59 beverage'."

60 9. "Section three hundred twenty-one B point eleven 61 (321B.11), Code 1966, is hereby amended by striking from 62 line eight (8) the words 'in an intoxicated condition' and 63 inserting in lieu thereof the words 'under the influence

of an alcoholic beverage'." 64

65 10. "Section three hundred twenty-one B point twelve 66 (321B.12), Code 1966, is hereby amended by striking from line 67 five (5) the words 'in an intoxicated condition' and inserting 68 in lieu thereof the words 'under the influence of an alcoholic beverage'."

69

70 11. "Section seven hundred forty-nine point two (749.2), 71 Code 1966, is hereby amended by striking from line eleven (11) 72 the word 'intoxicated' and inserting in lieu thereof the words 73

'under the influence of an alcoholic beverage'."

HOLDEN of Scott

```
Amend House File 207 as follows:
1
2
     1. Page 1, delete in lines fourteen (14) and fifteen (15)
3
   after the word "drug," the following: "a chemical agent,
4
   stimulant, or depressant,".
```

5 2. Page 2, delete in line eight (8) following the word 6 "drug," the following: "a chemical agent, stimulant, 7 depressant,".

3. Page 2. delete in lines seventeen (17) and eighteen (18) 8 9 following the word "drug," the following: "a chemical agent, 10 stimulant, or depressant.".

- 1 Amend House File 260, page 1, line fifteen (15), by
- 2 striking the words "no person" and inserting in lieu thereof
- 3 the words "no non-lowa resident".

PERKINS of Pottawattamie

- 1 Amend House File 260 as follows:
- 2 Amend House File 260, section 1, subsection 2, line
 - twelve (12), by adding after the word "a" the following:
- 4 "portion of a".

TIEDEN of Clayton

- 1 Amend House File 260 as follows: 2 1. Insert on page one (1) at the be
 - 1. Insert on page one (1) at the beginning of line fifteen
- 3 (15) the following:
- 4 "Sec. 2."
- 5 2. Page one (1), line sixteen (16), strike the words
- 6 "recreational area" and insert the words "restricted area".
- 7 3. Page one (1), line seventeen (17), strike the words
- 8 "as a restricted area".

TIEDEN of Clayton

HOUSE FILE 270

- 1 Amend House File 270 as follows:
 - 1. Page 1, by striking all of lines four (4) through
- 3 eight (8) and inserting in lieu thereof the following:
- 4 "Section 1. Chapter one hundred eleven (111), Code 1966,
- 5 is hereby amended by adding thereto the following new
- 6 section:".
- 7 2. By adding thereto the following new section:
- 8 "Sec. 2. Section one hundred six point twelve (106.12),
- 9 Code 1966, is hereby amended by striking all of
- 10 subsection three (3) as amended by chapter one hundred
- 11 twenty-five (125), Acts of the Sixty-second General
- 12 Assembly."

SHAW of Scott

- 1 Amend House File 270 as follows:
 - 1. By striking everything after the word "of" in
- 3 line four on page two and place in lieu thereof the following:
- 4 "roadside parks, playgrounds, supervised beaches, developed camp
- 5 grounds, developed picnic grounds and other appropriately
- 6 developed areas shall establish and maintain on such property
- 7 receptacles for the deposit of litter.

CHRISTENSEN of Clarke-Union

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, March 17, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, MARCH 17, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair

Prayer was offered by the Reverend Paul Temple, pastor of the Finchford Community Church, Janesville, Iowa.

The Journal of Friday, March 14, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Klein of Winnebago-Worth on request of Cunningham of Story; Newton of Scott on request of Dietz of Scott; Nielsen of Shelby on request of Johnson of Audubon-Guthrie; Franklin of Polk on request of Jesse of Polk.

PRESENTATION OF VISITORS

Kitner of Buchanan presented to the House twenty-five eleventh grade students of Jefferson High School, Independence, Iowa, and their teacher, Mrs. Turgasen.

Tapscott of Polk presented to the House twenty-five students of Fort Des Moines School, Des Moines, Iowa, and their teacher, Mrs. Jan Albaugh.

PETITIONS

The following petitions were received and placed on file:

By Wells of Linn, from twenty-two residents of Linn County favoring the early confinement of sex offenders in an "escape proof" state institution.

By Caffrey of Polk, from one hundred eleven residents of Polk County favoring passage of Senate File 61 and House File 237 which relate to collective bargaining for public employees.

By Weichman of Benton, resolutions from Royal Neighbors of America, Vinton, Iowa, and Garrison Iowa, representing two hundred fifty-eight members opposing House File 225 and Senate File 180 relating to the taxation of fraternal and beneficiary associations.

By Knoblauch of Carroll, from ten residents of Lyon County requesting that Senate File 139, relating to false drawing or uttering of checks, be passed as written.

By Bergman of Lyon-Osceola, from one hundred sixty-two residents of Lyon County opposing Senate File 87 relating to the repeal of the county option provision in the present Iowa liquor law.

By Grassley of Butler, from one hundred twenty-six residents of Iowa favoring an investigation of sex education in public schools.

By the following Representatives, petitions favoring House File 417 relating to amendments to chapter 189A of the Code to provide for state cooperation with federal agencies and to retain control of meat and poultry inspection programs: Dooley of Woodbury, from thirty-six residents of Woodbury County; Stokes of Plymouth, from fifteen residents of Plymouth County; Mohrfeld of Tama, from thirty-nine residents of Tama County; Weichman of Benton, from eight residents of Benton County; and Kluever of Cass, from sixty-five residents of Cass County.

ST. PATRICK'S DAY OBSERVANCE

Sanders of Emmet-Palo Alto rose on a point of personal privilege and presented to the House Mr. Palidge Brennan, T.D., Parliamentary Secretary to Minister for Local Government, Dublin, Ireland.

At the invitation of the Speaker, Sanders of Emmet-Palo Alto escorted the distinguished guest to the Speaker's station.

Mr. Brennan briefly addressed the House.

INTRODUCTION OF RESOLUTION AND BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of joint resolutions and bills. The following joint resolution and bills were not in proper legal form before the Journal of February 28 went to press:

House Joint Resolution 13, by Edgington, Fischer of Grundy, Bailey, Priebe, Nielsen and Franklin (Potgeter, Clarke and Coleman), a joint resolution providing for the appointment of a joint bipartisan legislative committee to investigate the actions of the Iowa state highway commission in the establishment of diagonal highways in the state of Iowa, and particularly interstate highway thirty-five in northern Iowa and providing for the expenses thereof.

Read first time and referred to committee on transportation.

House File 562, by Lawson (Walsh), a bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund.

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

House File 563, by Pelton, Alt, Wolfe, Strand, Tapscott and Cunningham (O'Malley, Benda, Frey, Thordsen and Conklin), a bill for an act relating to registration of social workers.

Read first time and referred to committee on social services.

House File 564, by Miller of Des Moines, a bill for an act relating to the selection of jurors and talesmen.

Read first time and referred to committee on judiciary.

House File 565, by Holden, a bill for an act relating to motor vehicle financial responsibility.

Read first time and referred to committee on judiciary.

House File 566, by Dunton, Van Drie and McIntyre, a bill for an act giving the liquor control commission the authority to subpoena witnesses for hearings.

Read first time and referred to committee on law enforcement.

House File 567, by Johnston of Johnson, Gannon and Skinner (Doderer), a bill for an act relating to land condemnation by pipeline companies.

Read first time and referred to committee on agriculture.

House File 568, by Millen, a bill for an act relating to the sale or transfer of firearms to residents of adjacent states.

Read first time and referred to committee on law enforcement.

House File 569, by Roorda, a bill for an act relating to the repeal of the state property tax levy.

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

House File 570, by Van Nostrand, Miller of Page, Bailey and Fischer of Grundy, a bill for an act relating to the taxation of national banks, state banks, savings and loan associations, and related financial institutions.

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

House File 571, by Brinck, Renda, Ellsworth, Dougherty, Caffrey, Knoblauch, Tapscott and Miller of Des Moines, a bill for an act

relating to aid to parents or guardians of nonprofit private school students.

Read first time and referred to committee on schools.

House File 572, by Pierson, Logue, Graham, Priebe, Dougherty and Nielsen, a bill for an act relating to the vending of foods and beverages.

Read first time and referred to committee on agriculture.

House File 573, by Bailey, a bill for an act to provide an alternate method for determining the taxable values of the inventories of certain types of merchants and manufacturers.

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

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1, 2, 144, 150, 256, 307, 333, 340, 361, 395 and 451; and Senate Files 33, 172, 187, 188 and 195, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 99.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 38, a bill for an act relating to a safety requirement of added odor in the distribution of gas for public consumption.

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

Senate File 129, a bill for an act relating to issuance of marriage licenses.

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

Senate File 274, a bill for an act relating to leased and rented vehicles offenses.

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

Senate File 287, a bill for an act relating to reporting of rules of civil procedure to general assembly.

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

House File 6, a bill for an act concerning mentally retarded persons.

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

House File 125, a bill for an act relating to judicial nominating commissions.

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

House File 186, a bill for an act giving towns authority to build bridges.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 125

Amend House File 125 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section forty-six point one (46.1), Code 1966, is repealed and the following enacted in lieu thereof:

"The governor shall appoint, subject to confirmation by the senate, one elector of each congressional district to the state judicial nominating commission for a six-year term beginning July 1. The terms of no more than three nor less than two of such members shall expire within the same two-year period. The governor shall within thirty days following the organization of each regular session of the general assembly, appoint for a like term, with approval of the senate, a successor to the member of the commission from a congressional district whose term of office will expire June 30 following."

Sec. 2. Section forty-six point two (46.2), Code 1966, is repealed and the following enacted in lieu thereof:

"The resident members of the bar of each congressional district shall elect one elector of such district to the state judicial nominating commission for a six-year term beginning July 1. The terms of no more than three nor less than two of such members shall expire within the same two-year period, the expiration dates being governed by the expiration dates of the terms of the original appointive members. The members of the bar of the respective congressional districts shall in January, immediately preceding the expiration of the term of a member of the commission, elect a successor for a like term."

Sec. 3. Section forty-six point three (46.3), Code 1966, is repealed and the following enacted in lieu thereof:

"The governor shall appoint five electors of each judicial district to the district judicial nominating commission for six-year terms. The terms of no more than two of such members shall expire within the same two-year period. Prior to expiration of each of said terms, the governor shall so appoint a successor for a like term."

Sec. 4. Section forty-six point four (46.4), Code 1966, is repealed and the following enacted in lieu thereof:

"The resident members of the bar of each judicial district shall elect five electors of the district to the district judicial nominating commission for six-year terms. The terms of no more than two of such members shall expire within the same two-year period, the expiration dates being governed by the expiration date of the terms of the original appointive members. The members of the bar of the respective judicial districts shall, in January immediately preceding the expiration of the term of a member of the commission, elect a successor for a like term."

Sec. 5. The terms of members serving on state and district nominating commissions on the effective date of this Act shall not be affected by the passage of this Act.

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR SENATE FILE 159 SUBSTITUTED FOR HOUSE FILE 278

McCartney of Floyd asked and received unanimous consent to substitute Senate File 159 for House File 278.

Senate File 159, a bill for an act relating to civil service employees, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 159)

The ayes were, 109:

Alt Andersen Battles Bennett Bergman Blouin	Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton	Lippold Lipsky Logue Mayberry McCartney McCormick Mendenhall	Renda Rex Rodgers Roorda Sanders Schroeder
Caffrey Campbell	Hansen of	Menefee	Schwartz Shaw
Christensen	Black Hawk	Mezvinsky	Shepherd
Cochran	Hanson of	Middleswart	Skinner
Corey	Howard-Mitchell		Sorg
Crabb	Holden	Miller of	Stokes
Crosier	Huff	Des Moines	Strand
Cunningham	Jesse	Miller of	Stroburg
Darrington	Johnson of	Jones	Stromer
Den Herder	Audubon	Miller of	Strothman
Dietz	Johnston of	Marshall	Tapscott
Dooley	Johnson	Miller of	Tieden
Dougherty	Kehe	Page	Van Drie
Doyle	Kennedy of	Milligan	Van Roekel
Drake	Chickasaw	Mohrfeld	Varley
Dunton	Kennedy of	Nelson	Voorhees
Edgington	Dubuque	Nolting .	Walter
Ellsworth	Kitner	O'Hearn	Warren
Ewell	Knight	Ossian	Weichman
Fischer of	Knoblauch	Pelton	Welden
Grundy	Koch	Peterson	Wells
Fisher of	Kreamer	Pierson	Winkelman
Greene	Kruse	Poncy	Wolfe
Freeman of	Langland	Priebe	Mr. Speaker
Buena Vista	Lawson	Radl	

The nays were, none.

Absent or not voting, 15:

Bailey	Franklin	McIntyre	Schmeiser
Baker	Hill	Newton	Van Nostrand
Brinck	Klein	Nielsen	Waugh
Camp	Kluever	Perkins	

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

HOUSE FILE 278 WITHDRAWN

McCartney of Floyd asked and received unanimous consent to withdraw House File 278 from further consideration by the House.

Senate File 183, a bill for an act relating to the sales of tobacco, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 183)

The ayes were, 106:

Freeman of	Logue	Rodgers
Clay-Dickinson	Mayberry	Roorda
Gannon	McCartney	Sanders
Goode	McCormick	Schroeder
Grassley	Mendenhall	Schwartz
Hamilton	Menefee	Shaw
Hansen of	Mezvinsky	Shepherd
Black Hawk	Middleswart	Skinner
Hanson of	Millen	Sorg
	Miller of	Stokes
Hill	Des Moines	Strand
Holden	Miller of	Stroburg
Huff	Jones	Stromer
Jesse	Miller of	Strothman
	Marshall	Tapscott
Audubon	Milligan	Tieden
Johnston of	Mohrfeld	Van Drie
Johnson	Nelson	Van Nostrand
Kehe		Van Roekel
Kennedy of	O'Hearn	Varley
	Ossian	Woorhees
	Pelton	Walter
Dubuque	Peterson	Warren
Kitner	Pierson	Weichman
Knight	Poncy	Welden
Knoblauch	Priebe	Wells
Kreamer	Radl	Winkelman
Kruse	Renda	Wolfe
Lawson	Rex	Mr. Speaker
Lippold		
	Clay-Dickinson Gannon Goode Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Knight Knoblauch Kreamer Kruse Lawson	Clay-Dickinson Gannon Gannon McCartney Goode McCormick Grassley Mendenhall Hamilton Menefee Hansen of Black Hawk Hanson of Howard-Mitchell Holden Holden Miller of Huff Jones Jesse Miller of Johnson of Audubon Johnston of Audubon Mohrfeld Johnson Kehe Chickasaw Kennedy of Chickasaw Kennedy of Chickasaw Kennedy of Dubuque Peterson Kitner Kitner Kitner Knoblauch Kreamer Kadl Kruse Renda Lawson Mayberry McCartney Medcartney Mendenhall Miller of Mezvinsky Middleswart Miller of Des Moines Miller of Jones Miller of Marshall Milligan Mohrfeld Johnson Velson Nolting VHearn O'Hearn Ossian Kennedy of Peterson Kitner Pierson Knight Renda Lawson Renda Rex

The nays were, none.

Absent or not voting, 18:

Franklin	Langland	Newton
Graham	Lipsky	Nielsen
Klein	McIntyre	Perkins
Klue ver	Miller of	Schmeiser
Koch	Page	Waugh
	Graham Klein Kluever	Graham Lipsky Klein McIntyre Kluever Miller of

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

Senate File 185, a bill for an act to correct a wrong reference in the school law, with report of committee recommending passage, was taken up for consideration.

Pelton of Clinton asked and received unanimous consent that Senate File 185 be deferred and that the bill retain its place on the calendar

Senate File 192, a bill for an act relating to instruction of children in the county juvenile detention home, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 192)

The ayes were, 111:

	,		
Alt	Freeman of	Kruse	Renda
Andersen	Buena Vista	Langland	Rex
Bailey	Freeman of	Lawson	Rodgers
Baker	Clay-Dickinson	Lippold	Roorda
Battles	Gannon	Lipsky	Sanders
Bennett	Goode	Logue	Schmeiser
Bergman	Graham	Mayberry	Schroeder
Blouin	Grassley	McCartney	Schwartz
Caffrey	Hamilton	McCormick	Shaw
Campbell	Hansen of	Mendenhall	Shepherd
Christensen	Black Hawk	Menefee	Skinner
Cochran	Hanson of	Mezvinsky	Sorg
Corey	Howard-Mitchell	Middleswart	Stokes
Crabb	Hill	Millen	Strand
Crosier	Holden	Miller of	Stroburg
Cunningham	Huff	Des Moines	Stromer
Darrington	Jesse	Miller of	Strothman
Den Herder	Johnson of	Jones	Tapscott
Dietz	Audubon	Miller of	Tieden
Dooley	Johnston of	Marshall	Van Drie
Dougherty	Johnson	Milligan	Van Nostrand
Doyle	Kehe	Nelson	Van Roekel
Drake	Kennedy of	Nolting	Varley
Dunton	Chickasaw	O'Hearn	Walter
Edgington	Kennedy of	Ossian	Warren
Ellsworth	Dubuque	Pelton	Weichman
Ewell	Kitner	Peterson	\mathbf{Welden}
Fischer of	Knight .	Pierson	\mathbf{W} ell \mathbf{s}
Grundy	Knoblauch	Poncy	Winkelman
Fisher of	Koch	Priebe	Wolfe
Greene	Kreamer	Radl	Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Brinck Kluever Mohrfeld Perkins
Camp McIntyre Newton Voorhees
Franklin Miller of Nielsen Waugh
Klein Page

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

Senate File 193, a bill for an act relating to regulation of jitney buses in cities and towns, with report of committee recommending passage, was taken up for consideration.

Sorg of Linn asked and received unanimous consent that Senate File 193 be deferred and that the bill retain its place on the calendar.

Senate File 198, a bill for an act relating to deputy city clerks, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 198)

The ayes were, 110:

Alt Freeman of Kruse Priebe Andersen Buena Vista Langland Radl Bailey Lawson Renda Freeman of Baker Clay-Dickinson Lippold Rex Battles Gannon Lipsky Rodgers Bennett Graham Logue Roorda Sanders Bergman Grasslev McCartney McCormick Schroeder Blouin Hamilton Mendenhall¹ Schwartz Caffrey Hansen of Shaw Campbell Black Hawk Menefee Christensen Hanson of Mezvinsky Shepherd Howard-Mitchell Middleswart Skinner Cochran Corey Hill Millen Sorg Stokes Miller of Crabb Holden Strand Des Moines Crosier Huff Stroburg Cunningham Jesse Miller of Stromer Darrington Johnson of Jones Strothman Miller of Den Herder Audubon Marshall Tapscott Dietz Johnston of Dooley Miller of Tieden Johnson Dougherty Kehe Page Van Drie Milligan Van Roekel Doyle Kennedy of Voorhees Drake Mohrfeld Chickasaw Walter Dunton Kennedy of Nelson Nolting Warren Edgington Dubuque Ellsworth Kitner O'Hearn Weichman Kluever Welden Ewell Ossian Wells Fischer of Knight Pelton Peterson Winkelman Grundy Knoblauch Fisher of Koch Pierson Wolfe Greene Kreamer Mr. Speaker Poncy

The nays were, none.

Absent or not voting, 14:

Brinck Klein
Camp Mayberry
Franklin McIntyre

Nielsen Perkins tyre Schmeiser Van Nostrand Varley Waugh

Goode Newton

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

The House recessed until the fall of the gavel.

The House reconvened, Speaker Harbor in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 211 and House Files 164, 166, 323, 324 and 368.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate File 211 and House Files 164, 166, 323, 324 and 368.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 17th day of March, 1969, sent to the Governor for his approval: House Files 164, 166, 323, 324 and 368.

ELIZABETH SHAW, Chairman

Report adopted.

MOTION TO RECONSIDER

Mr. SPEAKER: I move to reconsider the vote by which the committee amendment to House File 207 failed to pass the House.

RADL of Linn

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H. F. Relating to negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce. By Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Cochran, et al. (Companion Bill S. F. 1)
- Relating to motor vehicle registration fees. By Miller of Page, H. F. Fisher of Greene, Holden, Gannon, et al. (Companion Bill S.
- H. F. 183 Providing for issuing of general obligation bonds by cities and towns to pay for the removal of dead or diseased trees on public property. By Lipsky.

H. F. 184 Relating to removal of dead or diseased trees, and the assessments of costs therefor. By Lipsky.

- H. F. 56 To prohibit the discharge of sewage or certain other wastes into open ditches along the right-of-way of any highway or public road. By Holden.
- H. F. 16 Relating to drainage and levee districts. By Cochran, Winkelman, Tieden, Miller of Des Moines, et al. (Companion Bill S. F. 16)
- H. F. 206 Relating to an appeal from a decision of a civil service commission. By Pelton, McCartney, Doyle, et al.
- H. F. 205 To equate insurance proceeds payable to medical practitioners. By Miller of Des Moines, Brinck, Peterson and Tapecott.

FLOYD H. MILLEN Chairman, Steering Committee

REPORT OF STEERING COMMITTEE (NONCONTROVERSIAL CALENDAR)

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

- S. F. 73 Adding a member of the Iowa Development Commission to the Mississippi Parkway Planning Commission. By Lodwick, Walsh, Dodds, et al.
- S. F. 135 Relating to corporations organized pursuant to the Iowa Economic Development Act. By Potgeter, Rigler, Stanley, et al. (Companion Bill H. F. 157 on calendar)
- S. F. 187 Relating to terms of district court. By committee on judiciary.
- H. F. 221 Relating to fire and casualty insurance companies. McIntyre.
- H. F. 292 Relating to the use of flashing lights on motor vehicles. By Christensen.
- H. F. 279 Relating to the separation of jurors in criminal cases. By Renda.

FLOYD H. MILLEN Chairman, Steering Committee

REPORTS OF COMMITTEES

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 471, a bill for an act relating to county conservation boards, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Seacte File 39, a bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 425, a bill for an act relating to the allocation of the road use tax fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 430, a bill for an act relating to the issuance of temporary cigarette licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

RAY C. CUNNINGHAM. Chairman

AMENDMENTS FILED

- 1 Amend House File 16 as follows:
- 2 1. Page 15, line eight (8), by striking the words "conditions
- 3 as they deem necessary." and inserting in lieu thereof the
- 4 following: "reasonable conditions as may be necessary to protect
- 5 the property and facilities of such district."
- 6 2. Page 15, line fourteen (14), by inserting after the period
- 7 the following: "If an easement cannot be obtained from the
- 8 drainage or levee district the same proceedings shall be taken as
- 9 provided for taking private property for works of internal
- 10 improvement."

DARRINGTON of Harrison

- Amend House File 146, page 1, by adding in line
- 2 fifteen (15) after the period the following: "Evidence
- 3 of age shall be subject to the same proof requirements
- 4 as set out in section ninety-two point six (92.6) of
- 5 the Code."

TAPSCOTT of Polk

- 1 Amend House File 207 by adding thereto the following 2 new section:
- 3 Sec. 2. Section three hundred twenty-one point two hundred
- 4 eleven (321.211), Code 1966, is hereby amended by adding
- 5 thereto the following: "Upon conviction for driving while
- 6 under the influence of alcoholic beverages and revocation

```
7 or suspension of an operator's license, the safety
    commissioner may issue a permit to such person if
    required to drive for his livelihood and such permit
10
    shall designate the hours that such permit will be honored.
    Provided, however, that such permit may be issued only
11
12
    after the first conviction for such offense."
                                             VOORHEES of Black Hawk
1
      Amend House File 394 as follows:
2
      1. Page 2, line nine (9), by striking the words "exclusive
    of" and inserting in lieu thereof the words "including the".
 4
      2. Page 2, line ten (10), by striking the word "two" and
    inserting in lieu thereof the word "three".
      3. Page 4, line four (4), by striking the period after the
7
    word "miles" and inserting in lieu thereof the following: "as
    measured along the centerline of the right of way and including
    frontage roads parallel to the driving lanes.".
 9
      4. Page 5, line thirty (30), by striking the words "near
10
   to" and inserting in lieu thereof the words "coinciding with".
11
                                                        KEHE of Bremer
 1
      Amend House File 528, page 1, by striking all of
   line seventeen (17) after the period and all of lines
    eighteen (18), nineteen (19) and twenty (20) and
    inserting in lieu thereof the following:
      "Workmen include officials, elected or appointed,
 5
    of the state, counties, school districts, county boards
 7
    of education, municipal corporations, or cities under
    any form of government, and including members of the
    Iowa highway".
                                               ELLSWORTH of Dubuque
 1
      Amend House File 572, page five (5), by striking all of
    section twelve (12) and inserting in lieu thereof the
 3
    following:
 4
       Sec. 12.
                 Section one hundred seventy point seven (170.7),
 5
    Code 1966, is hereby amended as follows:
```

1. Line two (2), by inserting after the word "inn," the

7 words "commissary, vending machine commissary,".

2. By striking line fourteen (14) and inserting in lieu thereof the words "relating to hotels, restaurants, vending

machines, and vending machine commissaries, and for". 10

PIERSON of Mahaska

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, March 18, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, MARCH 18, 1969.

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

Prayer was offered by the Reverend Ray DeBorde, pastor of the Sioux City Baptist Church, Sioux City, Iowa.

The Journal of Monday, March 17, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Knight of Humboldt-Pocahontas on request of Miller of Jones; Van Drie of Story on request of Christensen of Clarke-Union.

PRESENTATION OF VISITORS

Baker of Boone presented to the House twenty-four senior students of Ryan High School, Boone, Iowa, and their teacher, Mrs. Agnes Anderson.

Christensen of Clarke-Union presented to the House the Honorable Cecil V. Lutz, former member of the House from Clarke County in the Fifty-eighth, Fifty-ninth and Sixtieth General Assemblies.

Jesse of Polk presented to the House seventy students of All Saints School, Des Moines, Iowa, accompanied by Sister Mary Jane, Mrs. Tom Tracy and Father Wilberding.

Kluever of Cass presented to the House forty-four students of Anita Community High School and their teacher, John Burke.

Poncy of Wapello presented to the House twenty-five students of Franklin School, Ottumwa, Iowa, and their teacher, Jim Barton.

Warren of Decatur-Wayne presented to the House the Honorable Arlo Hullinger, former member of the House from Decatur and Wayne Counties in the Sixty-first and Sixty-second General Assemblies.

Warren of Decatur-Wayne presented to the House sixteen members of Decatur and Wayne County Farm Bureau legislative groups.

PETITIONS

The following petitions were received and placed on file:

By Knoblauch of Carroll, from twenty-five residents of Carroll County opposing House File 225 relating to the taxation of fraternal beneficiary associations.

By Caffrey of Polk, from forty-four residents of Cedar Rapids and Marion, Iowa, supporting Senate File 61 and House File 237 which relate to collective bargaining for public employees.

By Lawson of Cerro Gordo, from seventy-one residents of Cerro Gordo County opposed to phasing out state campgrounds within the next three years to favor private enterprise, and favoring the use of an annual state park permit.

By Van Roekel of Marion, from twenty-one residents of Marion County favoring House File 432 relating to the seizure and search of criminal suspects by peace officers.

By Miller of Des Moines, from seventeen residents of Des Moines County opposing House Files 214 and 229 relating to exempting of safety rules and House File 316 relating to use of force in preventing people from going to work.

By the following Representatives, petitions favoring House File 417 relating to amendments to chapter 189A of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection program, retain state control of inspection laws, and the appropriation of state funds for this purpose: Crabb of Crawford, from twenty residents of Crawford County; Koch of Woodbury, from thirty-seven residents of Woodbury County; Bergman of Lyon-Osceola, from forty-four locker plant patrons from Inwood, Iowa; Lawson of Cerro Gordo, from eight residents of Cerro Gordo County; Ossian of Adams-Montgomery, from twenty-three residents of Adams County; and Pierson of Mahaska, from sixty residents of Mahaska County.

INTRODUCTION OF RESOLUTION AND BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of joint resolutions and bills. The following joint resolution and bills were not in proper legal form before the Journal of February 28 went to press:

House Joint Resolution 14, by Christensen, a joint resolution proposing an amendment to the Constitution of the State of Iowa to

permit the payment of pupil transportation costs from any school funds.

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

House File 574, by Pelton, a bill for an act relating to standards for ambulance services.

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

House File 575, by Fischer of Grundy, a bill for an act relating to school aid.

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

House File 576, by Andersen, Peterson, Koch and Dooley (Sullivan and Erskine), a bill for an act relating to the civil service departments and employees of cities.

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

House File 577, by Schroeder and Strothman, a bill for an act relating to the inspection of records of livestock dealers.

Read first time and referred to committee on agriculture.

House File 578, by Mayberry, a bill for an act relating to licenses to operate motor vehicles.

Read first time and referred to committee on law enforcement.

House File 579, by Langland, Franklin and Winkelman, a bill for an act establishing the professional standards board for certification of teachers, providing for the appointment of members thereto, prescribing the duties thereof, providing for meetings thereof, and compensation for members serving on the board.

Read first time and referred to committee on schools.

House File 580, by Tapscott, a bill for an act relating to the revocation of parole by the parole board.

Read first time and referred to committee on judiciary.

House File 581, by Van Drie, Kluever, Alt and Nolting (Walsh), a bill for an act relating to municipal utility retirement systems.

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

House File 582, by Den Herder (Neu, Rigler, Stanley and Frommelt), a bill for an act relating to the definition and regulation of property tax exemptions.

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

House File 583, by Schroeder and Stromer, a bill for an act relating to licensing livestock auctioneers.

Read first time and referred to committee on agriculture.

House File 584, by Fischer of Grundy, Koch, Goode and Bergman, a bill for an act relating to mailing of official documents.

Read first time and referred to committee on state government.

House File 585, by Schroeder, a bill for an act relating to motor vehicle registration reciprocity.

Read first time and referred to committee on transportation.

House File 586, by Stromer, Mayberry, Tapscott, Van Roekel and Caffrey, a bill for an act relating to warning lights on all railroad engines.

Read first time and referred to committee on commerce.

House File 587, by Fischer of Grundy, a bill for an act relating to construction of statutes.

Read first time and referred to committee on state government.

House File 588, by Jesse, a bill for an act relating to prohibiting the sale or gift of cigarettes or tobacco to minors.

Read first time and referred to committee on law enforcement.

House File 589, by Graham, a bill for an act relating to county ambulance service.

Read first time and referred to committee on judiciary.

House File 590, by Skinner, a bill for an act relating to the granting of military service exemption benefits to dependents.

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

House File 591, by Franklin, Tapscott, Jesse, Sorg, Mayberry, Nolting, Blouin, Bennett, Johnston of Johnson and Baker, a bill for an act relating to the teaching of the history and contributions of minority racial and ethnic groups in the elementary and secondary schools.

Read first time and referred to committee on schools.

House File 592, by Roorda, a bill for an act relating to the valuation and assessment of property for purposes of taxation.

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

House File 593, by Bailey, a bill for an act authorizing the county-manager form of government in counties.

Read first time and referred to committee on county government.

House File 594, by Miller of Page, a bill for an act relating to motor vehicles.

Read first time and referred to committee on transportation.

House File 595, by Doyle, a bill for an act relating to the purchase of real estate by the state.

Read first time and referred to committee on state government.

SENATE MESSAGES CONSIDERED

Senate File 38, a bill for an act relating to a safety requirement of added odor in the distribution of gas for public consumption.

Read first time and referred to committee on commerce.

Senate File 129, a bill for an act relating to the issuance of marriage licenses.

Read first time and referred to committee on judiciary.

Senate File 274, a bill for an act relating to leased and rented vehicles offenses.

Read first time and referred to committee on judiciary.

Senate File 287, a hill for an act relating to the reporting of rules of civil procedure to the General Assembly.

Read first time and referred to committee on judiciary.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 425, 430 and 471, and Senate File 39, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 114, a bill for an act relating to disposal of dead animals.

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

Senate File 173, a bill for an act relating to employment agencies.

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

Senate File 238, a bill for an act relating to the enforcement of laws and regulations regarding narcotic drugs, counterfeit drugs and depressants, and stimulant drugs.

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

Senate File 241, a bill for an act relating to deductions from salaries of school district employees.

CARROLL A. LANE, Secretary

COMMUNICATION FROM THE STATE COMPTROLLER STATE COMPTROLLER Des Moines

March 18, 1969

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

Dear Mr. Kendrick:

There are transmitted herewith claims against the State of Iowa to be filed with the claims committee of the House of Representatives.

These are additional claims since our letter to you of January 14, 1969, and include twelve claims of a general nature.

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

Very truly yours, MAURICE E. BARINGER Chairman, State Appeal Board

Receipt of the above is hereby acknowledged.

WILLIAM R. KENDRICK, Chief Clerk

OFFICE OF STATE COMPTROLLER

Claim Number 1149-63-25	Name of Claimant and Nature of Claim Myrl Hight, Schleswig, Iowa—Gas tax		Amount Approved
1210-00 20	refund		Disapproved
1150-64-25	Richard W. Paton, 7313 Douglas Avenue, Des Moines, Iowa—Salary for serv-		••
	ices rendered		Disapproved
69-64-25	Edwin L. Barbour, 1628 North 26th Street, Fort Dodge, Iowa—Services fur-		
	nished to the state		Disapproved
70-64-25	Carmen M. Gioiello, 1728 McPherson Avenue, Council Bluffs, Iowa—Services		
	furnished to the state	177.38	Disapproved
71-64-25	3W Corporation, 8400 University Boule-		
	vard. Des Moines. Iowa-Gas tax refund	393.47	Disapproved

Claim	Name of Claimant	Amount	Amount
Number	and Nature of Claim	of Claim	Approved
79-64-25	William Hoskins, 1123 Avenue F. Fort	;	
	Madison, Iowa-Services furnished to	+	
	the state	268.11	Disapproved
80-64-25	Jones County Auditor, Anamosa, Iowa-		
	Personal property tax credit		Disapproved
99-64-25			••
	Iowa-Services furnished to the state	309.05	Disapproved
142-64-25	Raymond Pugh, 6015 N.W. 61st Avenue,		,
	Des Moines, Iowa-Services furnished to		•
	the state		Disapproved
167-64-25			
	Drive. Des Moines, Iowa-Services fur-		
	nished to the state	160.00	Disapproved
22-64-25			
	metsburg. Iowa-Services furnished to		
	the state		Disapproved
223-64-25	H. Johann Eschbach, 1010 Belmont		
	Parkway, N.W., Cedar Rapids, Iowa-		
	Services furnished to the state		Disapproved

REPORT OF COMMITTEE

Millen of Jefferson-Van Buren, from the committee on human and industrial relations, submitted the following report:

MR. SPEAKER: Your committee on human and industrial relations to whom was referred House File 313, a bill for an act relating to child labor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 313 as follows:

- 1. Page 1, by striking from line fifteen (15) the words "of the occupation mentioned in" and inserting in lieu thereof the word "occupation".
- 2. Page 2, by striking from line one (1) the words "section two (2) of this Act".
- 3. Page 2, by striking from line thirty-one (31) the words "or establishments".
- 4. Page 2, by striking from lines thirty-two (32) and thirty-three (33) the words "or establishment".
- 5. Page 3, by striking from lines fourteen (14) and fifteen (15), the words "except as provided in section four (4)".
- 6. Page 3, by striking from line fifteen (15) the word "seven" and inserting in lieu thereof the word "five".
- 7. Page 3, by striking from line sixteen (16) the word "seven" and inserting in lieu thereof the word "eight".
- 8. Page 3, by striking from lines twenty-five (25), twenty-six (26), and twenty-seven (27), inclusive, the words "The combined hours of work outside school and hours in school shall not exceed eight hours in one day."
- 9. Page 3, by striking from line thirty (30) the words "or business establishments".
 - 10. Page 3, by striking all of line thirty-four (34).
- 11. Page 4, by inserting in line seven (7) after the word "elevators" the words ", other than passenger elevators".
 - 12. Page 4, by striking from line twenty-five (25) the words "Excavation"

occupations." and inserting in lieu thereof the words "Occupations involved in excavation under conditions which are deemed hazardous to such person by the committee on child labor under rules and regulations promulgated and issued pursuant to section ten (10) of this Act."

13. Page 4, by striking all of lines thirty-three (33) through thirty-five

(35).

14. Page 5, by striking from line one (1) the figures "21" and inserting in lieu thereof the figures "20".

15. Page 5, by striking from line thirty-one (31) the word "prohibiting" and inserting in lieu thereof the word "regarding".

- 16. Page 5, by striking from line thirty-three (33) the words "hazardous to" and inserting in lieu thereof the words "with due regard for".
- 17. Page 7, by striking from line eighteen (18) the words "labor commissioner or the".
- 18. Page 7, by striking from line nineteen (19) the word "certificate" and inserting in lieu thereof the words "work permit".
- 19. Page 8, by striking from lines thirteen (13), fourteen (14), and fifteen (15), the words ", provided such work is not related to or part of the business, trade, or profession of the employer."

20. Page 9, by striking all of lines three (3) through six (6).

21. Page 9, by adding at the end thereof the following new section:

Sec. 21. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa, and in The Parkersburg Eclipse, a newspaper published in Parkersburg, Iowa.

Amend House File 313 as follows:

- 1. Page 2, line ten (10), by striking the word "eight" and inserting in lieu thereof the word "ten".
- 2. Page 3, line seventeen (17), by striking the word "nine" and inserting in lieu thereof the word "ten."
- 3. Page 8, line eleven (11), by inserting after the word "nature" the following: ", and nothing in this Act shall be construed as prohibiting occasional or part-time work in agriculture."

4. Page 8, line thirteen (13), by striking the word "the" and inserting the word "a".

FLOYD MILLEN, Chairman

MOTION TO RE-REFER HOUSE FILE 313 LOST

Tapscott of Polk moved that House File 313 be re-referred to the committee on human and industrial relations.

Roll call was requested by Tapscott of Polk and Gannon of Jasper.

On the question "Shall House File 313 be re-referred to the committee on human and industrial relations?"

Rule 69 was invoked.

The ayes were, 47:

	,		
Andersen Bailey	Brinck Caffrey	Dougherty Dunton	Hanson of Howard-Mitchell
Baker	Christensen	Ellsworth	Hill
Bergman	Cochran	Ewell	Huff
Blouin	Crosier	Gannon	

Johnston of

Nolting

Mayherry

Schmeiger

Johnson Kennedy of Chickasaw Kennedy of Dubuque Klein	McCormick Mezvinsky Middleswart Miller of Des Moines Milligan	Perkins Poncy Priebe Radl Renda Rex	Schmeiser Schwartz Shepherd Stroburg Tapscott Van Roekel Walter
Knoblauch Kreamer	Newton	Sanders	Wells
The nays were,	65:		
Alt Battles Camp Campbell Corey Crabb Darrington Den Herder Dietz Drake Edgington Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson	Goode Graham Grassley Hamilton Hansen of Black Hawk Holden Johnson of Audubon Kehe Kitner Kluever Koch Kruse Langland Lawson Lippold Lippsky Logue	McCartney Menefee Millen Miller of Jones Miller of Marshall Miller of Page Mohrfeld Nelson Nielsen O'Hearn Ossian Pelton Peterson Pierson Roorda	Schroeder Shaw Sorg Stokes Strand Stromer Strothman Tieden Van Nostrand Varley Voorhees Warren Waugh Weichman Welden Winkelman Wolfe Mr. Speaker
Absent or not voting, 12:			
Bennett Cunningham Dooley	Doyle Franklin Jesse	Knight McIntyre Mendenhall	Rodgers Skinner Van Drie

The motion lost.

HOUSE FILE 118 WITHDRAWN

Dietz of Scott asked and received unanimous consent to withdraw House File 118 from further consideration by the House.

SENATE AMENDMENT CONSIDERED

Millen of Jefferson-Van Buren called up for consideration House File 39, a bill for an act relating to emergency care or assistance, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 39, line 7, by striking the words "willful or wanton misconduct", and inserting in lieu thereof the word "recklessness".

Motion prevailed and the House concurred in the Senate amendment.

Millen of Jefferson-Van Buren moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 39)

The ayes were, 110:

Renda Alt. Freeman of Logue Mayberry Andersen Clay-Dickinson Rex McCartney Rodgers Bailev Goode Roorda McCormick Baker Graham Sanders Battles Grassley McIntyre Schmeiser Bergman Hamilton Menefee Schroeder Blouin Hansen of Mezvinsky Middleswart Schwartz Brinck Black Hawk Millen Shaw Hanson of Caffrey Howard-Mitchell Miller of Shepherd Camp Hill Des Moines Sorg Campbell Holden Miller of Stokes Christensen Strand Johnson of Jones Cochran Stroburg Audubon Miller of Corev Stromer Crosier Johnston of Marshall Strothman Darrington Johnson Miller of Kehe Page Milligan Tapscott Den Herder Kennedy of Tieden Dietz Mohrfeld Van Nostrand Chickasaw Dougherty Van Roekel Dovle Kennedy of Nelson Drake Dubuque Newton Varlev Dunton Kitner Nielsen Voorhees Walter Klein Nolting Edgington Warren Ellsworth Kluever O'Hearn Knoblauch Ossian Waugh Ewell Weichman Fischer of Koch Pelton Kruse Perkins Welden Grundy Fisher of Langland Pierson Wells Greene Lawson Poncy Winkelman Priebe Freeman of Lippold Wolfe Buena Vista Lipsky Radi Mr. Speaker

The nays were, 1: Gannon

Absent or not voting, 18:

Bennett Franklin Knight Peterson
Crabb Huff Kreamer Skinner
Cunningham Jesse Mendenhall Van Drie
Dooley

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

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **House File 207**, a bill for an act relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages or other substances, or a combination of such substances, which prevent the safe operation of a motor vehicle.

Radl of Linn asked and received unanimous consent to withdraw his motion to reconsider the committee amendment, filed March 17 and found on page 579 of the House Journal.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 207 as follows:

- 1. Page 1, delete in lines fourteen (14) and fifteen (15) after the word "drug," the following: "a chemical agent, stimulant, or depressant,".
- 2. Page 2, delete in line eight (8) following the word "drug," the following: "a chemical agent, stimulant, depressant,".
- 8. Page 2, delete in lines seventen (17) and eighteen (18) following the word "drug," the following: "a chemical agent, stimulant, or depressant,".

Amendment was adopted.

Holden of Scott offered the following amendment filed by him:

Amend House File 207 by adding thereto the following new sections:

- 1. "Section twenty-nine B point one hundred six (29B.106), Code 1966, is hereby amended by striking from line three (8) the word 'drunk' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage, a narcotic, hypnotic or other drug, a chemical agent, stimulant, or depressant, or any combination of such substances'."
- 2. "Section three hundred twenty-one point two hundred nine (321.209), Code 1966, is hereby amended by striking from subsection two (2), lines two (2) and three (3), the words 'intoxicating liquor or a narcotic drug' and inserting in lieu thereof the words 'an alcoholic beverage, a narcotic, hypnotic or other drug, a chemical agent, stimulant, or depressant, or any combination of such substances'."
- 3. "Section three hundred twenty-one point four hundred ninety-four (321.494), Code 1966, is hereby amended by striking from line seven (7) the words 'intoxicating liquor' and inserting in lieu thereof the words 'an alcoholic beverage, a narcotic, hypnotic or other drug, a chemical agent, stimulant, or depressant, or any combination of such substances,'."
- 4. "Section three hundred twenty-one B point one (321B.1), Code 1966, is hereby amended by striking from lines six (6) and seven (7) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'."
- 5. "Section three hundred twenty-one B point three (321B.3), Code 1966, is hereby amended as follows:
- 1. By striking from line six (6) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'.
- 2. By striking from lines eighteen (18) and nineteen (19) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'.
- 3. By striking from lines twenty-one (21) and twenty-two (22) the words 'in an intoxicated condition,' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'."
- 6. "Section three hundred twenty-one B point seven (321B.7), Code 1966, is hereby amended as follows:
- 1. By striking from lines eight (8) and nine (9) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'.

- 2. By striking from lines eleven (11) and twelve (12) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'."
- 7. "Section three hundred twenty-one B point eight (321B.8), Code 1966, is hereby amended by striking from lines nineteen (19) and twenty (20) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'."
- 8. "Section three hundred twenty-one B point ten (321B.10), Code 1966, is hereby amended by striking from line six (6) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'."
- 9. "Section three hundred twenty-one B point eleven (321B.11), Code 1966, is hereby amended by striking from line eight (8) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'."
- 10. "Section three hundred twenty-one B point twelve (321B.12), Code 1966, is hereby amended by striking from line five (5) the words 'in an intoxicated condition' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'."
- 11. "Section seven hundred forty-nine point two (749.2), Code 1966, is hereby amended by striking from line eleven (11) the word 'intoxicated' and inserting in lieu thereof the words 'under the influence of an alcoholic beverage'."

Koch of Woodbury offered the following amendment to the amendment and moved its adoption:

Amend the Holden amendment to House File 207 as follows:

- 1. Page one (1), delete in lines seven (7) and eight (8), following the word "drug", the following: "a chemical agent, stimulant, or depressant".
- 2. Page one (1), delete in lines fourteen (14) and fifteen (15), following the word "drug", the following: "a chemical agent, stimulant, or depressant".
- 3. Page one (1), delete in lines twenty (20) and twenty-one (21), following the word "drug", the following: "a chemical agent, stimulant, or depressant".

Amendment to the amendment adopted.

Holden of Scott moved the adoption of his amendment as amended.

Amendment as amended adopted.

Johnston of Johnson offered the following amendment filed by him:

Amend House File 207 as follows:

- 1. Page 2, by striking from lines twenty-four (24) and twenty-five (25) the words "prima facie".
- 2. Page 2, line twenty-six (26), by inserting after the period the following: "For the purposes of this section, evidence that there was, at the time, more than fifteen hundredths of one percentum by weight of alcohol in his blood shall be admitted as presumptive evidence that the defendant was under the influence of an alcoholic beverage."

Millen of Jefferson-Van Buren moved the previous question on the amendment.

Motion prevailed.

Johnston of Johnson moved the adoption of his amendment.

Roll call was requested by Johnston of Johnson and Dougherty of Lucas-Monroe.

On the question "Shall the amendment be adopted?"

The ayes were, 49:

Alt	Hamilton	Lippold	Priebe
Battles	Holden	Mayberry	Radl
Bennett	Huff	McCormick	Renda
Blouin	Jesse	Mezvinsky	Rodgers
Brinck	Johnston of	Miller of	Schmeiser
Camp	Johnson	Des Moines	Schwartz
Dietz	Kehe	Milligan	Sorg
Dougherty	Kennedy of	Nelson	Stroburg
Doyle	Chickasaw	Newton	Tapscott
Ellsworth	Kennedy of	Nolting	Tieden
Ewell	Dubuque	Pelton	Voorhees
Freeman of	Kitner	Perkins	Welden
Clay-Dickinson	Kluever	Poncy	Wells
Gannon	Knoblauch	-	

The nays were, 66:

Andersen	Freeman of	McCartney	Roorda
Bailey	Buena Vista	McIntyre	Sanders
Baker	Goode	Mendenhall	Schroeder
Bergman	Graham	Menefee	Shaw
Campbell	Grassley	Middleswart	Stokes
Christensen	Hansen of	Millen	Strand
Cochran	Black Hawk	Miller of	Stromer
Corey	Hanson of	Jones	Strothman
Crabb	Howard-Mitchell		Van Nostrand
Crosier	Hill	Marshall	Van Roekel
Cunningham	Johnson of	Miller of	Varley
Darrington	Audubon	Page	Walter
Drake	Klein	Mohrfeld	Warren
Dunton	Kreamer	Nielsen	Waugh
Edgington	Kruse	O'Hearn	Weichman
Fischer of	Langland	Ossian	Winkelman
Grundy	. Lawson	Peterson	Wolfe
Fisher of	Lipsky	Pierson	Mr. Speaker
Greene	Logue	Rex	

Absent or not voting, 9:

Caffrey Franklin Den Herder Knight Dooley	Koch Shepherd	Skinner Van Drie
---	------------------	---------------------

The amendment lost.

Holden of Scott asked and received unanimous consent to withdraw his amendment filed February 25 and found on page 427 of the House Journal.

Welden of Hardin offered the following amendment from the floor and moved its adoption:

Amend House File 207 as follows:

Page 2, line twenty-six (26), by inserting after the period the following: "For the purposes of this section no previous conviction for, or plea of guilty to, an offense under this section occurring more than six (6) years prior to the date of the violation being charged shall be used to determine that the violation being charged is a second or third offense."

Amendment adopted.

Voorhees of Black Hawk offered the following amendment filed by him:

Amend House File 207 by adding thereto the following new section:

Sec. 2. Section three hundred twenty-one point two hundred eleven (321.211), Code 1966, is hereby amended by adding thereto the following: "Upon conviction for driving while under the influence of alcoholic beverages and revocation or suspension of an operator's license, the safety commissioner may issue a permit to such person if required to drive for his livelihood and such permit shall designate the hours that such permit will be honored. Provided, however, that such permit may be issued only after the first conviction for such offense.

Voorhees of Black Hawk offered from the floor the following amendment to his amendment and moved its adoption:

Amend the Voorhees amendment to House File 207, filed March 17, 1969, by striking from line eight (8) the word "may" and inserting in lieu thereof the word "shall".

Amendment to the amendment lost.

Voorhees of Black Hawk moved the adoption of his amendment.

Amendment lost.

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

On the question "Shall the bill pass?" (H.F. 207)

The ayes were, 103:

Alt	Crosier	Fishe
Andersen	Cunningham	Gr
Bailey	Darrington	Free
Baker	Den Herder	Bu
Battles	Dougherty	Gann
Bergman	Doyle	Good
Caffrey	Drake	Grah
Camp	Dunton	Gras
Campbell	Edgington	Ham
Christensen	Ellsworth	Hans
Cochran	Ewell	Bla
Corey	Fischer of	Hans
Crabb	Grundy	Нσ

er of Hill Holden reene man of Huff uena Vista Johnson of Audubon non Kennedy of de ham Dubuque ssley Kitner ilton Klein sen of Kluever ack Hawk Knoblauch Kreamer son of ward-Mitchell Kruse

Langland Miller of Lawson Jone Lippold Miller of Lipsky Mars Logue Miller Mayberry Page McCartney Milliga McCormick Mohrfe McIntyre Nelson Mendenhall Newton Menefee Nielser Mezvinsky O'Hear Miller of Perking Des Moines Peters	s Poncy of Priebe shall Rad! of Rex o Rodgers on Roorda old Sanders Schmeiser o Schveder o Schwartz on Shaw Shepherd Stokes s Strand	Stromer Strothman Tieden Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Wells Winkelman Wolfe Mr. Speaker
---	--	---

The nays were, 13:

Bennett	Jesse	Kennedy of	Renda
Blouin	Johnston of	Chickasaw	Sorg
Brinck	Johnson	Koch	Tapscott
Dietz	Kehe	Nolting	

Absent or not voting, 8:

Dooley	Freeman of	Skinner	Van Drie
Franklin	Clay-Dickinson	Stroburg	Welden
	Knight	0.0000000000000000000000000000000000000	

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

RECONSIDERATION OF VOTE ON HOUSE FILE 68

Goode of Appanoose-Davis called up for consideration the motion to reconsider, filed March 14 and found on page 569 of the House Journal, and moved to reconsider the vote by which House File 68, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons, passed the House on March 14.

The motion prevailed.

Goode of Appanoose-Davis moved that the vote by which House File 68 was placed on its last reading be reconsidered.

The motion prevailed.

Goode of Appanoose-Davis offered the following amendment filed, by him and moved its adoption:

Amend House File 68 by adding thereto the following:

"Sec. 5. Section two hundred forty-nine point nine (249.9), Code 1966, is

hereby amended by adding thereto the following paragraph:

"Notwithstanding any provision in this section, no person shall be denied assistance because of the fact that the claimant has made prior arrangements for funeral expenses in an amount not to exceed five hundred dollars (\$500.00)."

Amendment adopted.

(Business pending at adjournment.)

SENATE MESSAGES CONSIDERED

Senate File 114, a bill for an act relating to disposal of dead animals.

Read first time and referred to committee on agriculture.

Senate File 173, a bill for an act relating to employment agencies and the fees charged thereby.

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

Senate File 241, a bill for an act authorizing school district employees to have deducted from their salary deductions approved by the appropriate school board of directors.

Read first time and referred to committee on schools.

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 267, a bill for an act relating to the state mine inspector and the state mining board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 267 as follows:

- 1. Page 1, line twelve (12), by striking the word "forty" and inserting in lieu thereof the word "thirty".
- 2. Page 1, line fifteen (15), by striking the word "four" and inserting in lieu thereof the word "six".

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 281, a bill for an act relating to general powers of the state board of tax review, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 370, a bill for an act relating to the vacation policy for state employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 370 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section seventy-nine point one (79.1), Code 1966, is hereby amended as follows:

- 1. By striking from line fourteen (14) the word "tenth" and inserting in lieu thereof the word "fifth".
- 2. By striking from line sixteen (16) the word "tenth" and inserting in lieu thereof the word "fifth".
- 3. By striking from line thirty-nine (39) the words "two and one-half" and inserting in lieu thereof the words "three and one-half".
- 4. By striking from line forty-one (41) the word "ninth" and inserting in lieu thereof the word "fifth".
- 5. By striking from lines forty-two (42) and forty-three (43) the words "three and three-fourths" and inserting in lieu thereof the words "five and one-fourth".
- 6. By striking from line forty-four (44) the words "through the tenth" and inserting in lieu thereof the following: "during the sixth through the fifteenth and seven days pay for each completed calendar quarter during the sixteenth".

Sec. 2. The effective date of this Act shall be July 1, 1970.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 409, a bill for an act relating to public employee credit unions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 409 as follows:

1. Page 1, line ten (10), by striking the word "shall" and inserting in lieu thereof the word "may".

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 448, a bill for an act relating to the payment of recording fees by the State of Iowa and the United States Government, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same depass.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 490, a bill for an act relating to barber fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same deposs:

C. RAYMOND FISHER, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 198, a bill for an act relating to membership on the civil service commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the

28

29

34

recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 198 by striking all after the enacting clause and inserting in lieu thereof:

"Section 1. Section three hundred sixty-five point two (365.2), Code of Iowa, 1966, hereby is amended by adding the following: Provided, this section notwithstanding, when a human rights commission has been established by any city, the director thereof shall ex officio be a member, without vote, of the civil service commission."

RAY C. CUNNINGHAM, Chairman

Millen of Jefferson-Van Buren, from the committee on human and industrial relations, submitted the following report:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred House File 239, a bill for an act relating to employment agencies and the fees charged thereby, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

FLOYD MILLEN, Chairman

AMENDMENTS FILED

Amend House File 2 as follows:

1. By striking section three (3) and inserting in lieu

3 thereof the following:

and the second of the second o

4 "Sec. 3. Section three hundred twenty-one point one hundred 7 5 nineteen (321.119), Code 1966, is hereby amended as follows:

1. By striking lines one (1) through seven (7), inclusive,

7 and inserting in lieu thereof the following:

'All motor trucks equipped with pneumatic tires shall

9 be registered for a gross weight equal to or in excess of the 10 unladen weight of the vehicle. The annual registration fee

for such motor trucks shall be: 11

For a gross weight of four tons or less, thirty dollars. 12 13 except that after said motor vehicle has been registered five

14 times, the fee shall be twenty-five dollars.

15 For a gross weight exceeding four tons and not exceeding 16 five tons, fifty-two dollars."

2. By striking from line nine (9) the word 'seventy' and

18 inserting in lieu thereof the word 'eighty-two'. 19

3. By striking from line eleven (11) the word 'ninety-20 five and inserting in lieu thereof the words one hundred 21 twelve'.

22 4. By striking from line thirteen (13) the words 'one hundred 23 twenty' and inserting in lieu thereof the words 'one hundred 24

25 5. By striking from line sixteen (16) the words one hundred 26 fifty-five' and inserting in lieu thereof the words 'one hundred 27 seventy-two'.

6. By striking from line nineteen (19) the words 'one hundred ninety' and inserting in lieu thereof the words 'two 30 hundred seven'.

31 7. By striking from lines twenty-two (22) and twenty-three 32 (23) the words 'two hundred twenty-five' and inserting in lieu 88 thereof the words 'two hundred forty-two'.

8. By striking from lines twenty-five (25) and twenty-six

38

39

40

45

46

54

55

69

2

6

7

8

9

10

```
35
    (26) the words 'two hundred sixty-five' and inserting in lieu
    thereof the words 'two hundred eighty'."
36
```

- 2. By striking from lines twenty-five (25) and twenty-six (26) of page two (2) the word "twenty-five" and inserting in lieu thereof the word "thirty".
- 3. By striking section five (5) and inserting in lieu thereof the following:
- 41 42 "Sec. 5. Section three hundred twenty-one point one hundred twenty-two (321.122), subsection one (1). Code 1966, is hereby 43 44 amended as follows:
 - 1. By striking lines one (1) through six (6) and inserting in lieu thereof the following:

47 'The annual registration fee for a truck tractor or road tractor drawing or designed to draw a semitrailer or trailer 48 shall be based on the combined gross weight of such combination; 49 50 however, all such truck tractors or road tractors shall be reg-51 istered for a gross weight equal to or in excess of the unladen 52 weight of the combination. The annual registration fee for such combination shall be'. 53

- 2. By striking from line eight (8) the word 'forty' and inserting in lieu thereof the word 'sixty'.
- 3. By striking from line ten (10) the word 'sixty-five' 56 57 and inserting in lieu thereof the word 'eighty-five'.
- 4. By striking in line fourteen (14) the word 'ninety' and 58 inserting in lieu thereof the words 'one hundred ten'. 59
- 60 5. By striking in lines sixteen (16) and seventeen (17) the words 'one hundred twenty-five' and inserting in lieu 61 62 thereof the words 'one hundred thirty-five'.
- 63 6. By striking in lines twenty-two (22) and twenty-three (23) the words 'one hundred ninety-five' and inserting in lieu 64 thereof the words 'one hundred eighty-five'. 65
- 7. By striking in lines twenty-five (25) and twenty-six 66 67 (26) the words 'two hundred thirty-five' and inserting in lieu thereof the words 'two hundred ten'. 68
- 8. By striking in line thirty (30) the word 'twenty-five' 70 and inserting in lieu thereof the word 'thirty-five'."

SCHROEDER of Pottawattamie

1 Amend House File 56 as follows:

Amend House File 56, page 2, by adding the following

3 new section:

4 "This Act shall not apply to any single private

homestead which has a sewage system which has been

in operation prior to the enactment of this Act."

SCHROEDER of Pottawattamie

1 Amend House File 205 by striking all after the enacting clause and inserting in lieu thereof the following: 2 Section 1. Chapter five hundred fourteen A (514A), Code 3 1966, is hereby amended by adding thereto the following new 4 5 section:

"No policy issued after the effective date of this Act providing coverage for services that can be rendered within the lawful scope of licensing of doctors of medicine, osteopathy, optometry, chiropractic or podiatry shall deny benefits on the grounds that services rendered by any such practitioner are not

5

11 covered unless the policy clearly states those practitioners

12 whose services are not covered.'

KOCH of Woodbury

Amend House File 313 as follows:

1. Page eight (8) by inserting following section seventeen 8

(17), the following new section:

No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of ten (10) years to be engaged, with or without compensation, as a migratory agricultural laborer. No parent or other

person having the custody of a child shall permit, and no

9 employer shall knowingly permit a child under the age of fourteen 10 (14) years to be engaged as a migratory agricultural laborer on

11 any day prior to or during the regular school hours of any private

12 or public school which teaches general education subjects and which

13 is available to such child. As used in this section, the term

"migratory agricultural laborer" shall include any person who cus-14

15 tomarily and repeatedly travels from state to state for the purpose

of obtaining seasonable employment in agriculture. 16 17

2. By renumbering all subsequent sections.

COREY of Louisa-Muscatine PIERSON of Mahaska KEHE of Bremer LIPPOLD of Black Hawk FISCHER of Grundy HANSEN of Black Hawk WELDEN of Hardin BATTLES of Jackson KLEIN of Winnebago-Worth ELLSWORTH of Dubuque KOCH of Woodbury DRAKE of Louisa-Muscatine EDGINGTON of Franklin LIPSKY of Linn CAMPBELL of Washington VAN NOSTRAND of Pottawattamie McCARTNEY of Floyd MILLEN of Jefferson-Van Buren SHEPHERD of LEE GRASSLEY of Butler PETERSON of Woodbury NELSON of Cherokee STROMER of Hancock KRUSE of O'Brien

Amend House File 313 as follows:

Page 3, line sixteen (16), by striking the word

3 "seven" and inserting in lieu thereof the word "ten".

MOHRFELD of Tama

Amend House File 333 by striking all after the enacting 2 clause and inserting in lieu thereof the following: Section 1. Section two hundred eighty A point one (280A.1).

4 Code 1966, is amended by inserting at the end thereof the following new paragraph:

5

"It is further declared to be the policy of the state that 6 all of the area of the state shall be in a merged education

area by July 1, 1970. If any area of the state is not part of 9 such a merged area by April 1, 1970, or is not included in a 10 plan pending before the state board of public instruction under 11 the provisions of this chapter on or before April 1, 1970, such 12 area shall be attached by the state board of public instruction 13 to a merged area, or areas, which maintains a vocational school 14 or community college, such attachment to become effective July 1, 15 1970, or upon such later date as is fixed in the resolution of 16 attachment adopted by the state board and filed with the secre-17 tary of the governing board of the merged area to which such 18 area becomes attached. Any area included in a merged area 19 plan filed with the state board on or before April 1, 1970, 20 and not becoming a part of a merged area because of the subse-21 quent failure of the plan to be carried out shall be attached 22 to an existing merged area by the state board of public instruc-23 tion. Such attachment shall be effective as of July 1, 1970. 24 or upon such later date as is fixed by the state board in its 25 resolution of attachment. Before making any attachment under 26 this section, the state board shall investigate the desires of 27 the counties affected and obtain the advice and recommendation 28 of the advisory committee. Attachments made by the state board 29 under this section shall be accomplished by resolution of the 30 board notwithstanding the provisions of section two hundred 31 eighty A point three (280A.3) of the Code. Such resolution 32 shall be adopted by roll call vote entered in the minutes of 33 the board and the action of the board shall be final." 34 Amend the title by adding at the end the words "vocational 35 school and community college".

ANDERSEN of Woodbury

1 Amend House File 469 as follows: 2 Amend House File 469 by adding the following new section: 3 Sec. 2. Amend section three hundred twenty-one point one 4 hundred twenty-three (321.123) subsection three (3), Code 5 1966, by adding at the end thereof the following: 6 "Manufacturers, and dealers, within ten (10) days after a 7 sale and delivery of a mobile home, travel trailer or camp-8 ing trailer, shall notify the county treasurer of the sale, 9 name of purchaser, point of delivery, serial number and 10 measurements of the vehicle."

SCHROEDER of Pottawattamie

1 Amend Senate File 193 by adding new sections as follows: 2 Sec. 2. Section three hundred twenty-five point twenty-3 seven (325.27), Code 1966, is amended by striking from lines 4 seven (7), eight (8) and nine (9) the words "Nothing in this 5 chapter shall be construed as repealing chapter 388." 6 Sec. 3. Section three hundred eighty-six point two (386.2), 7 Code 1966, is amended by striking the last two paragraphs and re-enacting in lieu thereof sections three hundred eighty-8 eight point five (388.5) to three hundred eighty-eight point 9 10 nine (388.9), inclusive of the chapter repealed by this Act. Amend the title by adding the words "and the application 11 of certain jitney bus laws to motorbus lines in cities and 12 13 towns".

SORG of Linn

5

7

8

7

8

9

10

11

12

13

14

27

28

29

30

31 32

1 Amend Senate File 226, as passed by the Senate, 2 as follows:

1. Amend Section 10, page 3, by adding the following thereto: "The physician shall notify the parents of such minor child that the child does have a venereal disease when the results of the diagnosis indicate that the child might communicate the disease to other members of his family."

9 2. Amend Section 12, page 4, by striking all 10 of lines 3, 4, 5, and 6, and place in lieu thereof the following: "pregnant woman reacts positively to such test, 11 12 then, if she is married, the husband and other children by 13 the same mother shall be subjected to the same blood tests 14 as herein provided. If the pregnant woman is single, then 15 the person responsible for the pregnancy and other children by the same mother shall be subjected to the same blood 16 17 tests as herein provided."

DOYLE of Woodbury

Amend House File 294 as follows:

Page 1, line ten (10), by inserting after the word "in"
 the words "the women's reformatory and, after having served one-half of sentence but not less than six months, may be placed in".
 Page 1, line seventeen (17), by striking the comma and

2. Page 1, line seventeen (17), by striking the comma and inserting in lieu thereof the word "or".

- 3. Page 1, line eighteen (18), by striking the word "or" and inserting in lieu thereof the words "and, having served one-half of sentence but not less than twenty-five years, may be placed in".
- 4. Page 1, by striking all of lines twenty (20) through twenty-five (25).
 - 5. Page 2, by striking all of lines one (1) through four (4).

6. Page 2, line six (6), by striking all after the word
the "by" and by striking all of lines seven (7) and eight (8)
and inserting in lieu thereof the following words "adding"
in line two (2) after the word "reformatory", and inserting
in lieu thereof the words, ", adult correction institution,
or other facility."

7. Page 2, line ten (10), by striking all after the word
"by" and by striking all of lines eleven (11) through thirteen
(13) and inserting in lieu thereof the following words:
"adding in line three (3) after the word "reformatory" the
words, ", adult correction institution, or other facility in
which they are placed".

8. Page 2, by striking all of lines eighteen (18) through twenty-three (23) and inserting in lieu thereof the following words: "1. By adding after the word "girls" in line four (4) the words "or other facility"; also by adding in line five (5), after the word "reformatory," the words "or other facility."

9. By renumbering the sections following section 2.

VOORHEES of Black Hawk

On motion by Varley of Adair-Madison, the House adjourned until 9:00 a.m., March 19, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, MARCH 19, 1969.

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

Prayer was offered by the Reverend Richard Bentzinger, pastor of the St. John's United Methodist Church, Des Moines, Iowa.

The Journal of Tuesday, March 18, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Priebe of Kossuth on request of Walter of Pottawattamie; Milligan of Polk on request of Kreamer of Polk.

PRESENTATION OF VISITORS

Cochran of Webster presented to the House six students of the state and local government class from the Iowa Central Community College, Fort Dodge, Iowa.

Drake of Muscatine presented to the House one hundred sixty students of the economics class of Muscatine High School, Muscatine, Iowa, and their teacher, Mr. Martin.

Dunton of Keokuk presented to the House forty-four senior students of the Tri-county Community School, Thornburg, Iowa, and their teacher, Mr. Freeze.

Huff of Polk presented to the House forty ninth grade students of Urbandale High School, Urbandale, Iowa, and their teachers, Mary Oler and Joyce Wisby.

Johnston of Johnson presented to the House the Iowa City basketball team and their coach, William Holmstrum.

Roorda of Jasper presented to the House forty senior students of Lynnville-Sully Community School and their teacher, Mrs. Gloria McKeag.

Rodgers of Dallas presented to the House thirty-four senior students of Waukee High School and their teacher, Mr. Darling.

Schwartz of Wapello presented to the House thirteen students of

the commercial class, Ottumwa High School, Ottumwa, Iowa, and their instructor, Mr. Wilson.

Strand of Poweshiek presented to the House sixty-one sixth grade students of Grinnell-Newburg School, Grinnell, Iowa, and their teachers, Mrs. Peterson, Mrs. Gatewood, and principal, Avis Tone.

Tapscott of Polk presented to the House a delegation from the citizens group petitioning on behalf of migrant worker legislation.

PETITIONS

The following petitions were received and placed on file:

By Caffrey of Polk, from one hundred twenty-five residents of Iowa supporting Senate File 61 and House File 237 which relate to collective bargaining for public employees.

By Blouin of Dubuque, from forty-seven residents of Iowa urging passage of House Files 146 and 317 relating to requiring proof of age for migrant laborers and minimum health and sanitary regulations for migrant workers.

By Holden of Scott, from forty residents of Scott County favoring House Joint Resolution 4 lowering the voting age in Iowa to nineteen.

By Wolfe of Cerro Gordo, from seventy residents of Cerro Gordo County opposed to phasing out state campgrounds within the next three years to favor private enterprise, and favoring the use of an annual state park permit.

By the following Representatives, petitions favoring House File 417 relating to amendments to chapter 189A of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, retain state control of inspection laws, and the appropriation of state funds for this purpose: Hill of Marshall, from ninety-nine residents of Iowa; Kruse of O'Brien, from one hundred ninety-three residents of O'Brien County; and Weichman of Benton, from twenty-nine residents of Benton County.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 596, by committee on conservation and recreation, a bill for an act relating to fish and game license fees.

Read first time and placed on the calendar.

House File 597, by Schwartz, a bill for an act relating to changing of names by individuals.

Read first time and referred to committee on judiciary.

House File 598, by Camp, Crabb, Schroeder, Priebe, Ossian, Bailey, Grassley, Fisher of Greene and Roorda, a bill for an act relating to water-pollution control.

Read first time and referred to committee on agriculture.

House File 599, by Tapscott and Holden, a bill for an act to prohibit the use of reflectorized paint or material on motor vehicle registration plates.

Read first time and referred to committee on transportation.

House File 600, by Camp, a bill for an act relating to plats in cities and towns.

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

House File 601, by Hansen of Black Hawk, Voorhees, Nolting, Millen, Battles and Dunton (Messerly, Denman, Walsh, Doderer, Rigler and Reichardt), a bill for an act relating to amateur boxing.

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

House File 602, by Fischer of Grundy, Goode, Bergman, Tieden and Alt (Hougen, Lodwick, Flatt and Lamborn), a bill for an act relating to printing machinery for the state auditor.

Read first time and referred to committee on state government.

House File 603, by Bailey, a bill for an act relating to liability of insurers.

Read first time and referred to committee on commerce.

House File 604, by Schroeder (Frey), a bill for an act to legalize and validate the special election held in Pottawattamie County, Iowa, on the 5th day of November, 1968, on the proposition of remodeling the present county home and build and equip an addition thereto.

Read first time and referred to committee on judiciary.

House File 605, by Fisher of Greene (Clarke), a bill for an act to appropriate money credited to the account of the State of Iowa in the unemployment trust fund.

Read first time and referred to committee on appropriations.

House File 606, by Koch, a bill for an act relating to attorney fees paid by the county for the defense of persons financially unable to employ an attorney.

Read first time and referred to committee on judiciary.

House File 607, by Crosier, a bill for an act relating to the issuance of search warrants.

Read first time and referred to committee on judiciary.

House File 608, by Bailey, a bill for an act relating to indemnification of corporate employees.

Read first time and referred to committee on commerce.

House File 609, by committee on state government, a bill for an act relating to the Iowa National Guard.

Read first time and placed on the calendar.

House File 610, by Radl, Dooley and Andersen, a bill for an act to change the requirement for third-party medical assistance from a mandatory requirement to a permissive requirement.

Read first time and referred to committee on social services.

House File 611, by Renda, a bill for an act to prevent fires on and along railroad right-of-way.

Read first time and referred to committee on law enforcement.

SENATE MESSAGE CONSIDERED

Senate File 238, a bill for an act relating to the enforcement of laws and regulations regarding narcotic drugs, counterfeit drugs and depressants, and stimulant drugs.

Read first time and referred to committee on state government.

PROOF OF PUBLICATION

Published copies of Senate File 347 and House File 604 and verified proof of publication of said bills in the Neola Gazette-Reporter, Neola, Iowa, were filed with the Chief Clerk of the House prior to the time said bills were placed on passage in the House.

WILLIAM R. KENDRICK Chief Clerk, House of Representatives

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 198, 239, 267, 281, 370, 409, 448 and 490, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 279, a bill for an act to amend section five hundred thirty-five point two (535.2), Code 1966, relating to the rate of interest to which parties may agree in writing.

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

Senate File 347, a bill for an act to legalize proceedings in Pottawattamie County.

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

House File 203, a bill for an act to legalize proceedings in Bondurant-Farrar Community School District.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

House File 230, a bill for an act relating to the personal property tax credit, with report of committee recommending passage, was taken up for consideration.

Graham of Ida-Sac moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 230)

The ayes were, 94:

	- •		
Alt	Edgington	Kennedy of	Miller of
Andersen	Ellsworth	Dubuque	Des Moines
Baker	Fisher of	Kitner	Miller of
Battles	Greene	Klein	Jones
Bennett	Freeman of	Kluever	Miller of
Bergman	Buena Vi sta	Knight	Marshall
Brinck	Freeman of	Knoblauch	Miller of
Camp	Clay-Dickinson	Koch	Page
Campbell	Goode	Kreamer	Mohrfeld
Christensen	Graham	Kruse	Nielsen
Cochran	Grassley	Langland	Ossian
Corey	Hamilton	Lawson	Perkins
Crabb	Hansen of	Lippold	Pierson
Cunningham	Black Hawk	Lipsky	Radi
Darrington	Hanson of	Logue	Renda
Den Herder	Howard-Mitchell	McCartney	Rex
Dietz	Holden	McCormick	Rodgers
Dooley	Huff	McIntyre	Roorda
Dougherty	Johnson of	Mendenhall	Sanders
Doyle	Aubudon	Menefee	Schmeiser
Drake	Kehe	Middleswart	Schroeder
Dunton		Millen	Shaw

Walter Shepherd Welden Tieden Warren Winkelman Stokes Van Drie Strand Van Roekel Waugh Wolfe Stroburg Varley Weichman Mr. Speaker Voorhees Stromer

The nays were, none.

Absent or not voting, 30:

Bailey	Hill	Milligan	Priebe
Blouin	Jesse	Nelson	Schwartz
Caffrey	Jo hnston of	Newton	Skinner
Crosier	Johnson	Nolting	Sorg
Ewell	Kennedy of	O'Hearn	Strothman
Fischer of	Chickasaw	Pelton	Tapscott
Grundy	Mayberry	Peterson	Van Nostrand
Franklin	Mezvinsky	Poncy	Wells
Gannon	-	-	

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

MOTION TO RECONSIDER HOUSE FILE 348 LOST

Radl of Linn called up for consideration the motion to reconsider, filed March 11 and found on page 512 of the House Journal, and moved to reconsider the vote by which House File 348, a bill for an act relating to the director of Iowa Development Commission, passed the House on March 11.

Edgington of Franklin moved that action on the motion to reconsider be deferred.

Motion was lost.

On the motion to reconsider House File 348, the motion was lost.

AMENDMENT WITHDRAWN

Pelton of Clinton asked and received unanimous consent to with-draw the amendment to House File 348 filed by him on March 13 and found on page 549 of the House Journal.

HOUSE FILE 479 WITHDRAWN

Bailey of Wright asked and received unanimous consent to withdraw House File 479 from further consideration by the House.

STEERING COMMITTEE CALENDAR

House File 501, a bill for an act to authorize the use of university hospital earnings for capital improvements and for the payment of principal and interest on bonds, was taken up for consideration.

Pelton of Clinton moved that the bill be read a last time now and

placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 501)

The ayes were, 113:

Alt	Goode	Logue	Renda
Andersen	Graham	Mayberry	Rex
Battles	Grassley	McCartney	Rodgers
Bennett	Hamilton	McCormick	Roorda
Bergman	Hansen of	McIntyre	Sanders
Blouin	Black Hawk	Mendenhall	Schroeder
Brinck	Hanson of	Menefee	Schwartz
Caffrey	Howard-Mitchell	Mezvinsky	Shaw
Camp	Hill	Middleswart	Shepherd
Campbell	Holden	Millen	Skinner
Cochran	Huff	Miller of	Strand
Corey	Jesse	Des Moines	Stokes
Crabb	Johnson of	Miller of	Stroburg
Cunningham	Audubon	Jones	Stromer
Darrington	Johnston of	Miller of	Strothman
Den Herder	Johnson	Marshall	Tapscott
Dietz	Kehe	Miller of	Tieden
Dooley	Kennedy of	Page	Van Drie
Dougherty	Chickasaw	Mohrfeld	Van Nostrand
Doyle	Kennedy of	Nelson	Van Roekel
Drake	Dubuque	Newton	Varley
Dunton	Kitner	Nielsen	Voorhees
Edgington	Klein	Nolting	Walter
Ellsworth	Kluever	O'Hearn	Warren
Ewell	Knoblauch	Ossian	Waugh
Fisher of	Koch	Pelton	Weichman
Greene	Kreamer	Perkins	Welden
Freeman of	Kruse	Peterson	Wells
Buena Vista	Langland	Pierson	Winkelman
Freeman of	Lawson	Poncy	Wolfe
Clay-Dickinson	Lippold	Radl	Mr. Speake r
Gannon	Lipsky		

The nays were, 3:

Christensen Knight Schmeiser

Absent or not voting, 8:

Bailey Fischer of Franklin Priebe Baker Grundy Milligan Sorg

Crosier

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

House File 260, a bill for an act imposing fees for use of certain state-owned recreational areas, with report of committee recommending passsage, was taken up for consideration.

Baker of Boone offered the following amendment filed by him and moved its adoption:

Amend House File 260 as follows:

1. By striking from page 1, line 25, the word "three".

2. By striking from page 2, line 1, the word "days" and inserting in lieu thereof the words "one week".

The amendment was lost.

Klein of Winnebago-Worth offered the following amendment filed by him and Schroeder of Pottawattamie:

Amend House File 260, section 1, subsection 2, by adding the following words after the comma in line 21: "provided however that no more than ½ of all recreational areas may be designated as restricted areas,".

Baker of Boone offered from the floor the following amendment to the amendment and moved its adoption:

Amend the Klein and Schroeder amendment to House File 260 by striking the words and figures "1/4 of all" in line 3 and inserting "ten (10)".

By striking the period (.) in line 4 and adding the words "on an experimental basis."

Amendment to the amendment lost.

Klein of Winnebago-Worth moved the adoption of his amendment.

Amendment was lost.

Perkins of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 260, page 1, line fifteen (15), by striking the words "no person" and inserting in lieu thereof the words "no non-Iowa resident".

Amendment was lost.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend House File 260 as follows:

Amend House File 260, section 1, subsection 2, line twelve (12), by adding after the word "a" the following: "portion of a".

Amendment was adopted.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend House File 260 as follows:

1. Insert on page one (1) at the beginning of line fifteen (15) the following:

"Sec. 2."

- 2. Page one (1), line sixteen (16), strike the words "recreational area" and insert the words "restricted area".
- 3. Page one (1), line seventeen (17), strike the words "as a restricted area".

Amendment was adopted.

Miller of Des Moines offered from the floor the following amendment and moved its adoption:

Amend House File 260 as follows:

- 1. Page 1, by striking all after the word "to" in line thirteen (13) and all of line fourteen (14) and inserting in lieu thereof the words "pay admission."
- 2. Page 1, by striking all after the word "has" in line seventeen (17), all of line eighteen (18) and the word "permit" in line nineteen (19) and inserting in lieu thereof the words "paid admission".
- 3. Page 1, by striking all after the period in line twenty-three (23), all of lines twenty-four (24) and twenty-five (25) and the word "days" in line one (1), page 2.

Amendment was lost.

Lipsky of Linn and Cunningham of Story offered from the floor the following amendment and moved its adoption:

Amend House File 260 by striking from line four (4), page two (2), the words "acquisition or".

Amendment was adopted.

McCartney of Floyd moved the previous question on the bill.

Motion prevailed.

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

On the question "Shall the bill pass?" (H.F. 260)

Rule 69 was invoked.

The ayes were, 63:

Bailey Hansen of McCartney Schroe Battles Black Hawk McCormick Shaw	der
Rattles Black Hawk McCownials Cham	
Diack Hawk McCorinick Snaw	
Bergman Hanson of McIntyre Shephe	erd
Camp Howard-Mitchell Mendenhall Strand	
Campbell Holden Menefee Stroth	man
Corey Huff Millen Tieden	
Cunningham Johnson of Miller of Van D	rie
Den Herder Audubon Jones Van No	strand
Dooley Kehe Miller of Van Re	ekel
Drake Kitner Marshall Varley	
Dunton Kluever Miller of Walter	•
Edgington Koch Page Waugh	i
Freeman of Kruse Newton Weich	nan
Buena Vista Langland Ossian Winke	man
Freeman of Lawson Pelton Wolfe	
Clay-Dickinson Lippold Pierson Mr. Sp	eaker
Graham Lipsky Rex	

The nays were, 57:

Andersen	Caffrey	Darrington	Ewell
Baker	Christensen	Dietz	Fischer of
Bennett	Cochran	Dougherty	Grundy
Blouin	Crabb	Doyle	Fisher of
Brinck	Crosier	Ellsworth	Greene

Franklin	Klein	Nolting	Skinner
Gannon	Knoblauch	O'Hearn	Sorg
Goode	Kreamer	Perkins	Stokes
Grassley	Mayberry	Peterson	Stroburg
Jesse	Mezvinsky	Poncy	Stromer
Johnston of	Middleswart	Radl	Tapscott
Johnson	Miller of	Renda	Voorhees
Kennedy of	Des Moines	Rodgers	Warren
Chickasaw	Mohrfeld	Roorda	Welden
Kennedy of	Nelson	Schmeiser	Wells
Dubuq ue	Nielsen	Schwartz	

Absent or not voting, 4:

Milligan Priehe Hill Knight

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

ADOPTION OF SENATE CONCURRENT RESOLUTION 8

Goode of Appanoosc-Davis called up for consideration Senate Concurrent Resolution 8, filed March 12 and found on page 533 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 19, 1969, he approved: Senate File 211 and House Files 164, 166, 323, 324 and 368.

REPORTS OF COMMITTEES

Den Herder of Sioux, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 193, a bill for an act relating to income tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 193 by striking all of lines 14, 15, 16, 17, and 18.

ELMER H. DEN HERDER, Chairman

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 226, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER H. DEN HERDER, Chairman

Van Nostrand of Pottawattamic, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. SPEAKER: Your committee on constitutional amendments and reapportionment to whom was referred House Joint Resolution 5, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the appropriation of fines as provided by law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Also:

MR. SPEAKER: Your committee on constitutional amendments and reapportionment, to whom was referred House Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the terms of office of elected executive officials, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 6 as follows:

- 1. Page one (1), line three (3), strike the word "executive" and insert the word "state".
- 2. Page one (1), strike lines five (5) to fifteen (15), inclusively, and insert the following:

Section 1. The following amendment to the Constitution of the State of Iowa is proposed for the election and terms of state officers beginning with the general election in the year nineteen hundred seventy-four (1974):

Section two (2) of Article IV of the Constitution of the State of Iowa is

repealed and the following adopted in lieu thereof:

- "Sec. 2. The Governor shall be elected by the qualified electors at the time and place of voting for members of the General Assembly, and shall hold his office for four years from the time of his installation, and until his successor is elected and qualifies."
- 3. Page two (2), lines two (2) and three (3), strike the word "enacted" and insert the word "adopted".
- 4. Page two (2), line sixteen (16), strike the word "enacted" and insert the word "adopted".

5. Page two (2), insert after line thirty-one (31), the following:

Section twelve (12) of Article V of the Constitution of the State of Iowa is repealed and the following adopted in lieu thereof:

"Sec. 12. The General Assembly shall provide, by law, for the election of an Attorney General by the people, whose term of office shall be four years, and until his successor shall have been elected and qualifies."

MAURICE VAN NOSTRAND, Chairman

Also:

MR. SPEAKER: Your committee on constitutional amendments and reapportionment, to whom was referred House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa, relating to four-year terms for members of the House of Representatives, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MAURICE VAN NOSTRAND, Chairman

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

Mr. SPEAKER: Your committee on judiciary, to whom was referred House File 101, a bill for an act to increase the salary of municipal court

judges, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 316, a bill for an act relating to the use of force or violence or threats to prevent or attempt to prevent any person or persons from engaging in or pursuing any lawful employment, work, vocation, or educational pursuit, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 316 as follows:

- 1. Page 1, line six (6), by striking the words "the use" and inserting in lieu thereof the words "an act".
- 2. Page 1, line seven (7), by striking the words "to use" and inserting in lieu thereof the words "with the ability to act with".
- 3. Amend line one (1) of the title by striking the word "use" and inserting in lieu thereof the words "an act".

ALFRED NIELSEN, Chairman

Fischer of Grundy, from the committee on commerce, submitted the following report:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 231, a bill for an act relating to the licensing of insurance agents in Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 388, a bill for an act relating to the practice of accountancy by licensed accountants, establishing a board of licensed accountants and collection of fees for support thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 481, a bill for an act relating to the collection of premium taxes on insurance premiums collected by nonprofit hospital and medical service corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred Senate File 210, a bill for an act relating to the expenses incurred by the insurance commissioner while in attendance at meetings with insurance officials of other states, begs leave to report it has had the same under consid-

eration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 168, a bill for an act relating to savings and loan associations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 168 by striking all of section one (1) and substituting in lieu thereof the following:

Section 1. Section five hundred thirty-four point nineteen (534.19), Code 1966, is hereby amended by adding the following new subsection:

"A savings and loan asociation operating under this chapter may make the determination to operate in a manner similar to federally chartered savings and loan associations insofar as the use of the 'deposit' and 'interest' terminology is concerned and such other powers as have been authorized for such federally chartered associations under the Home Owners Loan Act of 1933 as amended to March 1, 1969, and specifically as amended by Public Law 90-448S-3496 and as permitted under Rules and Regulations of the Federal Home Loan Bank System and the Federal Savings and Loan Insurance Corporation, issued under such Act as amended to March 1, 1969, and under such law, to the extent that similar rules and regulations have been adopted by the supervisor of savings and loan associations and have been filed with the secretary of state. Any such additional powers shall not become effective until July 1, 1969. This paragraph is not intended to diminish nor restrict the powers otherwise granted to such associations by the laws of Iowa prior to the effective date of this Act, nor shall the adoption and filing of such rules or regulations by the supervisor in any way diminish or restrict the rights of associations which do not make the above determination and which do not desire to change their operation under the provisions above contained in this paragraph."

Further amend House File 168 by striking all of section two (2) and inserting in lieu thereof the following:

Sec. 2. Section five hundred thirty-four point eight (534.8), Code 1966, is hereby amended by adding the following new subsection:

"Any association operating under this chapter shall have the power to indemnify any present or former director, officer or employee in the manner and in the instances authorized in subsections one (1), two (2), three (3) and four (4) of section two (2), chapter three hundred sixty-three (363), Acts of the Sixty-second General Assembly."

Further amend House File 168 by striking all of lines twenty-nine (29) through thirty-one (31) of page two (2).

Further amend House File 168 by striking lines twenty-two (22) through twenty-nine (29) of page three (3) and substituting in lieu thereof the following:

"5. By adding the following new subsection:".

Further amend House File 168 by striking in line four (4), page four (4), the word "loan" and inserting in lieu thereof the word "loans".

Further amend House File 168 by striking in page four (4), line eleven (11), the word "interests" and inserting in lieu thereof the word "interest". Further amend House File 168 by adding the following section thereto:

Sec. 6. Section five hundred thirty-four point nineteen (534.19), subsection thirteen (13), Code 1966, is hereby amended by adding the following thereto:

"In addition to the above unsecured or secured borrowing, an association may issue such notes, bonds, debentures and other obligations or securities, except capital stock, as are approved by the supervisor of savings and loan associations, and if authorized by the regulations of the Federal Home Loan Bank, as long as the total amount of funds borrowed under this sentence shall not exceed five percent of the withdrawable accounts of the association and provided that such obligations and securities shall be subject to the priority of the rights of the owners of the savings and deposits of said association"

HAROLD O. FISCHER, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 238, a bill for an act relating to the appeal procedure for welfare applicants and recipients, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred **Senate File 208**, a bill for an act to provide the express authority for the department of social services to purchase services for children, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopass.

EDGAR H. HOLDEN, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 555, a bill for an act relating to the annual report of the state apiarist, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES H. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 531, a bill for an act relating to the state entomologist and location of office, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES H. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred Senate File 114, a bill for an act relating to disposal of dead animals, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

CHARLES H. STROTHMAN, Chairman

3

14

AMENDMENTS FILED

Amend House Joint Resolution 13 by striking all of section four 1 2 (4), and inserting in lieu thereof the following:

3 Sec. 4. This Act, being deemed of immediate importance shall

4 take effect and be in force from and after its publication in Clarinda

5 Herald-Journal, a newspaper published in Clarinda, Iowa, and in Coun-

Bluffs Nonpareil, a newspaper published in Council Bluffs, Iowa. 6

MILLER of Page

Amend House File 1 as follows:

1. By adding thereto the following new sections:

"If the laws or rules of another state impose

4 upon the vehicles of residents of Iowa any taxes, fees, charges,

penalties, obligations, restrictions, prohibitions, or limitations

6 of any kind which are more restrictive than those imposed by the state of Iowa upon the vehicles of residents of such other state.

7

8 the Iowa reciprocity board may impose and collect fees or charges

9 in the same amount and may provide for similar obligations. 10 prohibitions, or limitations upon the owner or operator of a

11 vehicle registered in such other state so long as the laws or

12 rules of such other state vary from those of Iowa.

13

Whenever the reciprocity board has reason to believe that a fleet owner has filed incorrect information with the

reciprocity board, department of public safety, or the de-15

16 partment of revenue, for the purpose of reducing the fleet

17 owner's obligation for registration fees or fuel taxes, the

18 reciprocity board may cancel the apportioned registration

19 privileges on all of the vehicles owned by such person. Any 20

person who has such privileges canceled shall be subject to the 21 payment of the full annual registration fee for all vehicles

22 operated on the highways of this state for a period of at least

five years thereafter. The commissioner of public safety and 23

24 the director of revenue shall cooperate with the reciprocity

25 board in ascertaining the accuracy of all reports filed

26 pertaining to registration fees and motor fuel taxes. 27 Any person whose privileges are canceled may request an

28 administrative hearing of said action, and during the period

29 pending the hearing the apportioned registration privileges

30 shall be reinstated if the fleet owner posts security with

31 the reciprocity board in an amount sufficient to pay such full

32 annual fees if an adverse decision is rendered at the 33 hearing. At such hearing the fleet owner shall have the

34 burden of proof as to the accuracy of any report filed by

35 the fleet owner with the reciprocity board, department of

public safety, or the department of revenue. Any person 36

37 aggrieved by a decision reached at the administrative hearing

38 may appeal from such decision to the district court."

SCHROEDER of Pottawattamie

- 1 Amend the committee amendment to House File 1, filed March 14. 2 1969, as follows:
- Line three (3) by striking the words "ten dollars" and inserting 3

in lieu thereof the words "five dollars".

Amend House File 68, section one (1), subsection two (2), page two (2), by striking lines two (2), through

1

```
3
    eight (8).
 4
       Further amend section one (1), subsection two (2),
 5
    page two (2), by striking in lines sixteen (16), seventeen
    (17) and eighteen (18) the words "for a period not to exceed
    twelve (12) months if it appears that such exemption will
    encourage the family to become self-supporting".
       Further amend section two (2), page two (2), by striking
10
    in line twenty-six (26) the words "for a period not to
    exceed twelve months".
                                 COMMITTEE ON SOCIAL SERVICES
                                 EDGAR H. HOLDEN, Chairman
 1
       Amend House File 150, page 1, line thirteen (13), by striking the
    word "slaughtering.".
                                                     CRABB of Crawford
 1
       Amend House File 159 as follows:
       1. Page 1, line twenty (20), by striking the word
 3
    "procedures" and inserting in lieu thereof the words "is
    intended to produce".
 5
       2. Page 2, by striking lines thirty-one (31) and thirty-
 6
    two (32) and inserting in lieu thereof the words "or incen-
 7
    diary or explosive device, including but".
       3. Page 3, by striking from lines one (1) and two (2)
 8
 9
    the words "businesses or occupations involving commercial"
10
    and inserting in lieu thereof the words "business, occupa-
11
    tional or recreational use of commercial".
12
       4. Page 3, line four (4), by adding after the period
13
    the following: "This Act shall have no application to the
14
    possession or sale of rifle, pistol, or shotgun ammunition;
    nor shall it prohibit the use, sale, or possession of primers,
15
    percussion caps, brass, powder, and other components and
16
17
    supplies for hand loading or reloading rifle, pistol, or
    shotgun ammunition or loading muzzle-loading arms, where the
18
19
    same is for lawful purposes."
20
      5. Page 3, by striking all of lines twelve (12) through
    twenty-nine (29).
21
22
      6. Page 3, line thirty-five (35), and page 4, line one
    (1), by striking the words "prima facie".
23
24
      7. By renumbering all sections following section 4.
                                             VARLEY of Adair-Madison
      Amend House File 190 as follows:
```

1 Amend House File 199, section 21, page 9,

By striking all of lines eight (8) through thirteen (13).

By striking all of lines eleven (11) through sixteen (16).

lines 34 and 35, by striking the words "a

Amend House File 191 as follows:

1 2

3 prerequisite", and place in lieu thereof the

4 following: "submitted to the court prior".

MILLER of Page

MILLER of Page

```
Amend House File 226 by adding thereto the following new
2
   sections:
3
      Sec. 5. Chapter three hundred forty-eight (348), section
4
   nineteen (19), Acts of the Sixty-second General Assembly,
5
   amending section four hundred twenty-two point forty-two
    (422.42), Code 1966, is hereby amended by striking from lines
7
   twenty-one (21) through twenty-eight (28), inclusive, the
8
   words:
      "When services are made under conditional sales contract
g
10
   or under other contract or agreement, wherein the payment
   of the principal sum thereunder is extended over a period
11
   longer than sixty days from the date of the contract or
12
13
   agreement, only such portion of the value of services
14 thereof shall be accounted, for the purpose of imposition
15 of the tax imposed by this division, as has actually been
16 received by the taxpayer during the quarterly period for
17
   which the tax imposed by this division is due and payable."
      Sec. 6. Section four hundred twenty-three point thirteen
18
19
    (423.13). Code 1966, as amended by chapter three hundred
   forty-eight (348), sections forty (40) and forty-one (41),
21
    Acts of the Sixty-second General Assembly, is hereby further
22
    amended by striking from lines twenty-three (23) through
23
    thirty-three (33), inclusive, the words:
24
      ", provided that where such tangible personal property
25
    is sold under a conditional sales contract, or under any
26
    other form of sale wherein the payment of the principal sum.
27
    or a part thereof, is extended over a period longer than
28 sixty days from the date of the sale thereof, the retailer
29 may collect and remit each quarterly period that portion of the
30 tax equal to two percent of that portion of the purchase price
    actually received during such quarterly period".
                              COMMITTEE ON WAYS AND MEANS
```

COMMITTEE ON WAYS AND MEANS ELMER DEN HERDER, Chairman

```
Amend the Shaw amendment to House File 270, filed March 14, 1969, by striking lines four (4), five (5) and six (6) thereof and inserting the following:

"Section one hundred eleven point forty-three (111.43), Code 1966, is hereby repealed and the following enacted in lieu thereof:".
```

SHAW of Scott

```
1
     Amend House File 310 as follows:
2
     1. Page 1, lines nineteen (19) and twenty (20), by
   striking the words "board of funeral director and embalmer
4
   examiners" and inserting in lieu thereof the words
5
   "commissioner of public health".
6
     2. Page 2, line four (4), by striking all words
7
   following the word "by", and by striking all of lines
8
   five (5), six (6), and seven (7).
9
     3. Page 2, line eight (8), by striking the words "Further
10 amend said section by".
11
     4. Page 2, by striking all of lines sixteen (16)
12 through thirty-five (35) and all of lines one (1) through
```

1

2

four (4) on page 3.

```
14
      5. By adding the following new section:
      Sec. 5. Every funeral establishment shall file
15
16
    with the commissioner of public health a schedule of all
    its prices, fees and charges made for the conduct of a
17
    funeral. Such schedule shall include all incidental fees
18
    and charges of any nature which may be incurred in connec-
19
    tion with the conduct of a funeral. A copy of such schedule
20
21
    shall be posted in a conspicuous place in the funeral
22
    establishment and published at least three times a year in
23
    a newspaper of general circulation in the locality in which
24 the funeral establishment conducts its business.
                                                     McINTYRE of Linn
 1
      Amend the amendment to House File 370, by the
 2
    committee on state government, filed March 18, by
 3
    adding thereto after line twenty (20) the following:
 4
      1. By striking in lines eleven (11) and twelve (12)
 5
    the words "one week", and inserting in lieu thereof the
 6
    words "two weeks".
 7
      2. By striking in line sixteen (16) the word
 8
    "fifteenth", and inserting in lieu thereof the word
 9
    "tenth".
10
       3. By striking in line eighteen (18) the word
11
    "fifteenth", and inserting in lieu thereof the word
12
    "tenth".
                                                         WELLS of Linn
 1
       Amend House File 442, line eight (8), by inserting
    after the word "refuse," the words "excluding the
    treated effluent from waste water treatment plants.".
                                               VAN ROEKEL of Marion
 1
      Amend House File 530 by adding thereto the following
 2
    sections:
       1. Section one hundred ninety-nine point one (199.1),
 3
 4
    Code 1966, is hereby amended by adding thereto the following
 5
    new subsection:
       The term "producer" means any person, firm, or
 6
 7
    corporation which produces, or causes to be produced.
 8, in quantities in excess of ten thousand pounds, seed
    in common use for the production of agricultural crops.
 9
10
       2. Chapter one hundred ninety-nine (199), Code 1966,
    is hereby amended by adding thereto the following:
11
12
       All producers, as defined in section one hundred ninety-
13
    nine point one (199.1), of the Code, shall pay to the depart-
14
    ment of agriculture two mills (2/10 of 1 cent) for each one
15
    hundred pounds of seed sold in this state, regardless of
16
    where produced. Said moneys shall be used by the secretary
17
    of agriculture in accordance with the provisions of section
18 one hundred ninety-eight point seven (198.7), of the Code.
                                                   PIERSON of Mahaska
```

Amend Senate File 226, as passed by the Senate, as follows:

Amend page 3, line nine (9), by striking the period and adding thereto the following: "and treatment, and

10

11

12

13

9 10

11 12

13

14

15

16 17

18

19

20

21

```
shall be treated until certified to the local board of
health or, if none, to the state department of health,
that such person is no longer infectious. In every case
of treatment the attending physician shall so certify
```

8 that the person is no longer infectious."

HANSEN of Black Hawk

Amend Senate File 279 by adding to section one (1) the following:

"Section five hundred thirty-five point two (535.2),

Code 1966, is hereby further amended by adding at the end of subsection one (1), the following:

Excessive charges or premiums for credit life, accident, or health insurance written in connection with money loaned shall be included in the rate of interest unless

(1) the coverage of the debtor by the insurance is not a factor in the approval by the creditor of the extension of credit, and this fact is clearly disclosed in writing to the person applying for or obtaining the extension of credit; and

(2) in order to obtain the insurance in connection with the extension of credit, the person to
whom the credit is extended must give specific affirmative written indication of his desire to do so after
written disclosure to him of the cost thereof.

The foregoing provision regarding excessive charges or premiums to be included in the rate of interest shall have application only to the original parties to an agreement and shall in no manner affect the negotiability of instruments or the rights of subsequent holders."

BAILEY of Wright VAN NOSTRAND of Pottawattamie FISCHER of Grundy

1 Amend Senate File 295, as passed by the Senate, 2 as follows:

Page 3, by adding after the period in line
 thirty-five (35) the following: "The commission may
 require the accredited private institution to promptly
 furnish any information which the commission may request
 in connection with the tuition grant program."
 Page 4, by striking all of section eight (8) and

2. Page 4, by striking all of section eight (8) and inserting in lieu thereof the following:

"Sec. 8. Each applicant, in accordance with the rules and regulations of the commission, shall:

1. Complete and file an application for a tuition grant.

2. Be responsible for the submission of the parents' confidential statement for processing, the processed information to be returned both to the commission and to the college in which he is enrolling.

Report promptly to the commission any information requested.

4. File a new application and parents' confiden-

- 22 tial statement annually on the basis of which
- 23 his eligibility for a renewed tuition grant
- 24 will be evaluated and determined."

VAN ROEKEL of Marion

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, March 20, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, MARCH 20, 1969.

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

Prayer was offered by the Doctor Lyle Lieder, pastor of the First United Methodist Church, Mason City, Iowa.

The Journal of Wednesday, March 19, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Van Roekel of Marion on request of Hanson of Howard-Mitchell; Hill of Marshall on request of Welden of Hardin.

PRESENTATION OF VISITORS

Huff of Polk presented to the House forty-seven students of the ninth grade class, Urbandale Junior High School, Urbandale, Iowa, and their teachers, Mary Oler and Joyce Wisby.

Huff of Polk presented to the House twenty-eight senior girls of Hoover High School, Des Moines, Iowa, and their teacher, Mrs. Robinson.

Knoblauch of Carroll presented to the House three foreign exchange students, Ria Hanssen of Andechs, Germany, and Jacques Nouwens of Tilburg, Holland, who are attending Kuemper High School in Carroll, and Siriporn Ratanavongsa of Thailand, who is attending Carroll High School in Carroll.

Langland of Winneshiek presented to the House twenty-two home-makers from Winneshiek County.

Lipsky of Linn presented to the House the Washington High School boys basketball team of Cedar Rapids and their coach.

Poncy of Wapello presented to the House the Honorable Thomas S. Roe, former member of the House in the Sixty-first and Sixty-second General Assemblies from Allamakee County.

Strothman of Henry presented to the House fifteen students of the future teachers class of Mount Pleasant High School, Mount Pleasant, Iowa, and their teacher, Elizabeth Garrels.

PETITIONS

The following petitions were received and placed on file:

By Corey of Louisa-Muscatine, from eleven residents of Louisa County urging support for retaining all benefits now offered by the State Employees Merit System.

By Peterson of Woodbury, from one hundred twenty-eight residents of Woodbury County favoring House File 250 prohibiting the pursuit of animals by snowmobiles.

By the following Representatives, favoring House File 417, relating to meat and poultry inspection programs, retaining state control of inspection, and the appropriation of state funds for this purpose: Miller of Marshall, from ninety-nine residents of Marshall County, and Stroburg of Ringgold-Taylor, from thirty-nine residents of Ringgold County.

By Winkelman of Calhoun, from ten residents of Calhoun County favoring a life insurance program provided by the state for state employees' families.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 612, by Bailey, a bill for an act relating to liability of a seller of goods.

Read first time and referred to committee on commerce.

House File 613, by Strothman, Cochran, Baker, Stokes and Freeman of Buena Vista, a bill for an act relating to marketing of dairy products.

Read first time and referred to committee on agriculture.

House File 614, by Christenson, Warren and Stroburg (Briles), a bill for an act relating to land ownership by merged areas.

Read first time and referred to committee on schools.

House File 615, by committee on state government, a bill for an act relating to liability of the state for claims incident to training, operation, or maintenance of the national guard while not in "active state service".

Read first time and placed on the calendar.

House File 616, by committee on social services, a bill for an act relating to the sale of real estate of old-age recipients.

Read first time and placed on the calendar.

House File 617, by Winkelman and Tieden, a bill for an act relating to the propagation and protection of wildlife.

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

House File 618, by Rex, Dunton, Kruse, Stokes, Schmeiser, Dietz, Menefee and Logue, a bill for an act to abolish the state sheep association.

Read first time and referred to committee on agriculture.

House File 619, by Christensen, Warren, Camp and Stroburg, a bill for an act relating to automatic recorders on scales.

Read first time and referred to committee on agriculture.

House File 620, by Kluever, a bill for an act relating to financing construction of sewer systems by municipalities.

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

House File 621, by Christensen, Stroburg and Warren (Anderson), a bill for an act relating to distribution and payment of general school aid to merged areas operating an area vocational school or community college.

Read first time and referred to committee on schools.

House File 622, by Pelton, Skinner and Sorg, a bill for an act relating to the registration of voters.

Read first time and referred to committee on state government.

House File 623, by Newton (Nicholson, Thordsen and Mogged), a bill for an act relating to licensing and regulation of hearing aid dealers, and appropriating license fees for purposes of administration.

Read first time and referred to committee on social services.

House File 624, by Graham, a bill for an act relating to county public hospitals.

Read first time and referred to committee on county government.

House File 625, by Schroeder, a bill for an act relating to administrative rules and regulations.

Read first time and referred to committee on state government.

House File 626, by Radl (Doderer), a bill for an act relating to the termination of pregnancy.

Read first time and referred to committee on social services.

House File 627 by Dougherty, Pierson, Nielsen, Middleswart, Knoblauch, Mendenhall, Schmeiser, Baker, McCormick, Peterson, Rodgers, Nelson, Gannon, Cochran and Van Roekel, a bill for an act relating to production of dairy products.

Read first time and referred to committee on agriculture.

House File 628, by Bailey, a bill for an act relating to the specifications and standards for cheeses and cheese products.

Read first time and referred to committee on agriculture.

SENATE MESSAGES CONSIDERED

Senate File 175, a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms.

Read first time and referred to committee on law enforcement.

Senate File 279, a bill for an act to amend section five hundred thirty-five point two (535.2), Code 1966, relating to the rate of interest to which parties may agree in writing.

Read first time and passed on file.

Senate File 347, a bill for an act to legalize and validate the special election held in Pottawattamie County, Iowa, on the 5th day of November, 1968, on the proposition of remodeling the present county home and build and equip an addition thereto.

Read first time and referred to committee on judiciary.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 101, 168, 193, 226, 231, 316, 481; House Joint Resolutions 5 and 6; and Senate File 210, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Battles of Jackson offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Howard Tabor, who was a member of the Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth Extra sessions of the General

Assembly from Jackson County, and Senator from Jackson-Jones Counties during the Sixty-first session, passed away on April 5, 1968; now, therefore, Be It Resolved by the House of Representatives, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the Speaker appointed as such committee Battles of Jackson, Miller of Jones and Camp of Clinton.

HOUSE FILE 481 RE-REFERRED

The Speaker announced that House File 481, reported out for passage by the committee on commerce, is hereby referred to the committee on ways and means.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 175, a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR SENATE FILE 279 SUBSTITUTED FOR HOUSE FILE 511

Fischer of Grundy asked and received unanimous consent to substitute Senate File 279 for House File 511.

Senate File 279, a bill for an act to amend section five hundred thirty-five point two (535.2), Code 1966, relating to the rate of interest to which parties may agree in writing, was taken up for consideration.

Bailey of Wright offered the following amendment filed by him, Van Nostrand of Pottawattamie and Fischer of Grundy:

Amend Senate File 279 by adding to section one (1) the following:

"Section five hundred thirty-five point two (535.2), Code 1966, is hereby further amended by adding at the end of subsection one (1), the following:

Excessive charges or premiums for credit life, accident, or health insurance written in connection with money loaned shall be included in the rate of interest unless

- (1) the coverage of the debtor by the insurance is not a factor in the approval by the creditor of the extension of credit, and this fact is clearly disclosed in writing to the person applying for or obtaining the extension of credit; and
- (2) in order to obtain the insurance in connection with the extension of credit, the person to whom the credit is extended must give specific affirmative written indication of his desire to do so after written disclosure to him of the cost thereof.

The foregoing provision regarding excessive charges or premiums to be included in the rate of interest shall have application only to the original parties to an agreement and shall in no manner affect the negotiability of instruments or the rights of subsequent holders."

McCartney of Floyd moved the previous question on the amendment.

Motion prevailed.

Bailey of Wright moved adoption of the amendment.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?"

Rule 69 was invoked.

The ayes were, 60:

Bailey	Goode	McCartney	Rodgers
Baker	Graham	McCormick	Schmeiser
Bennett	Hamilton	Mendenhall	Schroeder
Bergman	Holden	Mezvinsky	Skinner
Blouin	Huff	Miller of	Stroburg
Caffrey	Jes se	Jones	Strothman
Campbell	Johnston of	Miller of	Tapscott
Christensen	Johnson	Page	Tieden
Cochran	Kennedy of	Nelson	Van Drie
Corey	Chickasaw	Newton	Van Nostrand
Crosier	Kennedy of	Nolting	Varley
Dougherty	Dubuque	Pelton	Voorhees
Ewell	Klein	Poncy	Walter
Fisher of	Knight	Priebe	Wells
Greene	Knoblauch	Radl	Winkelman
Franklin	Kreamer	Renda	Mr. Speaker
Gannon	Langland		-

The nays were, 51:

	· ·, · - · ·		
Alt Andersen	Freeman of Buena Vista	Lawson Lippold	Rex Roorda
Battles	Freeman of	Lipsky	Schwartz
Camp	Clay-Dickinson	Logue	Shaw
Crabb	Hansen of	Mayberry	Shepherd
Cunningham	Black Hawk	McIntyre	Sorg
Darrington	Hanson of	Menefee	Stokes
Den Herder	Howard-Mitchell	l Millen	Strand
Dietz	Joh nso n o f	Miller of	Stromer
Dooley	Audubon	Marshall	Warren
Doyle	Kehe	Mohrfeld	Waugh
Drake	Kluever	Nielsen	Weichman
Dunton	Koch	O'Hearn	Welden
Edgington	Kruse	Ossian	Wolfe
Ellsworth			

Absent or not voting, 13:

Brinck	Hill	Miller of	Peterson
Fischer of	Kitner	Des Moines	Pierson
Grundy	Middleswart	Milligan	Sanders
Grassley		Perkins	Van Roekel

Amendment was adopted.

Millen of Jefferson-Van Buren in the chair at 10:30 a.m.

Van Nostrand of Pottawattamie offered from the floor the following amendment:

Amend Senate File 279 as follows:

By striking lines six (6), seven (7), and eight (8) of Senate File 279

and inserting in lieu thereof the following:

"(535.2), Code 1966, is hereby amended by inserting in line six (6) after the word 'year' the words 'in the case of the following transactions of less than five years duration and not exceeding nine cents on the hundred by the year in the case of such transactions of more than five years duration'".

Speaker Harbor in the chair at 11:15 a.m.

Van Nostrand of Pottawattamic moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Van Nostrand of Pottawattamie.

On the question "Shall the amendment be adopted?"

Rule 69 was invoked.

The ayes were, 29:

Baker	Franklin	Mayberry	Rodgers
Bennett	Gannon	Mezvinsky	Schroeder
Caffrey	Grassley	Newton	Schwartz
Cochran	Jesse	Nolting	Skinner
Crosier	Johnston of	Poncy	Tapscott
Ewell	Johnson	Priebe	Van Nostrand
Fisher of	Klein	Radl	Walter
Greene	Knoblauch	Renda	

The nays were, 87:

Alt	Edgington	Kennedy of	Miller of
Andersen	Ellsworth	Chickasaw	Marshall
Bailey	Fischer of	Kennedy of	Miller of
Battles	Grundy	Dubuque	Page
Bergman	Freeman of	Kluever	Mohrfeld
Blouin	Buena Vista	Knight	Nelson
Brinck	Freeman of	Koch	Nielsen
Camp	Clay-Dickinson	Kreamer	O'Hearn
Campbell	Goode	Kruse	Ossian
Christensen	Graham	Langland	Pelton
Corey	Hamilton	Lawson	Perkins
Crabb	Hansen of	Lippold	Peterson
Cunningham	Black Hawk	Lipsky	Rex
Darrington	Hanson of	Logue	Roorda
Den Herder	Howard-Mitchell		Sanders
Dietz	Holden	McIntyre	Schmeiser
Dooley	Huff	Mendenhall	Shaw
Dougherty	Johnson of	Menefee	Shepherd
Doyle	Au du bon	Millen	Sorg
Drake	Kehe	Miller of	Stokes
Dunton		Jones	Strand

Stroburg Van Drie Waugh Winkelman Stromer Varley Weichman Wolf Strothman Voorhees Welden Mr. Speaker Tieden Warren Wells

Absent or not voting, 8:

Hill Middleswart Milligan Van Roekel
Kitner Miller of Pierson

McCormick Des Moines

Amendment was lost.

(Senate File 279 pending at adjournment.)

MOTION TO RECONSIDER

We hereby move to reconsider the vote by which the Bailey, Van Nostrand and Fischer of Grundy amendment to Senate File 279 was adopted by the House on March 20, 1969.

VOORHEES of Black Hawk CHRISTENSEN of Clarke-Union

REPORTS OF COMMITTEES

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments and reapportionment, to whom was referred House Joint Resolution 4, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the voting age of electors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 4 as follows:

1. By striking all after the resolving clause and inserting in lieu thereof: Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section one (1) of Article two (II) of the Constitution of the State of Iowa as it exists on July 1, 1972, is hereby repealed and the following

adopted in lieu thereof:

"Every citizen of the United States, of the age of nineteen (19) years, who shall have been a resident of this state for such period of time as shall be provided by law and of the county in which he claims his vote for such period of time as shall be provided by law, shall be entitled to vote at all elections which are now or hereafter may be authorized by law. The general assembly may provide by law for different periods of residence in order to vote for various officers or in order to vote in various elections. The required periods of residence shall not exceed six (6) months in this state and sixty (60) days in the county. A person nineteen (19) years of age or older shall be deemed to be an adult for all purposes known to law and shall enjoy all rights and privileges and be subject to all duties and liabilities now or hereafter provided by law for persons twenty-one (21) years old. Provided, that no qualification established by this constitution for holding any public office shall be deemed to be changed by this amendment."

Sec. 2. The foregoing amendment to the Constitution of the State of

Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three consecutive months previous to the date of said election as provided by law.

2. Amend the title to House Joint Resolution 4, line two (2), by striking

all after the word "to" and inserting in lieu thereof:

"qualification of the electors and to the rights and responsibilities of a resident of this state upon reaching the age of nineteen (19) years."

MAURICE VAN NOSTRAND, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 328, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Bussey, in the County of Marion, State of Iowa, in the calling of a special election on the proposition of extending, reconstructing and maintaining its municipal waterworks and contracting indebtedness for such purpose not in excess of forty-five thousand dollars (\$45,000), issuing bonds for, etc., begs leave to report the same had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 421, a bill for an act relating to temporary alimony and support payments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 431, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Pierson, in the County of Woodbury, State of Iowa, authorizing and providing for the issuance of town hall and fire station bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 454, a bill for an act relating to the legalizing of procedures followed in Black Hawk County in repairing the roof of the county home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 516, a bill for an act relating to depressant, stimulant, and hallucinogenic drugs, begs leave to report it has had the same under consid-

eration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 515, a bill for an act relating to the licenses of pharmacists, pharmacies, and wholesale druggists, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Den Herder of Sioux, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 400, a bill for an act relating to the personal property tax credit, and the affidavit required therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 400, section 2, subsection 1, page 2, line 8, by striking the period and inserting in lieu thereof the following: ", unless husband, wife, or minor children own farm units separately and file separate social security returns."

ELMER DEN HERDER, Chairman

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 284, a bill for an act relating to income tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ELMER DEN HERDER, Chairman

AMENDMENTS FILED

- 1 Amend Senate File 279 as follows:
- 2 1. After section 1 insert the following new section:
- 3 "Sec. 2. Compensating balance requirements unless
- 4 allowable by other statutory provisions, service charges
- 5 exclusive of amounts actually attributable to and paid for
- 6 appraisals and legal title opinions, and discount points
- 7 paid by other persons, which have the effect of raising the
- 8 interest rate in excess of the stated amount, shall be
- 9 taken into consideration in determining the rate of interest
- 10 being charged."
- 11 2. Renumber the following sections.

JESSE of Polk

- 1 Amend Senate File 279 as follows:
- 2 Strike section 1 and insert in lieu thereof:
- 3 Section 1. Section five hundred thirty-five point two
- 4 (535.2), Code 1966, is hereby amended by striking subsection two (2)
- 5 and inserting in lieu thereof the following:
- 6 "2. Any domestic or foreign corporation, business, or

```
partnership may pay nine (9) cents interest on the hundred
 8
     by the year in the following cases:
 9
       a. Money due by express contract.
10
       b. Money after the same becomes due.
11
       c. Money loaned.
12
       d. Money received to the use of another and retained
     beyond a reasonable time, without the owner's consent,
13
14
    express or implied.
15
       e. Money due on the settlement of accounts from
16
    the day the balance is ascertained.
17
       f. Money due upon open accounts after six months from
18 the date of the last item.
19
       g. Money due, or to become due, where there is a
20
    contract to pay interest, and no rate is stipulated."
                                                      BENNETT of Polk
       Amend Senate File 279 as follows:
 2
       1. Page 1, lines one (1) and two (2), by striking the
 3
    following words and figures: "to amend section five hundred
 4
    thirty-five point two (535.2), Code 1966,"
 5
       2. By inserting after section 1 the following new sec-
 6
    tion:
 7
                 Section five hundred thirty-five point four
     (535.4), Code 1966, is hereby amended by inserting in
 8
    line three (3) after the word "thing" the following: "from
 9
    the borrower or any other person whatsoever".
10
11
       3. Renumber the following section.
                                                           JESSE of Polk
       Amend Senate File 279 by adding the following new section
    as "Section 2":
 3
       "Sec. 2. Section five hundred thirty-six A point twenty-
    three (536A.23), Code 1966, is hereby amended by striking in
 4
 5
    lines 5 and 6 the words and figures, "that authorized by section
    535.2" and by inserting in lieu thereof the words, "eight cents
 6
 7
    on the hundred by the year".
 8
       Further amend by renumbering section 2 as section 3.
                                                       SKINNER of Polk
       Amend House File 309 by striking all after the enacting
    clause and inserting in lieu thereof the following:
 3
       Section 1. Section one hundred fifty-six point nine (156.9),
 4
     Code 1966, is hereby amended by striking lines twenty-two (22)
 Б
    through thirty-seven (37).
       Sec. 2. Section one hundred fifty-six point twelve (156.12),
 6
 7
    Code 1966, is hereby repealed.
                                                           RADL of Linn
       Amend House File 400, section 5, line 29,
    by adding after the period (.) the following:
 3
       "Jurisdiction shall be in each county in which
 4 an affidavit has been filed. Conviction, or
    plea of guilty, in one county shall not bar
    prosecution in another county."
```

DOYLE of Woodbury

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, March 21, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, MARCH 21, 1969.

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

Prayer was offered by the Reverend Jerry Wolcott, pastor of the First United Methodist Church, Maquoketa, Iowa.

The Journal of Thursday, March 20, 1969, was approved.

PRESENTATION OF VISITORS

Blouin of Dubuque presented to the House fifteen members of the Wahlert High School basketball team, Dubuque, Iowa, and their coach, Ed Colbert, and assistant coach, Frank Delaney.

Freeman of Buena Vista presented to the House the Honorable Wendell Pendleton, former member of the House from Buena Vista County in the Fifty-fourth, Fifty-fifth and Fifty-sixth General Assemblies.

Freeman of Buena Vista presented to the House members of the boys high school basketball team of Storm Lake, Iowa.

Mendenhall of Allamakee presented to the House six members of the basketball team of St. George High School, Lansing, Iowa.

PETITIONS

The following petitions were received and placed on file:

.

By Priebe of Kossuth, from one hundred eighteen residents of Kossuth County concerning their opposition to laying the anhydrous ammonia pipeline through Kossuth County.

By Caffrey of Polk, from forty-two residents of the Cedar Rapids-Marion area favoring passage of Senate File 61 and House File 237 which relate to collective bargaining privileges for public employees.

By Christensen of Clarke-Union, from twenty-five employees of the Iowa Highway Commission of Osccola opposing the State Merit System proposal of compensation for members of the Iowa highway maintenance department.

By Grassley of Butler, from thirty-one residents of Iowa opposing the Great Plains school reorganization plan, an elected state superintendent and board members outside of the local community; from one hundred seventy-three residents of Iowa favoring an investigation of sex education in public schools; and from ten residents of Iowa urging state participation in the federal-state inspection of meat processing plants.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of joint resolutions and bills. The following joint resolution and bills were not in proper legal form before the Journal of February 28 went to press:

House Joint Resolution 15, by committee on cities and towns, a joint resolution to create a special interim study committee on municipal statutes and to make an appropriation therefor.

Read first time and placed on the calendar.

House File 629, by Jesse, Doyle, Alt and Huff, a bill for an act relating to low-rent housing agencies.

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

House File 630, by Shepherd, Rodgers and Crabb (Curran and Clarke), a bill for an act relating to prearranged funeral plans.

Read first time and referred to committee on judiciary.

House File 631, by Bailey, Shaw and Koch, a bill for an act relating to insurance or annuity contracts on a variable basis, and regulating insurance companies and agents concerned with the sale and delivery of such contracts.

Read first time and referred to committee on commerce.

House File 632, by Blouin, a bill for an act relating to the definition of "license" as pertains to the operation of motor vehicles.

Read first time and referred to committee on transportation.

House File 633, by committee on commerce, a bill for an act to encourage competition among certain casualty insurance companies in rate making.

Read first time and placed on the calendar.

House File 634, by Jesse, Ellsworth, Kennedy of Chickasaw, Drake, Caffrey and Camp, a bill for an act providing for the inspection of elevators, dumbwaiters, escalators, moving walks, and man-

lifts; creating the elevator safety division of the bureau of labor; prescribing methods of enforcement; and providing for fees and penalties.

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

House File 635, by Jesse, Franklin, Johnston of Johnson and Tapscott, a bill for an act providing for the rights of a tenant in the maintenance and repair of rental property used in whole or in part as a dwelling.

Read first time and referred to committee on judiciary.

House File 636, by Tapscott and Holden, a bill for an act relating to motor vehicle registration plates.

Read first time and referred to committee on transportation.

House File 637, by McCormick, a bill for an act relating to registration plates.

Read first time and referred to committee on transportation.

House File 638, by Kluever, a bill for an act relating to the collection of the use tax on the cash difference between the retail sales price and the trade-in value in transactions involving motor vehicles.

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

House File 639, by committee on Iowa development, a bill for an act relating to the filing of an annual report by the Iowa development commission.

Read first time and placed on the calendar.

House File 640, by committee on schools, a bill for an act relating to the maximum rate of interest on general obligation bonds issued by school corporations.

Read first time and placed on the calendar.

House File 641, by Ellsworth, O'Hearn, Drake and Wells, a bill for an act relating to the sales tax on services.

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

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 328, 400, 421, 431, 454, 515 and 516; and House Joint Resolution 4, under Rule 35.

HOUSE FILE 626 RE-REFERRED

The Speaker announced that House File 626 previously referred to the committee on social services is re-referred to the committee on judiciary.

RECORD EXPUNGED

Fisher of Greene asked and received unanimous consent to expunge from the record of the House Journal of March 20 the introduction of House File 615 and to substitute a new House File 615 to be introduced this morning.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of Senate File 279, a bill for an act to amend section five hundred thirty-five point two (535.2), Code 1966, relating to the rate of interest to which parties may agree in writing.

Skinner of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 279 by adding the following new section as "Section 2": "Sec. 2. Section five hundred thirty-six A point twenty-three (536A.28), Code 1966, is hereby amended by striking in lines 5 and 6 the words and figures, "that authorized by section 535.2" and by inserting in lieu thereof the words, "eight cents on the hundred by the year".

Further amend by renumbering section 2 as section 3.

The amendment was lost.

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 279 as follows:

- 1. After section 1 insert the following new section:
- "Sec. 2. Compensating balance requirements unless allowable by other statutory provisions, service charges exclusive of amounts actually attributable to and paid for appraisals and legal title opinions, and discount points paid by other persons, which have the effect of raising the interest rate in excess of the stated amount, shall be taken into consideration in determining the rate of interest being charged."
 - 2. Renumber the following sections.

The amendment was lost.

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 279 as follows:

- 1. Page 1, lines one (1) and two (2), by striking the following words and figures: "to amend section five hundred thirty-five point two (5235.2), Code 1966,".
 - 2. By inserting after section 1 the following new section:

"Sec. 2. Section five hundred thirty-five point four (535.4), Code 1966, is hereby amended by inserting in line three (3) after the word "thing" the following: "from the borrower or any other person whatsoever".

3. Renumber the following section.

Roll call was requested by Gannon of Jasper and Jesse of Polk.

On the question "Shall the amendment be adopted?" (S.F. 279)

The ayes were, 38:

Baker	Gannon	Mayberry	Renda
Bennett	Hill	McCormick	Rodgers
Blouin	Huff	Mezvinsky	Schmeiser
Brinck	Jesse	Miller of	Schroeder
Caffrey	Johnston of	Des Moines	Skinner
Christensen	Johnson	Newton	Stroburg
Cochran	Kennedy of	Nolting	Tapscott
Corev	Dubuque	Poncy	Van Nostrand
Crosier	Knoblauch	Priebe	Walter
Dougherty	Langland	Radl	Wells
Ewell	8		

The nays were, 65:

Alt	Hamilton	Logue	Roorda
Andersen	Hansen of	McCartney	Schwartz
Battles	Black Hawk	McIntyre	Shaw
Bergman	Hanson of	Mendenhall	Shepherd
Campbell	Howard-Mitchell		Sorg
Crabb	Holden	Miller of	Stokes
Cunningham	Johnson of	Jones	Strand
Den Herder	Audubon	Miller of	Stromer
Dietz	Kehe	Marshall	Strothman
Doyle	Kitner	Miller of	Tieden
Drake	Klein	Page	Van Drie
Ellsworth	Kluever	Mohrfeld	Van Roekel
Freeman of	Knight	Nielsen	Varley
Buena Vista	Koch	O'Hearn	Voorhees
Freeman of	Kreamer	Ossian	Warren
Clay-Dickinson	Kruse	Peterson	Waugh
Goode	Lawson	Pierson	Winkelman
Graham	Lippold	Rex	Mr. Speaker
Grasslev			

Absent or not voting, 21:

Bailey	Fischer of	Lipsky	Perkins
Camp	Grundy	Middleswart	Sanders
Darrington	Fisher of	Millen	Weichman
Dooley	Greene	Milligan	Welden
Dunton	Franklin	Nelson	Wolfe
Edgington	Kennedy of	Pelton	
	Chickagaw		*

The amendment was lost.

Bennett of Polk asked and received unanimous consent to withdraw his amendment filed March 20 and found on pages 634 and 635 of the House Journal.

Voorhees of Black Hawk called up for consideration the motion to reconsider, filed March 19 and found on page 610 of the House Journal, and moved to reconsider the vote by which the Bailey, Van Nostrand and Fischer of Grundy amendment to Senate File-279 was adopted.

The motion was lost.

Gannon of Jasper offered the following amendment from the floor:

Amend Senate File 279 by adding the following new section.

"The provisions of this act shall apply only to lending institutions located within the corporate limits of a municipality or county in which the following question has been decided in the affirmative by a majority of those voting in a special referendum:

"Shall the legal rate of interest be raised from 7% to 9%?" The procedures used for holding such referendum shall be the same as those established in chapter 123.27, section 7, paragraph 'c'.

McCartney of Floyd rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

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

On the question "Shall the bill pass!" (S.F. 279)

The ayes were, 100:

Alt Freeman of Lippold Roorda Buena Vista Sanders Andersen Lipsky Bailey Freeman of Logue Schroeder Clay-Dickinson McCartney Schwartz Battles Bergman Goode McCormick Shaw Graham McIntyre Shepherd Blowin Sorg Stokes Grassley Mendenhall Brinck Menefee Caffrey Hamilton Mezvinsky Strand Camp Hansen of Campbell Black Hawk Middleswart Stroburg Hill Millen Stromer. Christensen Holden Miller of Strothman Corey Crabb Huff Jones Tapscott Johnson of Miller of Cunningham Tieden Audubon Darrington Marshall Van Drie Miller of Van Nostrand Den Herder Kehe Page Van Roekel Dietz Kennedy of Mohrfeld Dooley Varley Dubuque Dougherty Nelson Voorhees Kitner Drake Klein Newton Walter Dunton Kluever Nielsen Warren Edgington Knight O'Hearn Waugh Weichman Ellsworth Knoblauch Ossian Perkins Welden Fischer of Koch Grundy Kreamer Peterson Winkelman Fisher of Pierson Wolfe Kruse Mr. Speaker Greene Langland Rex Rodgers Lawson

The navs were, 20:

Radi Raker Franklin Miller of Des Moines Renda Bennett Gannon Cochran Jesse Nolting Schmeiser Johnston of Poncy Skinner Crosier Wells Doyle Johnson Priebe

Ewell Mayberry

Absent or not voting, 4:

Hanson of Kennedy of Palton Milligan

Howard-Mitchell Chickasaw

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

HOUSE FILE 511 WITHDRAWN

Fischer of Grundy asked and received unanimous consent to withdraw House File 511 from further consideration by the House.

EXPLANATION OF VOTE ON SENATE FILE 279

I did not vote on this legislation because of my personal beliefs relating to the general tenor, purpose, and spirit of the House code of ethics regarding potential conflicts of interest due to a member's business or profession. MILLIGAN of Polk

The House resumed consideration of House File 68, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons.

Roorda of Jasper offered the following amendment filed by the committee on social services and moved its adoption:

Amend House File 68, section one (1), subsection two (2), page two (2), by striking lines two (2) through eight (8).

Further amend section one (1), subsection two (2), page two (2), by striking in lines sixteen (16), seventeen (17) and eighteen (18) the words "for a period not to exceed twelve (12) months if it appears that such exemption will encourage the family to become self-supporting".

Further amend section two (2), page two (2), by striking in line twenty-

six (26) the words "for a period not to exceed twelve months".

The amendment was adopted.

Schroeder of Pottawattamie offered the following amendment from the floor and moved its adoption:

Amend House File 68 as follows:

Amend House File 68, page 3, line 14, by striking all after the semi-colon. and by striking line 15, and in line 16 striking the word "services:".

The amendment was lost.

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

On the question "Shall the bill pass?" (H.F. 68)

The ayes were	, 116:		The state of
Alt	Freeman of	Lippold	Priebe
Andersen	Buena Vista	Lipsky	Renda
Bailey	Freeman of	Logue	Rex
Baker	Clay-Dickinson	Mayberry	Rodgers
Battles	Gannon	McCartney	Roorda
Bennett	Goode	McCormick	Schmeiser
Bergman	Graham	McIntyre	Schwartz
Blouin	Grassley	Mendenhall	Shaw
Brinck	Hamilton	Menefee	Shepherd
Caffrey	Hansen of	Mezvinsky	Skinner
Camp	Black Hawk	Middleswart	Sorg
Campbell	Hanson of	Millen	Stokes
Christensen	Howard-Mitchell	Miller of	Strand
Corey	Hill	Des Moines	Stroburg
Crabb	Holden	Miller of	Stromer
Crosier	Huff	Jones	Strothman
Cunningham	Jesse	Miller of	Tapscott
Darrington	Johnson of	Marshall	Tieden
Den Herder	Audubon	Miller of	Van Drie
Dietz	Kehe	Page	Van Nostrand
Dooley	Kennedy of	Milligan	Van Roekel
Dougherty	Dubuque	Mohrfeld	Varley
Doyle	Kitner	Nelson	Voorhees
Drake	Klein	Newton	Walter
Dunton	Kluever	Nielsen	Warren
Edgington	Knight	Nolting	Waugh
Ellsworth	Knoblauch	O'Hearn	Weichman
Ewell	Koch	Ossian	Welden
Fisher of	Kreamer	Perkins	Wells
Greene	Kruse	Peterson	Winkelman
Franklin	Langland	Pierson	Wolfe
	Lawson	Poncy	Mr. Speaker

The nays were, 1:

Schroeder

Absent or not voting, 7:

Cochran	Johnston of	Kennedy of	Radl
Fischer of	Johnson	Chickasaw	Sanders
Grundy		Pelton	

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

WAYS AND MEANS CALENDAR

House File 193, a bill for an act relating to income tax, with report of committee recommending passage, was taken up for consideration.

Klein of Winnebago offered the following amendment filed by the committee on ways and means and moved its adoption:

Amend House File 193 by striking all of lines 14, 15, 16, 17, and 18.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 193)

The ayes were, 112:

Alt	Franklin	Lippold	Priebe
Andersen	Freeman of	Lipsky	Renda
Baker	Buena Vista	Logue	Rex
Battles	Freeman of	Mayberry	Rodgers
Bennett	Clay-Dickinson	McCartney	Roorda
Bergman	Gannon	McCormick	Schmeiser
Blouin	Goode	McIntyre	Schwartz
Brinck	Graham	Mendenhall	Shaw
Caffrey	Grassley	Menefee	Shepherd
Camp	Hamilton	Mezvinsky	Skinner
Campbell	Hansen of	Middleswart	Sorg
Christensen	Black Hawk	Millen	Stokes
Cochran	Hanson of	Miller of	Strand
Corey	Howard-Mitchell		Stromer
Crabb	Hill	Miller of	Strothman
Crosier	Holden	Jones	Tascoptt
Cunningham	Huff	Miller of	Tieden
Den Herder	Johnson of	Marshall	Van Drie
Dietz	Audubon	Miller of	Van Nostrand
Dooley	Johnston of	Page	Van Roekel
Dougherty	Johnson	Mohrfeld	Varley
Doyle	Kehe	Nelson	Voorhees
Drake	Kitner	Newton	Walter
Dunton	Klein	Nielsen	Warren
Edgington	Knight	Nolting	Waugh
Ellsworth	Knoblauch	O'Hearn	Weichman
Ewell	Koch	Ossian	Welden
Fischer of	Kreamer	Perkins	Wells
Grundy	Kruse	Peterson	Winkelman
Fisher of	Langland	Pierson	Wolfe
Greene	Lawson	Poncy	Mr. Speaker

The nays were, none.

Absent or not voting, 12:

Bailey	Kennedy of	Kluever	Sanders
Darrington	Chickasaw	Milligan	Schroeder
Jesse	Kennedy of Dubuqu e	Pelton Radl	Stroburg

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

STEERING COMMITTEE CALENDAR

House File 270, a bill for an act relating to the deliberate littering of public property, and providing an appropriate penalty therefor, with report of committee recommending passage, was taken up for consideration.

Shaw of Scott offered the following amendment filed by her:

Amend House File 270 as follows:

1. Page 1, by striking all of lines four (4) through eight (8) and inserting in lieu thereof the following:

"Section 1. Chapter one hundred eleven (111), Code 1966, is hereby amended by adding thereto the following new section:".

2. By adding thereto the following new section:

"Sec. 2. Section one hundred six point twelve (106.12), Code 1966, is hereby amended by striking all of subsection three (3) as amended by chapter one hundred twenty-five (125), Acts of the Sixty-second General Assembly."

Shaw of Scott offered the following amendment to her amendment and moved its adoption:

Amend the Shaw amendment to House File 270, filed March 14, 1969, by striking lines four (4), five (5) and six (6) thereof and inserting the following:

"Section one hundred eleven point forty-three (111.43), Code 1966, is

hereby repealed and the following enacted in lieu thereof:".

Amendment to the amendment was adopted.

Shaw of Scott moved the adoption of her amendment as amended.

Amendment as amended was adopted.

Christensen of Clarke-Union offered the following amendment filed by him and moved its adoption:

Amend House File 270 as follows:

1. By striking everything after the word "of" in line four on page two and place in lieu thereof the following:

"roadside parks, playgrounds, supervised beaches, developed camp grounds, developed picnic grounds and other appropriately developed areas shall establish and maintain on such property receptacles for the deposit of litter.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 270)

The ayes were, 116:

Alt Andersen Bailey Baker Battles Bennett Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran	Den Herder Dietz Dooley Dougherty Doyle Drake Dunton Edgington Ellsworth Ewell Fischer of Grundy Fisher of Greene	Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Huff Jesse	Kreamer Kruse Langland
Corey	Franklin	Johnson of	Lawson
Crosier Cunningham	Freeman of Buena Vista	Audubon	Lippold Lipsky

Logue Mayberry McCartney McCormick McIntyre Mendenhall Menefee Mezvinsky Millen Miller of Des Moines Miller of Jones Miller of	Miller of Page Milligan Mohrfeld Nelson Newton Nielsen Nolting O'Hearn Oesian Perkins Peterson Pierson Poncy	Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Sorg Stokes Strand	Tapscott Tieden Van Drie Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe
Marshall	Priebe Radl	Stroburg Strothman	Mr. Speaker

The nays were, none.

Absent or not voting, 8:

Crabb	Kennedy of	Middleswart	Stromer
Darrington	Chickasaw	Pelton	Van Nostrand
Holden			

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

House File 183, a bill for an act providing for issuing of general obligation bonds by cities and towns to pay for the removal of dead or diseased trees on public property, with report of committee recommending amendment and passage, was taken up for consideration.

Ellsworth of Dubuque offered the following amendment filed by the committee on cities and towns and moved its adoption:

Amend House File 183 by inserting after line nineteen (19) the following: "This section shall be construed as granting additional power without limiting the power already existing in cities and towns.

"The provisions of this section shall be applicable to all municipal corporations regardless of form of government or manner of incorporation."

The amendment was adopted.

Blouin of Dubuque offered the following amendment filed by him: Amend House File 183 by inserting in line 9 after the word "removal" the words "and replacement".

Speaker pro tempore Millen in the chair at 11:30 a.m.

Blouin of Dubuque moved the adoption of his amendment.

The amendment was adopted.

McIntyre of Linn offered the following amendment from the floor and moved its adoption:

Amend House File 183 as follows:

Line fifteen (15) by striking the word "five" and inserting in lieu thereof the word "six".

The amendment was adopted.

Baker of Boone offered the following amendment from the floor and moved its adoption:

Amend House File 183 as follows: By adding the following new section: Section 2.

The state nursery may furnish, at cost, nursery stock to the municipalities for replacement of diseased elms removed from municipally owned property.

The amendment was adopted.

Lipsky of Linn offered the following amendment from the floor and moved its adoption:

Amend the title to House File 183 by striking all after the word "Act" and inserting in lieu thereof the following: "relating to the removal and replacement of diseased elm trees on public property, and authorizing cities and towns to issue general obligation bonds to cover the cost thereof."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 183)

The aves were, 102:

Alt	Gannon	McCartney	Rex
Andersen	Graham	McCormick	Rodgers
Bailey	Grassley	McIntyre	Roorda
Baker	Hamilton	Mendenhall	Sanders
Battles	Hansen of	Menefee	Schwartz
Bennett	Black Hawk	Mezvinsky	Shepherd
Bergman	Hanson of	Middleswart	Skinner
Blouin	Howard-Mitchell	Miller of	Sorg
Brinck	Hill	Des Moines	Stokes
Caffrey	Holden	Miller of	Strand
Campbell	Huff	Jones	Stroburg
Christensen	Jesse	Miller of	Stromer
Cochran	Kennedy of	Marshall	Strothman
Corey	Dubuque	Miller of	Tapscott
Crosier	Kitner	Page	Van Drie
Cunningham	Klein	Milligan	Van Nostrand
Darrington	Kluever	Mohrfeld	Van Roekel
Den Herder	Knight	Newton	Varley
Dietz	Knoblauch	Nielsen	Voorhees
Dougherty	Koch	Nolting	Walter
Drake	Kreamer	O'Hearn	Warren
Dunton	Kruse	Ossian	Waugh
Edgington	Langland	Perkins	Weichman
Ellsworth	Lawson	Pierson	Wells
Ewell	Lippold	Poncy	Winkelman
Fisher of	Lipsky	Priebe	Wolfe
Greene	Logue	Renda	Mr. Speaker
Franklin	Mayberry		•

The nays were, 18:

Freeman of Dooley Kehe Schmeiser Dovle Clay-Dickinson Nelson Schroeder Freeman of Walden Goode Peterson Buena Vista Johnson of Radl Andubon

Absent or not voting, 9:

Camp Harbor Kennedy of Shaw
Crabb Johnston of Chickasaw Tieden
Fischer of Johnson Pelton

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

House File 184, a bill for an act to amend section three hundred sixty-eight point three (368.3), Code 1966, relating to removal of dead or diseased trees, and the assessments of costs therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Ellsworth of Dubuque offered the following amendment filed by the committee on cities and towns and moved its adoption:

Amend House File 184 as follows:

1. Amend the title by striking all after the word "Act" and by inserting in lieu thereof the following:

"relating to removal of dead or diseased trees, the assessments of costs and issuance of special assessment bonds therefor."

2. Amend section one (1) by striking all of lines twenty-one (21) through twenty-five (25) on page one (1) and lines one (1) through three (3) on page two (2) and by inserting therein the following:

"The costs so assessed may be paid in annual installments not to exceed ten in number, payable in the manner and bearing interest as provided in section three hundred ninety-one point sixty (391.60). The assessment may be made, at the discretion of the council, as provided in this section and section three hundred sixty-eight point four (368.4) or by the procedures set out in chapter three hundred ninety-one (391), not inconsistent with this section. The municipality may issue special assessment bonds termed 'tree sanitation bonds' under the provisions of chapter three hundred ninety-six (396) relating to bonds and certificates for street and sewer improvement bonds, in anticipation of the deferred payment of assessments levied therefor."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 184)

The ayes were, 86:

Alt Bailey Battles Bergman Andersen Baker Bennett Blouin

Caffrey Campbell	Hanson of Howard-Mitchell		Schwartz Shepherd
Christensen	Holden	Mezvinsky	Skinner
Cochran	Huff	Middleswart	Sorg
Corey	Jesse	Miller of	Stokes
Crosier	Johnston of	Jones	Stroburg
Cunningham	Johnson	Miller of	Stromer
Darrington	Kennedy of	Marshall	Tapscott
Dietz	Dubuque	Milligan	Tieden
Dooley	Klein	Newton	Van Drie
Doyle	Kluever	Nolting	Van Roekel
Drake	Knoblauch	O'Hearn	Varley
Dunton	Koch	Perkins	Voorhees
Ellsworth	Kreamer	Peterson	Walter
Ewell	Lawson	Pierson	Waugh
Fischer of	Lippold	Poncy	Weichman
Grundy	Lipsky	Renda	Welden
Freeman of	Logue	Rodgers	Wells
Buena Vista	Mayberry	Roorda	Winkelman
Hamilton	McCartney	Sanders	Wolfe
Hansen of	McCormick	Schroeder	Mr. Speaker
Black Hawk	McIntyre		•

The nays were, 25:

Den Herder	Goode	Kitner	Ossian
Dougherty	Graham	Knight	Radl
Edgington	Grassley	Kruse	Rex
Fisher of	Hill	Langland	Schmeiser
Greene	Johnson of	Mohrfeld	Strand
Freeman of	Audubon	Nelson	Strothman
Clay-Dickinson	Kehe	Nielsen	Warren

Absent or not voting, 13:

Brinck	Gannon	Miller of	Pelton
Camp	Harbor	Des Moines	Priebe
Crabb	Kennedy of	Miller of	Shaw
Franklin	Chickasaw	Page	Van Nostrand

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

On motion by McCartney of Floyd, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

HOUSE JOINT RESOLUTION 15 RE-REFERRED

The Speaker announced that House Joint Resolution 15, reported out as a committee bill by the committee on cities and towns, is hereby referred to the committee on appropriations.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 1, a bill for an act relating to negotiation and execution of reciprocal, proration, and other agreements or declarations

for fleet owners of commercial vehicles engaged in interstate commerce, with report of committee recommending amendment and passage, was taken up for consideration.

Koch of Woodbury moved that House File 1 be referred to the committee on ways and means.

Motion lost.

Miller of Page offered the following amendment filed by the committee on transportation:

Amend House File 1 as follows:

- 1. Page six (6), line twenty-seven (27), by striking the words "one dollar" and inserting in lieu thereof the words "ten dollars".
- 2. Page seven (7), line twenty-one (21), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".
- 3. Page seven (7), line twenty-three (23), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".
- 4. Page seven (7), line twenty-four (24), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".
- 5. Page eight (8), by striking lines eleven (11) through fifteen (15), inclusive, and inserting in lieu thereof the following:
- "Sec. 15. The board shall obtain registration plates and receipts to be issued pursuant to apportionment agreements or arrangements authorized under this Act from the department of public safety in accordance with law. The board shall then issue such registration plates and receipts pursuant to apportionment agreements or arrangements authorized under this Act."
- 6. Page ten (10), line thirty-four (34), by striking the words "one dollar" and inserting in lieu thereof the words "five dollars".

Miller of Page offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to House File 1, filed March 14, 1969, as follows:

Line three (3) by striking the words "ten dollars" and inserting in lieu thereof the words "five dollars".

Amendment to the amendment adopted.

Miller of Page offered from the floor the following amendment to the committee amendment and moved its adoption:

Amend the committee on transportation amendment to House File 1, filed March 14, by striking the words "five dollars" in line nineteen (19) and inserting in lieu thereof the words "two dollars".

Roll call was requested by Mezvinsky of Johnson and McIntyre of Linn.

On the question "Shall the amendment to the amendment be adopted?" (H.F. 1)

The ayes were, 49:

Alt Bergman Corey Drake
Battles Christensen Dougherty Dunton

Fisher of Greene Freeman of Clay-Dickinson Gannon Goode Graham	Kehe Kitner Knight Langland Lawson Mayberry McCartney Mendenhall	Miller of Jones Miller of Marshall Miller of Page Mohrfeld Newton	Rex Rodgers Roorda Shepherd Stokes Stromer Strothman Tieden
Hanson of Howard-Mitchell Hill Holden	Menefee Middleswart Millen	Nielsen Nolting Pierson Priebe	Van Roekel Warren Welden Winkelman

The nays were, 56:

Bailey	Freeman of	Kruse	Sanders
Baker	Buena Vista	Lippold	Schroeder
Bennett	Hamilton	Lipsky	Shaw
Blouin	Hansen of	Logue	Skinner
Brinck	Black Hawk	McCormick	Sorg
Caffrey	Huff	McIntyre	Strand
Campbell	Jesse	Mezvinsky	Tapscott
Cochran	Johnson of	Milligan	Van Drie
Cunningham	Audubon	Nelson	Varley
Darrington	Johnston of	O'Hearn	Voorhees
Dooley	Johnson	Ossian	Walter
Ellsworth	Klein	Peterson	Waugh
Fischer of	Kluever	Poncy	Weichman
Grundy	Knoblauch	Radl	Wolfe
Franklin	Koch	Renda.	Mr. Speaker
	Kreamer		A CONTRACTOR OF THE PARTY OF TH

Absent or not voting, 19:

Andersen	Doyle	Kennedy of	Schmeiser
Camp	Ewell	Dubuque	Schwartz
Crabb	Grassley	Miller of	Stroburg
Crosier	Kennedy of	Des Moines	Van Nostrand
Den Herder	Chickasaw	Pelton	Wells
Dietz		Perkins	***************************************

The amendment lost.

(House File 1 and committee amendment as amended pending at adjournment.)

RESIGNATION

I wish to resign my position as legislative clerk for Representative Bailey, effective after March 28, 1969, so that I might accept a permanent position. EVELYN WILEY

COMMUNICATIONS FROM THE SECRETARY OF STATE SECRETARY OF STATE Des Moines

March 21, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

We have observed that the General Assembly records do not show the pub-

Digitized by Google_

lication dates of those acts which contain publication clauses. Although there is no statutory requirement or precedent for the action, we shall regularly certify this information to the Senate and House of Representatives.

Attached hereto is a list of acts of the Sixty-third General Assembly

which have already become effective by publication.

Respectfully submitted
MELVIN D. SYNHORST
Secretary of State

SECRETARY OF STATE Des Moines

March 21, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that Senate Joint Resolution 5 was published in the Charles City Press, Charles City, Iowa, January 30, 1969, and in The Muscatine Journal, Muscatine, Iowa, January 29, 1969.

I further certify that House File 57 was published in The Clinton Herald, Clinton, Iowa, February 4, 1969, and in the Iowa Falls Citizen, Iowa Falls,

Iowa, February 6, 1969.

I further certify that Senate File 88 was published in The Ossian Bee, Ossian, Iowa, February 12, 1969, and in The Decorah Public-Opinion, Decorah, Iowa, February 10, 1969.

I further certify that Senate File 145 was published in The Washington Evening Journal, Washington, Iowa, February 13, 1969, and in The Record,

Cedar Falls, Iowa, February 14, 1969.

I further certify that House File 40 was published in The Woodbine Twiner, Woodbine, Iowa, March 6, 1969, and in the Mitchell County Press-News, Osage, Iowa, March 6, 1969.

MELVIN D. SYNHORST Secretary of State

REPORTS OF COMMITTEES

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 394, a bill for an act relating to classification of highways, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 394 as follows:

- 1. Page 5, line twelve (12), by inserting after the word "under" the word "procedural".
- 2. By striking all of line eighteen (18) after the word "members,", all of line nineteen (19) and all of line twenty (20) through the word "county.", and inserting in lieu thereof the following: ", and the third member shall be a municipal official from within the county who shall be appointed by a majority of the mayors of the cities and towns of the county. The mayors shall meet at the call of the chairman of the county board of supervisors who shall act as chairman of the meeting without vote. In the event the mayors cannot agree to and appoint this member within thirty days after the call of the

meeting by the chairman, the two members previously appointed shall select the third member."

LEROY S. MILLER, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 497, a bill for an act relating to certified seed, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do Boss.

CHARLES F. STROTHMAN. Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 498, a bill for an act relating to cattle testing for brucellosis at auction premises, begs leave to report it has had the same under considera-and has instructed me to report the same back to the House with the recommendation that the same do poss.

CHARLES F. STROTHMAN, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred House FHe 412, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Mitchellville, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing a combination town hall and fire station in said town and contracting indebtedness for such purpose not in excess of forty thousand dollars, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 420, a bill for an act to amend the professional practices act relating to admission to license examinations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Heese File 473, a bill for an act relating to the right of appeal from decisions of municipal courts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

WILLIAM HILL, Chairman

AMENDMENTS FILED

- 1 Amend the committee amendment to House Joint Resolution 4, filed 2 March 20. as follows:
- 3 1. By striking lines nineteen (19) through twenty-five (25).
- 2. By striking lines thirty-two (32) through thirty-seven (37).

BLOUIN of Dubuque

- 1 Amend House File 16 as follows:
- 2 1. Amend page 3, line 9, by striking the words "of
- 3 lands" and inserting in lieu thereof the words "to
- 4 lands".
- 5 2. Amend page 6, line 27, by striking the word "seven
- (7)" and inserting in lieu thereof the word "eight (8)".

COCHRAN of Webster

- Amend House File 16 by adding the following new
- 2 section:

8

- 8 "Sec. 69. This Act, being deemed of immediate import-
- 4 ance, shall take effect after its passage, approval, and
- 5 publication in the Fort Dodge Messenger and Chronicle, a
- 6 newspaper published at Fort Dodge, Iowa, and in the Mason
- 7 City Globe-Gazette, a newspaper published at Mason City, Iowa.

COCHRAN of Webster LAWSON of Cerro Gordo

- Amend the Corey, et al., amendment to House File 813,
- 2 filed March 18, as follows:
 - 1. Line five (5) by striking the word "knowingly".
 - 2. Line nine (9) by striking the word "knowingly".

TAPSCOTT of Polk McINTYRE of Linn JESSE of Polk SANDERS of Emmet-Palo Alto **BLOUIN of Dubuque** CHRISTENSEN of Clarke-Union NOLTING of Black Hawk REX of Hamilton RENDA of Polk HANSON of Howard-Mitchell JOHNSTON of Johnson WOLFE of Cerro Gordo MILLIGAN of Polk KENNEDY of Chickasaw SKINNER of Polk SHEPHERD of Lee MAYBERRY of Webster ELLSWORTH of Dubuque MEZVINSKY of Johnson KREAMER of Polk FRANKLIN of Polk SCHWARTZ of Wapello NEWTON of Scott SORG of Linn MILLER of Des. Moines HUFF of Polk BENNETT of Polk KNOBLAUCH of Carroll DUNTON of Keokuk CAFFREY of Polk BAKER of Boone PERKINS of Pottawattamie GANNON of Jasper COCHRAN of Webster

- Amend House File 394 as follows:
- Page 5, line thirteen (13), after the word "commission"
- 3 insert the following: "under the provisions of chapter
- 4 seventeen A (17A) of the Code".

SCHROEDER of Pottawattamia

- Amend House File 548 as follows:
- 1. Page 1, line twenty-one (21), by inserting after the
- 3 word "device" the words "in commerce".
- 2. Page 2, by striking all of line thirty-five (35) and
- 5 inserting in lieu thereof the following: "Sec. 6. Any
- 6 defective moisture-measuring device, while so marked,".
 7 3. Page 4, line twelve (12), by inserting after the word
- 8 "device" the words "in commerce".

STROMER of Hancock

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, March 24, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, MARCH 24, 1969.

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

Prayer was offered by the Reverend John Zimmerman, pastor of the St. Paul's Lutheran Church, Eldora, Iowa, and St. John's Lutheran Church, Wellsburg, Iowa.

The Journal of Friday, March 21, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Skinner of Polk for the morning on request of Gannon of Jasper; Nolting of Black Hawk on request of Ewell of Black Hawk; Waugh of Monona on request of Strand of Poweshiek; Newton of Scott on request of Brinck of Lee.

PRESENTATION OF VISITORS

Crabb of Crawford presented to the House the senior class of Manilla High School, Manilla, Iowa, and their teacher, Mrs. Ewoldt.

Fischer of Grundy presented to the House the Honorable W. L. Mooty, former member of the House in Fifty-fourth, Fifty-fifth, Fifty-sixth and Fifty-seventh General Assemblies. He also served as Speaker of the House in the Fifty-seventh General Assembly and as Lieutenant Governor in the Fifty-ninth and Sixtieth General Assemblies.

Van Drie of Story presented to the House one hundred fifteen students of the senior class of Nevada Community School and their teacher, Mr. Ball.

Knight of Humboldt presented to the House forty students of the senior government class of Gilmore City-Bradgate School and their teacher, Velma M. Juelfs.

PETITIONS

The following petitions were received and placed on file:

By the following Representatives, from employees of the state highway commission who oppose the proposed new state budget because they believe it would not provide for longevity already earned, for bracket increases nor for a life insurance program: Mohrfeld of Tama, from eighteen employees in Tama County; Dougherty of Lucas-Monroe, from the maintainence foreman and nine crew members in Chariton; and Van Drie of Story, from ten employees in Ames.

By Mayberry of Webster and Cochran of Webster, from thirty-one residents of Iowa who favor the taxation of fraternal beneficiary associations.

By Dooley of Woodbury, from five hundred fifteen public employees of the state highway commission favoring House File 237 relating to collective bargaining for public employees.

By Dougherty of Lucas-Monroe, from six residents of Lucas County concerning their opposition to the closing of the Soldiers' Relief Commission or consolidation with social welfare.

By Dougherty of Lucas-Monroe, from three residents of Chariton; by Winkelman of Calhoun, from twenty-one residents of Rockwell City, Iowa; and by Baker of Boone, from thirty-eight residents of Iowa, opposing House File 481 and Senate File 265 which would tax insurance premiums collected by nonprofit hospital and medical service corporations such as Blue Cross and Blue Shield.

By Blouin of Dubuque, from seven residents of Sherrill, Iowa, opposing House File 225 relating to the taxation of fraternal beneficiary associations.

By Wells of Linn, from sixty-six residents of Linn County opposing House File 316 which makes it a criminal offense for persons to use force or violence to prevent other persons from pursuit of their employment, work, vocation or education.

By Rodgers of Dallas, from twenty-five residents of Dallas County and surrounding area favoring the early confinement of sex offenders in an "escape proof" institution.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of joint resolutions and bills. The following joint resolution and bills were not in proper legal form before the Journal of February 28 went to press:

House Joint Resolution 16, by Klein, Grassley, Van Nostrand, Kluever, Camp, Fischer of Grundy, Pelton, Koch and Dooley, a joint resolution relating to the effective date of laws.

Read first time and referred to committee on judiciary.

House File 642, by Andersen, a bill for an act to authorize the creation of a capital improvements reserve fund by cities and towns.

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

House File 643, by Ellsworth (Walsh), a bill for an act relating to fish and game licenses.

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

House File 644, by committee on law enforcement, a bill for an act relating to operators' and chauffeurs' licenses.

Read first time and placed on the calendar.

House File 645, by Voorhees, a bill for an act to declare narcotics a public nuisance.

Read first time and referred to committee on judiciary.

House File 646, by Blouin and Kennedy of Dubuque (DeKoster and Walsh), a bill for an act to establish a private school advisory committee.

Read first time and referred to committee on schools.

House File 647, by Welden, a bill for an act relating to the designation of detour and haul roads in connection with primary road projects.

Read first time and referred to committee on transportation.

House File 648, by Welden, a bill for an act relating to penalties for receiving stolen goods.

Read first time and referred to committee on judiciary.

House File 649, by Fischer of Grundy, Ellsworth, Blouin, Tieden, Radl, Freeman of Clay-Dickinson, Brinck, Rodgers, Knoblauch, Kennedy of Dubuque, Franklin and Bergman, a bill for an act to abolish the Iowa liquor control commission, to create a liquor control division within the department of public safety; to eliminate state-owned liquor stores, special distributors, and the liquor control Act fund, and to provide for wholesale and retail sale of liquor by private licensees; to provide for sale of excise tax stamps by the department of revenue and to otherwise provide for administrative procedures and practices to carry out the intent of this Act.

Read first time and referred to committee on law enforcement.

House File 650, by Van Drie, Miller of Page, Sorg, Milligan, Alt, Gannon, Skinner, Caffrey, Huff and Nolting (Walsh, Benda, O'Malley, Thordsen, Denman, Kosek, Stanley, Lange, Laverty, Potgeter, Clarke, Potter, Coleman and Nicholson), a bill for an act to provide for aviation authorities.

Read first time and referred to committee on Iowa development.

House File 651, by Tapscott, Franklin and Wolfe (Reichardt), a bill for an act to legalize professional boxing and wrestling.

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

House File 652, by Pelton, a bill for an act relating to professional corporations.

Read first time and referred to committee on commerce.

House File 653, by Bailey, Gannon, Crosier, Baker, Middleswart, Rodgers, Dunton, Cochran, Renda, Dougherty, Schmeiser and Radl, a bill for an act relating to the agricultural land tax credit.

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

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 394, 412, 420, 473, 497 and 498, under Rule 35.

RESOLUTION INDEFINITELY POSTPONED

The Chief Clerk announced the following resolution indefinitely postponed under Rule 43: House Joint Resolution 8.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate Joint Resolution 14, concerning special sessions.

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

Senate Joint Resolution 17, proposing an amendment to the Constitution of the State of Iowa repealing sections which provide for the distribution of fines to school districts.

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

Senate File 257, a bill for an act regulating certain annuity and endowment contracts.

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

Senate File 330, a bill for an act relating to eminent domain.

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

Senate File 333, a bill for an act relating to sheriffs' deeds.

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

Senate File 354, a bill for an act relating to administering disaster aid.

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

Senate File 531, a bill for an act relating to funds to defray expenses of inaugural ceremonies.

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

Senate File 532, a bill for an act relating to appropriation to Herbert Hoover Birthplace Foundation.

CARROLL A. LANE, Secretary

HOUSE FILE 388 RE-REFERRED TO COMMITTEE ON COMMERCE

Camp of Clinton called up for consideration the committee report on House File 388 filed March 19 and found on page 616 of the House Journal.

Fischer of Grundy moved that the committee report be adopted.

Motion lost and the committee report was rejected.

Camp of Clinton moved that House File 388 be re-referred to the committee on commerce.

Motion prevailed and House File 388 is re-referred to the committee on commerce.

HOUSE CONCURRENT RESOLUTION 18 ADOPTED

Voorhees of Black Hawk called up for consideration House Concurrent Resolution 18, filed on February 19 and found on pages 357 and 358 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

The House resumed consideration of Senate File 193, a bill for an act relating to regulation of jitney buses in cities and towns.

Sorg of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 193 by adding new sections as follows:

Sec. 2. Section three hundred twenty-five point twenty-seven (325.27), Code 1966, is amended by striking from lines seven (7), eight (8) and nine (9) the words "Nothing in this chapter shall be construed as repealing chapter 388."

Sec. 3. Section three hundred eighty-six point two (386.2), Code 1966, is amended by striking the last two paragraphs and re-enacting in lieu thereof sections three hundred eighty-eight point five (388.5) to three hundred eighty-eight point nine (388.9), inclusive of the chapter repealed by this Act.

Amend the title by adding the words "and the application of certain jitney bus laws to motorbus lines in cities and towns".

The amendment was adopted.

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

On the question "Shall the bill pass?" (8.F. 193)

The aves were, 100:

Alt Freeman of Kruse Poncy Buena Vista Langland Priebe Andersen Lawson Freeman of Radi Baker Clay-Dickinson Lippold Renda Battles Bennett Gannon Logue Rex Goode McCartney Rodgers Bergman Graham McCormick Roorda Blouin Grasslev McIntyre Schmeiser Brinck Mendenhall Camp Hamilton Schwartz Campbell Hansen of Menefee Shepherd Black Hawk Sorg Christensen Mezvinsky Hanson of Middleswart Stokes Cochran Howard-Mitchell Millen Corey Strand Crabb Holden Miller of Stroburg Des Moines Cunningham Huff Stromer Jesse Miller of Darrington Strothman Den Herder Johnson of Jones Tapscott . Miller of Dougherty | Audubon Tieden Marshall Doyle Johnston of Van Drie Johnson Milligan Van Roekel Drake Kehe Dunton Mohrfeld Voorhees Kennedy of Nelson Edgington Walter Ellsworth Chickasaw Nielsen Warren Kitner Weichman Ewell O'Hearn Fisher of Klein Ossian Welden Greens Knight Pelton Winkelman Franklin Knoblauch Peterson Wolfe Koch Pierson Mr. Speaker

The nays were, none.

Absent or not voting, 24:

Fischer of Kluever Miller of Bailey Grundy Kreamer Page Caffrey Hill Lipsky Newton Crosier Kennedy of Mayberry Nolting Dietz Dubuque Dooley Perkins

. zadut

Sanders Shaw Van Noetrand Waugh Schroeder Skinner Varley Wells

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

Senate File 73, a bill for an act adding a member of the Iowa Development Commission to the Mississippi Parkway Planning Commission, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 73)

The ayes were, 108:

Alt Freeman of Priebe Lipsky Andersen Clay-Dickinson Radi Logue Goode Baker Mayberry Renda Battles Graham McCartney Rex Bennett. Grassley McCormick Rodgers Bergman Hamilton McIntyre Roorda Blouin Hansen of Mendenhall Schmeiser Black Hawk Brinck Menefee Schroeder Hanson of Mezvinsky Caffrey Schwartz Howard-Mitchell Middleswart Camp Shepherd Campbell Holden Millen Stokes Christensen Huff Miller of Strand Cochran Jesse Des Moines Stroburg Corey Johnson of Miller of Stromer Crabb Audubon Strothman Jones Crosier Miller of Tapscott Johnston of Johnson Marshall Tieden Cunningham Kehe Miller of Van Drie Darrington Van Nostrand Den Herder Kennedy of Page Dooley Chickasew Milligan Van Roekel Dougherty Kennedy of Mohrfeld Varley Doyle Nelson Voorhees Dubuque Drake Kitner Nielsen Walter Dunton Klein O'Hearn Warren Ellsworth Knight Knoblauch Ossian Weichman Ewell Pelton Welden Fisher of Koch Perkins Wells Winkelman Greene Kreamer Peterson Franklin Kruse Pierson Wolfe Freeman of Lippold Poncy Mr. Speaker Buena Vista

The nays were, none.

Absent or not voting, 16:

Bailey Gannon Lawson Shaw Dietz Hill Newton Skinner Edgington Kluever Nolting Sorg Fischer of Langland Sanders Waugh Grundy

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

Senate File 135, a bill for an act relating to corporations organized pursuant to the Iowa Economic Development Act, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 135)

The ayes were, 108:

Freeman of Lippold Poncy Andersen Clay-Dickinson Lipsky Priebe Gannon Raker Logue Renda Rattles Goode Mayberry Rex Bennett Graham McCartney Rodgers Grasslev Bergman McCormick Roorda Hamilton Blouin McIntyre Sanders Brinck Hansen of Mendenhall Schroeder Caffrey Black Hawk Menefee Schwartz Mezvinsky Camp Hanson of Shepherd Sorg Campbell Howard-Mitchell Middleswart Christensen Holden Millen Stokes Cochran Huff Miller of Strand Corev Des Moines Stroburg Jesse Crabb Johnson of Miller of Stromer Crosier Audubon Jones Strothman Cunningham Johnston of Miller of Tapscott Dooley Johnson Marshall Tieden Kehe Van Drie Dougherty Miller of Page Milligan Van Roekel Doyle Kennedy of Varley Drake Chickasaw Voorhees Darrington Kennedy of Mohrfeld Walter Den Herder Dubuque Nelson Kitner Nielsen Warren Dunton Klein Weichman Ellsworth O'Hearn Ewell Welden Knight Ossian Fisher of Pelton Wells Knoblauch Perkins Winkelman Greene Koch Franklin Kreamer Peterson Wolfe Mr. Speaker Freeman of Kruse Pierson Buena Vista

The nays were, none.

Absent or not voting, 16:

Bailev Hill Newton Shaw Dietz Kluever Nolting Skinner Langland Van Nostrand Edgington Radl Fischer of Lawson Schmeiser Waugh Grundy

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

HOUSE FILE 157 WITHDRAWN

Winkelman of Calhoun asked and received unanimous consent to withdraw House File 157 from further consideration by the House.

Senate File 187, a bill for an act relating to terms of district court. with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 187)

The ayes were, 106:

Alt Franklin Kreamer Kruse
Baker Buena Vista Lippold
Battles Freeman of Lipsky
Bennett Clay-Dickinson Logue
Bergman Goode Mayberry
Blouin Graham McCartney
Caffrey Grassley McCormick
Camp Hamilton McIntyre
Campbell Hansen of Mendenhall
Christensen Black Hawk Menefee
Cochran Hanson of Mezvinsky
Corey Howard-Mitchell Middleswart
Crabb Holden Millen
Crosier Huff Miller of
Cunningham Jesse Jones
Darrington Johnson of Miller of
Den Herder Audubon Marshall
Dooley Johnston of Milligan
Dooley Johnston of Milligan
Doyle Kehe Nielsen
Drake Kennedy of O'Hearn
Dunton Chickasaw Ossian
Edgington Kennedy of Pelton
Ellsworth Dubuque Perkins
Ewell Kitner Pierson
Fischer of Klein Poncy
Grundy Knight Priebe
Fisher of Knoblauch Radl
Greene Koch
The nays were, none. Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Roekel Varley Voorhees Walter Warren Weichman Welden Wells Winkelman Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Kluever
Langland
Lawson
Miller of
Mohrfeld
Newton
Des Moines

Miller of
Page
Mohrfeld
Newton
Nolting Peterson Bailey Brinck Shaw Dietz Gannon Skinner Van Nostrand Waugh

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

House File 221, a bill for an act relating to fire and casualty insurance companies, with report of committee recommending passage, was taken up for consideration.

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend House File 221 by striking all of lines six (6), seven (7), eight (8)

and nine (9) and inserting in lieu thereof the following:

"1. By striking from lines four (4), five (5), and six (6) the words "worth at least double the amount loaned thereon and secured thereby." and inserting in lieu thereof the words ", provided that at the date of acquisition the total indebtedness secured by such lien shall not exceed seventy-five percent of the value of the property upon which it is a lien."

2. By striking from line thirteen (13) the word "one-half" and inserting

in lieu thereof the words "seventy-five percent".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 221)

The ayes were, 105:

Alt	Freeman of	Koch	Poncy
Andersen	Buena Vista	Kreamer	Priebe
Battles	Freeman of	Kruse	Radl
Bergman	Clay-Dickinson	Langland	Rex
Blouin	Gannon	Lippold	Rodgers
Brinck	Goode	Lipsky	Sanders
Caffrey	Graham	Logue	Schmeiser
Camp	Grassley	Mayberry	Schroeder .
Campbell	Hamilton	McCartney	Schwartz
Christensen	Hansen of	McCormick	Shepherd
Cochran	Black Hawk	McIntyre	Sorg
Corey	Hanson of	Mendenhall	Stokes
Crabb	Howard-Mitchell		Strand
Crosier	Holden	Mezvinsky	Stroburg
Cunningham	Huff	Middleswart	Strothman
Darrington	Jesse	Millen	Tapscott
Den H erder	Johnson of	Miller of	Tieden
Dietz	Audubon	Jones	Van Drie
Dooley	Johnston of	Miller of	Van Nostrand
Dougherty	Johnson	Marshall	Van Roekel
Doyle	Kehe	Milligan	Varley
Drake	Kennedy of	Mohrfeld	Voorhees
Dunton	Chickasaw	Nelson	Walter
Edgington	Kennedy of	Nielsen	Warren
Ellsworth	Dubuque	O'Hearn	Welden
Fischer of	Kitner	Ossian	Wells
Grundy	Klein	Perkins	Winkelman
Fisher of	Knight	Peterson	Wolfe
Greene	Knoblauch	Pierson	Mr. Speaker
Franklin			_

The nays were, 3:

Baker Bennett Renda

Absent or not voting, 16:

Miller of Nolting Skinner Railey Ewell Des Moines Pelton Stromer Hill Miller of Roorda Waugh Kluever Page Shaw Weichman Lawron Newton

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

House File 292, a bill for an act relating to the use of flashing lights on motor vehicles, with report of committee recommending passage, was taken up for consideration.

Christensen of Clarke-Union moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 292)

The ayes were, 112:

Fisher of Langland Radi Andersen Greene Lippold Renda Bailey Franklin Lipsky Rex Baker Freeman of Logue Rodgers Battles Buena Vista Mayberry Roorda Bennett Freeman of Sanders McCartney Clay-Dickinson McCormick Schmeiser Bergman Gannon Schroeder Blouin McIntyre Brinck Goode Mendenhall Schwartz Caffrey Graham Menefee Shaw Hamilton Mezvinsky Shepherd Camp Middleswart Hansen of Sorg Campbell Black Hawk Stokes Christensen Millen Strand Hanson of Miller of Cochran Howard-Mitchell Stroburg Corev Jones Crabb Holden Miller of Stromer Strothman Crosier Huff Marshall Cunningham Jesse Miller of Tapscott Johnson of Tieden Darrington Page Audubon Van Drie Den Herder Milligan Dietz Johnston of Mohrfeld Van Roekel Varley Dooley Johnson Nelson Voorhees Dougherty Kennedy of Nielsen Doyle Chickasaw O'Hearn Walter Drake Kennedy of Ossian Warren Dunton Dubuque Pelton Weichman Perkins Welden Edgington Kitner Peterson Wells Ellsworth Klein Ewell Pierson Winkelman Knight Fischer of Koch Poncy Wolfe Grundy Priebe Mr. Speaker Kreamer Kruee

The nays were, none.

Absent or not voting, 12:

Grassley Kehe Knoblauch Miller of Hill Kluever Lawson Des Moines

Newton Skinner Van Nostrand Waugh Nolting

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

House File 279, a bill for an act relating to the separation of jurors in criminal cases, with report of committee recommending passage, was taken up for consideration.

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

Kruse

Langland

Lippold

Lipsky

On the question "Shall the bill pass?" (H.F. 279)

The ayes were, 110:

Alt Fisher of Andersen Greene Bailey Franklin Baker Freeman of Battles Buena Vista Bennett Freeman of Bergman Clay-Dickinson Blouin Gannon Goode Brinck Caffrey Graham Camp Grasslev Campbell. Hamilton Christensen Hansen of Cochran Black Hawk Corey Hanson of Howard-Mitchell Crabb Crosier Holden Cunningham Huff Johnson of Darrington Audubon Den Herder Dietz Johnston of Johnson Dooley Dougherty Kennedy of Drake Chickasaw Dunton Kennedy of Edgington Dubuque Ellsworth Kitner Ewell Klein Fischer of Knight Grundy Koch Kreamer

Logue Mayberry McCartney McCormick McIntyre Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Nielsen O'Hearn Ossian Pelton Perkins Peterson Poncy Priebe

Radl Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tapecott Tieden Van Drie Van Roekel Varley Voorhees Walter Warren Weichman Welden Wells Winkelman Wolfe Mr. Speaker

The nays were, 3:

Dovle Jesse Pierson

Absent or not voting, 11:

Hill Knoblauch
Kehe Lawson
Kluever Miller of
Des Moines

Newton Nolting Skinner Van Nostrand Waugh The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

FISCAL NOTE TO HOUSE FILE 370

Date prepared March 19, 1969

Requested by Representative Edgington of Franklin.

Prepared in regard to House File 370, a bill for an act relating to the vacation policy for state employees.

Following is the fiscal effect in dollars of the legislative proposal as re-

required by Rule 47: No cost estimate available.

Note: It is estimated that some 2,900 employees would be affected should this act be passed. This figure pertains only to those employees that have five years employment rights, but less than ten years. They would receive an extra week of vacation.

Iowa Merit Employment Department	913
Health Department	
Employment Security Commission	
Department of Social Services	
Iowa Highway Commission	

In order to provide a cost figure we would need to know the individual salaries of all those employees involved.

GERRY D. RANKIN Legislative Fiscal Director

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H. F. 640 COMMITTEE BILL—Relating to the maximum rate of interest on general obligation bonds issued by school corporations. By committee on schools: Grassley, chairman.
- H. F. 398 COMMITTEE BILL—Relating to the control and diagnosis of venereal disease. By committee on social services; Holden, chairman.
- S. F. 210 Relating to the expense incurred by the insurance commissioner while in attendance at meetings with insurance officials of other states. By committee on commerce.
- H. F. 467 COMMITTEE BILL—Relating to registration fees for farm trucks. By committee on agriculture; Strothman, chairman.

FLOYD H. MILLEN Chairman, Steering Committee

REPORTS OF COMMITTEES

Millen of Jefferson-Van Buren, from the committee on human and industrial relations, submitted the following report:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred House File 229, a bill for an act to provide for variance from employment safety rules, regulations or standards, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

FLOYD H. MILLEN, Chairman

Also:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred House File 528, a bill for an act defining "workman" or "employee" in the workmen's compensation law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 528, page 1, by striking all of line seventeen (17) after the period and all of lines eighteen (18), nineteen (19) and twenty (20) and inserting in lieu thereof the following:

"Workmen-include officials, elected or appointed, of the state, counties, school districts, county boards of education, municipal corporations, or cities under any form of government, including members of the Iowa highway".

FLOYD H. MILLEN, Chairman

Tieden of Clayton, from the committee on conservation and recreation, submitted the following report:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred House File 250, a bill for an act relating to snowmobiles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE TIEDEN, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county and government, to whom was referred House File 347, a bill for an act to permit counties to become associated with the Iowa state association of counties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 196, a bill for an act relating to the referendum for approval of low rent housing projects, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

- 1 Amend the committee on ways and means amendment to
- 2 House File 226, filed March 19, by striking from line
- 3 thirty (30) the word "two" and inserting in lieu thereof
- 4 the word "three".

MILLER of Page

- 1 Amend Senate File 226 as follows:
- 2 Page 3, line nine (9), by striking the period and
- 3 adding thereto the following: "and if infected, to treatment.
- 4 Such person shall be treated until certified to the local

- 5 board of health or, if none, to the state department of
- 6 health as no longer infectious. In every case of treatment
- 7 ordered by the district court the attending physician shall
- 8 so certify that the person is no longer infectious."

HANSEN of Black Hawk

- 1 Amend House File 378 by striking all of lines
- 2 5, 6, 7 and 8 and inserting in lieu thereof the
- 3 following:
- "No tax moneys available to area schools shall
- 5 be used for athletic scholarships or awards of any
- 6 kind for students of area schools."

KENNEDY of Chickasaw

- 1 Amend House File 388 as follows:
- Page 3, line thirty-two (32), by inserting after the
- 3 heading "Sec. 6." the following sentence:
 - "It shall be a first requirement of anyone applying
- 5 for a license that he be enrolled to practice before the
- 6 Treasury Department."

CAMP of Clinton

- 1 Amend House File 400, section 5, line 29,
- 2 by adding after the period the following:
 - "Jurisdiction shall be in each county in which an
- 4 affidavit has been filed."

DOYLE of Woodbury

- 1 Amend House File 404 as follows:
- 2 Page 2, line six (6), by striking the word "partioned" and
- 3 inserting in lieu thereof the word "partitioned".

LANGLAND of Winneshiek

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, March 25, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, MARCH 25, 1969.

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

Prayer was offered by the Reverend Peter Schuler, pastor of the Friends Church, Lynnville, Iowa.

The Journal of Monday, March 24, 1969, was approved.

PRESENTATION OF VISITORS

Cochran of Webster presented to the House Miss Wilma Jean Bahnsen, DeWitt, Iowa, who is the "1969 Queen" of the Iowa Beef Producers Association.

Grassley of Butler presented to the House forty-two students of the government class of New Hartford High School and their teachers, Mr. Davenport and Mr. Cunelier.

Hamilton of Cedar presented to the House forty-five students of the government class of West Branch High School and their teacher, Dean Odell.

Huff of Polk presented to the House a Youth for Understanding student, Miss Elizabeth Skons of Hedemora, Sweden, and her American sister, Bonnie Clyde, both attending Urbandale High School.

Johnson of Audubon-Guthrie presented to the House one hundred forty senior students of the Audubon Community Schools and their teacher, Mr. D. E. Kristensen, and a foreign exchange student, Lucca Sacco, from Italy.

Logue of Iowa presented to the House two University of Northern Iowa students, Dennis Simmons who served in the Korean conflict and Michael Logue who served in Vietnam.

Logue of Iowa presented to the House six students of the American government class of the Amana Community School and their teacher, Mr. Sailor.

Johnston of Johnson presented to the House the senior social studies class of Lone Tree School and their teacher, LaVerne E. Barton.

Pierson of Mahaska presented to the House sixty-three students of the senior class of North Mahaska School, New Sharon, Iowa, and their teacher, Anita Seitsinger, and principal, James House.

Skinner of Polk presented to the House ninety students of the fifth grade class of Northwest School, Ankeny, Iowa, and their teachers, Mr. Nelson, Miss Bond and Mrs. Anderson.

Tieden of Clayton, Kitner of Buchanan and Menefee of Fayette presented to the House a group of twenty-five Young Democrats and twenty-four Teen-Age Republicans from Starmont Community Schools and their sponsors, Larry Middleton and Dave Vernon.

Van Drie of Polk presented to the House the government class of Ballard High School and their teacher, Mr. Niichel, and principal, Mr. Todd.

Van Roekel of Marion presented to the House two Lincoln Elementary School students of Pella, Doraine Meyer and Darrin Meyer.

PETITIONS

The following petitions were received and placed on file:

By Den Herder of Sioux, from twenty-six residents of Sioux County who favor Senate File 222 relating to standards for approval of junior and senior high schools; Senate File 164 relating to the transportation of school children; Senate File 235 which would exempt private and parochial school buses from motor vehicle registration fees; Senate File 65 providing for an elected State Board of Public Instruction; Senate File 227 which permits the loan of non-religious textbooks to nonpublic school students; Senate File 161 relating to merger of county school systems by action of county boards of education; and Senate File 108 which would repeal a section of the Code which placed strict requirements on qualifications for school librarians and guidance counselors.

By Van Drie of Story, from seventy-one residents of Story County opposing House File 225 relating to the taxation of fraternal beneficiary associations.

By Blouin of Dubuque, from twenty-three residents of Dubuque County opposing House File 481 and Senate File 265 which would tax insurance premiums collected by nonprofit hospital and medical service corporations such as Blue Cross and Blue Shield.

By the following Representatives, petitions favoring passage of amendments to chapter 189A of the Code regarding inspections of meat and poultry processing plants in order that such inspections would be made by the State Department of Agriculture rather than by the United States Department of Agriculture: Hanson of Howard-Mitchell, from thirty-eight locker plant owners from Osage; Baker of Boone, from thirty-nine residents of Boone County; and Gannon of Jasper, from nineteen residents of Jasper County.

By Dougherty of Lucas-Monroe, from fifteen county employees, Lucas County, urging an increase in the compensation of county officers and opposing a proposal to combine the offices of recorder and clerk.

By Miller of Marshall, from approximately 20,000 residents of Iowa favoring House File 365 pertaining to the strengthening of laws dealing with child molestation and sex offenses.

By Drake of Louisa-Muscatine, from fourteen residents of Louisa and Muscatine Counties opposing a tax on insurance premiums collected by nonprofit hospital and medical service corporations such as Blue Cross and Blue Shield.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 654, by Kluever, Fischer of Grundy, Nielsen, Miller of Page, Holden, Grassley, Millen, Dunton, Baker and Miller of Des Moines (DeKoster, Denman, Neu, Briles, Coleman, Lucken and Shaff), a bill for an act relating to automobile dealership franchises.

Read first time and referred to committee on commerce.

House File 655, by Shaw (Thordsen, Weimer, Mogged and Sullivan), a bill for an act relating to articles exempt from the retail sales tax.

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

House File 656, by Johnston of Johnson, Pelton and McCormick (Doderer and Kosek), a bill for an act relating to a renal disease program.

Read first time and referred to committee on social services.

House File 657, by committee on social services, a bill for an act relating to abolition of claims against the estates of certain blind persons who have received aid to the blind.

Read first time and placed on the calendar.

House File 658, by committee on social services, a bill for an act relating to assistance paid needy blind persons.

Read first time and placed on the calendar.

House File 659, by committee on appropriations, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor.

Read first time and placed on the calendar.

House File 660, by committee on social services, a bill for an act relating to communicable diseases.

Read first time and placed on the calendar.

House File 661, by Ellsworth, a bill for an act to encourage competition among certain casualty insurance companies in rate making.

Read first time and referred to committee on commerce.

House File 662, by committee on Iowa development, a bill for an act relating to the Iowa development commission.

Read first time and placed on the calendar.

House File 663, by Winkelman, Knight, Schroeder and Strand, a bill for an act to provide aid for historical purposes.

Read first time and referred to committee on Iowa development.

House File 664, by committee on judiciary, a bill for an act relating to establishment of county legal aid programs.

Read first time and placed on the calendar.

House File 665, by Winkelman and Stromer, a bill for an act relating to the sale of boars at livestock buying stations and public sale barns.

Read first time and referred to committee on agriculture.

House File 666, by Miller of Page, Fischer of Grundy, Voorhees, Knight and Klein, a bill for an act to add two categories to the milk adulteration categories; to add such categories to the unlawful milk definition, and to provide for additional testing authority and correct certain existing testing standards.

Read first time and referred to committee on agriculture.

House File 667, by Crosier, Fisher of Greene, Renda, Van Roekel, Poncy, Mayberry and Cochran, a bill for an act relating to careless driving, reckless driving, and reckless homicide by means of a motor vehicle.

Read first time and referred to committee on law enforcement.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 14, a joint resolution proposing an amendment to the Constitution of the State of Iowa to provide means for the General Assembly to convene itself into special session between regular sessions.

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

Senate Joint Resolution 17, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing sections which provide for the distribution of fines to school districts.

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

Senate File 139, a bill for an act relating to false drawing or uttering of checks.

Read first time and passed on file.

Senate File 257, a bill for an act to prevent dual regulation of certain annuity and endowment contracts.

Read first time and referred to committee on commerce.

Senate File 330, a bill for an act relating to eminent domain.

Read first time and referred to committee on judiciary.

Senate File 333, a bill for an act relating to issuance of sheriffs' deeds to purchasers under special execution sale.

Read first time and referred to committee on judiciary.

Senate File 354, a bill for an act relating to administering disaster aid.

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

Senate File 531, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Read first time and referred to committee on appropriations.

Senate File 532, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969,

and ending June 30, 1971, to the Herbert Hoover Birthplace Foundation, Inc.

Read first time and referred to committee on appropriations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 196, 229, 250, 347 and 528, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 284.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 30, a bill for an act relating to the leasing of property and other facilities by the geological survey.

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

Senate File 86, a bill for an act empowering county boards of supervisors to act in lieu of township trustees in cases where all trustee offices in a township are vacant.

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

Senate File 139, a bill for an act relating to false drawing or uttering of checks.

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

Senate File 140, a bill for an act relating to savings and loan associations.

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

Senate File 146, a bill for an act relating to veterans' preference.

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

Senate File 225, a bill for an act to prohibit the operation of mobile units by banks and other financial institutions.

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

Senate File 249, a bill for an act relating to the Iowa mental health authority.

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

Senate File 409, a bill for an act relating to the requirement that school

districts make provisions for special education services to all children enrolled in the public schools.

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

Senate Concurrent Resolution 18, commending the Drake Basketball Team.

CARROLL A. LANE

Secretary of the Senate

SENATE CONCURRENT RESOLUTION 18

By Rigler, Denman, Lodwick, Lange, Kyhl, Shirley, Thordsen, Reichardt, Flatt, Schaben, Stanley, Frommelt and Sullivan

Whereas, the Drake University basketball team did such an outstanding job in the National Collegiate Basketball Tournament at Louisville, Kentucky, March 20 to March 22, 1969; and

Whereas, they easily won third place over North Carolina; and Whereas, in the semi-final game March 20 they outplayed and nearly defeated the overwhelming favorite and ultimate champions, the University of California at Los Angeles: and

Whereas, had Drake won, it would have been considered one of the most memorable victories in college basketball; and

Whereas, against overwhelming odds they have been truly "a team" in the noblest sense—heroes to all Iowans:

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That we salute them for having exhibited all the virtues of true champions; we commend their coach, Maury John, on this brightest achievement in his brilliant coaching career; and we thank them all for so gallantly acting as ambassadors for our state in improving the image of Iowa throughout the entire nation; and

Be It Further Resolved: That copies of this resolution be sent to Drake University, to Coach John, and to each member of the 1969 Drake Bulldog squad. with our most sincere congratulations and best wishes for the future.

Laid over under Rule 25.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of House File 1, a bill for an act relating to negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce, and the committee amendment as amended.

Miller of Page moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

McIntyre of Linn asked and received unanimous consent to withdraw his amendment filed February 7 and fund on pages 226 and 227 of the House Journal. Schroeder of Pottawattamie offered the following amendment filed by him:

Amend House File 1 as follows:

1. By adding thereto the following new sections:

"If the law or rules of another state impose upon the vehicles of residents of Iowa any taxes, fees, charges, penalties, obligations, restrictions, prohibitions, or limitations of any kind which are more restrictive than those imposed by the state of Iowa upon the vehicles of residents of such other state, the Iowa reciprocity board may impose and collect fees or charges in the same amount and may provide for similar obligations, prohibitions, or limitations upon the owner or operator of a vehicle registered in such other state so long as the laws or rules of such other state vary from those of Iowa.

Whenever the reciprocity board has reason to believe that a fleet owner has filed incorrect information with the reciprocity board, department of public safety, or the department of revenue, for the purpose of reducing the fleet owner's obligation for registration fees or fuel taxes, the reciprocity board may cancel the apportioned registration privileges on all of the vehicles owned by such person. Any person who has such privileges canceled shall be subject to the payment of the full annual registration fee for all vehicles operated on the highways of this state for a period of at least five years thereafter. The commissioner of public safety and the director of revenue shall cooperate with the reciprocity board in ascertaining the accuracy of all reports filed pertaining to registration fees and motor fuel taxes.

Any person whose privileges are canceled may request an administrative hearing of said action, and during the period pending the hearing the apportioned registration privileges shall be reinstated if the fleet owners posts security with the reciprocity board in an amount sufficient to pay such full annual fees if an adverse decision is rendered at the hearing. At such hearing the fleet owner shall have the burden of proof as to the accuracy of any report filed by the fleet owner with the reciprocity board, department of public safety, or the department of revenue. Any person aggrieved by a decision reached at the administrative hearing may appeal from such decision to the district court."

Division of the amendment was requested.

Schroeder of Pottawattamie moved the adoption of division 1 of his amendment, lines 1 through 10.

Roll call was requested by Mezvinsky of Johnson and Caffrey of Polk.

On the question "Shall division 1 of the amendment be adopted?" (H.F. 1)

The ayes were, 30:

Bailey
Bergman
Camp
Campbell
Christensen
Dietz
Fischer of
Grundy

Freeman of Buena Vista Huff Johnston of Johnson Kennedy of Chickasaw Kreamer Kruse

Langland
Lipsky
McCartney
McIntyre
Mezvinsky
Milligan
Pelton
Perkins
Priebe

Radi Schmeiser Schroeder Stromer Van Drie Van Nostrand Varley Walter The nays were, 86:

Franklin Logue Rex Alt. Mayberry Rodgers Andersen Freeman of Roorda Raker Clay-Dickinson McCormick Mendenhall Sanders **Battles** Gannon Menefee Schwartz Bennett Goode Blowin Graham Middleswart Shaw Millen Shepherd Brinck Grassley Sorg Miller of Hamilton Caffrey Des Moines Stokes Hansen of Cochran Black Hawk Miller of Strand Corey Stroburg Crabb Hanson of Jones Howard-Mitchell Miller of Strothman Crosier Holden Marshall Tapscott Cuningham Tieden Darrington Jesse Miller of Johnson of Page Mohrfeld Van Roekel Den Herder Dooley Audubon Voorhees Dougherty Kehe Nelson Warren Drake Kennedy of Newton Waugh Weichman Dunton Dubuque Nielsen Nolting Welden Edgington Kitner Wells Ellsworth Knight O'Hearn Ossian Winkelman Ewell Knoblauch Peterson Wolfe Fisher of Koch Mr. Speaker Poncy Greene Lawson

Absent or not voting, 8:

Doyle Klein Lippold Renda Hill Kluever Pierson Skinner

The amendment was lost.

Schroeder of Pottawattamie moved the adoption of division 2 of his amendment, lines 11 through 31.

Roll call was requested by Mezvinsky of Johnson and Gannon of Jasper.

On the question "Shall division 2 of the amendment be adopted?" (H.F. 1)

The ayes were, 72:

Andersen Gannon Bailey Goode Graham Battles Hamilton Bergman Hill Brinck Camp Huff Campbell Jesse Christensen Johnston of Cochran Johnson Klein Corey Crosier Knight Kreamer Dietz Drake Kruse Fischer of Langland Grundy Lipsky Franklin Mayberry Freeman of McCartney Buena Vista McCormick

McIntyre
Mendenhall
Mezvinsky
Middleswart
Millen
Miller of
Des Moines
Miller of
Marshall
Milligan
Nelson
Nolting
O'Hearn
Pelton
Perkins

Pierson

Poncy

Priebe

Radl Rex Rodgers Sanders Schmeiser Schroeder Shaw Shepherd Skinner Sorg Strand Stroburg Stromer Strothman Tieden Van Drie Van Roekel Varley.

Walter Warren	Weichman	Winkelman	Mr. Speaker
The nays were	, 49:		
Alt Baker Bennett Blouin Caffrey Crabb Cunningham Darrington Den Herder Dooley Dougherty Doyle Dunton Edgington Ellsworth	Ewell Fisher of Greene Freeman of Clay-Dickinson Grassley Hansen of Black Hawk Hanson of Howard-Mitchell Holden Johnson of Audubon Kennedy of Chickasaw	Kennedy of Dubuque Kitner Kluever Knoblauch Koch Lawson Lippold Logue Menefee Miller of Jones Miller of Page	Mohrfeld Newton Nielsen Ossian Peterson Roorda Schwartz Stokes Tapscott Voorhees Waugh Welden Wells Wolfe
Absent or not	voting, 3:		
Kehe	Renda	Van Nostrand	

The amendment was adopted.

Gannon of Jasper moved to reconsider the vote by which division 1 of the Schroeder amendment failed to be adopted.

Roll call was requested by Gannon of Jasper and Mezvinsky of Johnson.

On the question "Shall the vote be reconsidered by which division 1 of the Schroeder amendment failed to be adopted?" (H.F. 1)

Rule 69 was invoked.

The ayes were, 62:

Camp Gannon Gannon Gampbell Graham Machine Graham Machine Gorban Huff Machine Gorban Huff Machine Gorban Huff Machine Grosier Johnston of Machine Graham Machine Graham Machine Graham Machine Grandy Gannon Machine Grandy Langland Franklin Lipsky Figure Graham Machine Grandy Langland Franklin Lipsky	cIntyre civil straight of the civil straight
--	--

The nays were, 58:

Alt Andersen Baker Battles	Bennett Blouin Brinck Caffrey	Cunningham Darrington Dooley Doyle	Dunton Edgington Ellsworth
Daymos	Cuntroj	Dojio	

Fisher of Kehe Miller of Renda Kennedy of Greene Marshall Rex Freeman of Stokes Dubuque Miller of Kitner Clay-Dickinson Stroburg Page Goode Kluever Mohrfeld Strothman Knoblauch Tapscott Grassley Nelson Hamilton Koch Tieden Nielsen Kruse O'Hearn Van Roekel Hansen of Black Hawk Lawson Ossian Voorhees Warren Hanson of Lippold Perkins Howard-Mitchell Mendenhall Peterson Welden Holden Menefee Pierson Winkelman Miller of Johnson of Audubon Jones

Absent or not voting, 4:

Crabb Mayberry McCormick Sorg

Motion prevailed.

Gannon of Jasper moved the adoption of division 1 of the Schroeder amendment.

Roll call was requested by Gannon of Jasper and Schroeder of Pottawattamie.

On the question "Shall division 1 of the Schroeder amendment be adopted?" (H.F. 1)

Rule 69 was invoked.

The aves were, 55:

Bailev McIntyre Schmeiser Battles Huff Mezvinsky Schroeder Jesse Bergman Middleswart Schwartz Johnston of Camp Millen Shaw Campbell Johnson Miller of Shepherd Christensen Kennedy of Des Moines Skinner Cochran Chickasaw Milligan Tapscott Crabb Klein Newton Van Drie Nolting Crosier Van Nostrand Knight Dietz Kreamer Pelton Varley Langland Lipsky Fischer of Perkins Walter Grundy Pierson Wells Franklin Mayberry Poncy Wolfe McCartney Priebe Mr. Speaker Gannon McCormick Graham Radl

The nays were, 65:

Alt Dooley Freeman of Holden Dougherty Doyle Andersen Buena Vista Johnson of Baker Freeman of Audubon Bennett Kehe Drake Clay-Dickinson Goode Blouin Dunton Kennedy of Brinck Edgington Grassley Dubuque Ellsworth Hamilton Caffrey Kitner Ewell Corey Hansen of Kluever Cunningham Fisher of Black Hawk Knoblauch Darrington Greene Hanson of Koch Den Herder Howard-Mitchell Kruse

Lawson Miller of Rodgers Van Roekel Roorda Voorhees Lippold Page Warren Mohrfeld Sanders Logue Waugh Mendenhall Nelson Sorg Nielsen Weichman Menefee Stokes Welden Miller of Ossian Strand Stroburg Winkelman Jones Peterson Miller of Rex Strothman

Marshall

Absent or not voting, 4:

O'Hearn Renda Stromer Tieden

The amendment lost.

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

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

The ayes were, 121:

Freeman of Alt Langland Radl Andersen Buena Vista Lawson Bailey Freeman of Lippold Rex Baker Clay-Dickinson Lipsky Battles Gannon Logue Bennett Goode Mayberry Bergman Graham McCartney Blouin Grassley McCormick Brinck Hamilton McIntyre Caffrey Mendenhall Hansen of Camp Campbell Black Hawk Menefee Hanson of Millen · Howard-Mitchell Miller of Christensen Cochran Hill Des Moines Miller of Corev Holden Crabb Huff Jones Miller of Crosier Jesse Cunningham Johnson of Marshall Audubon Miller of Darrington Johnston of Den Herder Page Johnson Dietz Milligan Dooley Kehe Mohrfeld Dougherty Kennedy of Nelson Dovle Chickasaw Newton Kennedy of Drake Nielsen Dubuque Dunton Nolting Edgington Kitner O'Hearn Ellsworth Klein Ossian Ewell Kluever Pelton Perkins Fischer of Knight Knoblauch Peterson Grundy Pierson Koch Fisher of Poncy Greene Kreamer Franklin Kruse Priebe

Renda Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Winkelman Wolfe Mr. Speaker

The nays were, 1:

Mezvinsky

Absent or not voting, 2: Middleswart Wells

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

STEERING COMMITTEE CALENDAR

House File 640, a bill for an act relating to the maximum rate of interest on general obligation bonds issued by school corporations, was taken up for consideration.

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

On the question "Shall the bill pass?" (II.F. 640)

The ayes were, 109:

Alt	Freeman of	Lippold	Radl
Andersen	Clay-Dickinson	Lipsky	Rex
Bailey	Goode	Logue	Rodgers
Baker	Graham	Mayberry	Schmeiser
Battles	Grassley	McCartney	Schroeder
Bergman	Hamilton	McCormick	Schwartz
Brinck	Hansen of	McIntyre	Shaw
Caffrey	Black Hawk	Mendenhall	Shepherd
Camp	Hanson of	Mezvinsky	Skinner
Campbell	Howard-Mitchell		Sorg
Christensen	Hill	Millen	Stokes
Cochran	Holden	Miller of	Strand
Corey	Huff	Des Moines	Stroburg
Crabb	Jesse	Miller of	Stromer
Cunnin gham	Johnson of	Jones	Strothman
Den Herder	Audubon	Miller of	Tapscott
Dietz	Johnston of	Marshall	Tieden
Dooley	Johnson	Miller of	Van Drie
Dougherty	Kehe	Page	Van Roekel
Drake	Kennedy of	Milligan	Varley
Dunton	Chickasaw	Mohrfeld	Voorhees
Edgi ngton	Kennedy of	Nelson	Walter
Ellswo rth	Dubuqu e	Newton	Warren
Ewell	Klein	Nielsen	Waugh
Fischer of	Kluever	Nolting	Weichman
Grund y	Knight	O'Hearn	Welden
Fisher of	Koch	Ossian	Wells
Greene	Kreamer	Pelton	Winkelman
Franklin	Kruse	Perkins	Wolfe
Freeman of	Langland	Pierson	Mr. Speaker
Buena Vista	Lawson	Poncy	_
The nays were, 4:			
Bennett	Blouin	Doyle	Gannon
Absent or not voting, 11:			
O	Vachlauch	Dwinha	ganda

CrosierKnoblauchPriebeSandersDarringtonMenefeeRendaVan NostrandKitnerPetersonRoorda

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

CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

House File 226, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles, with report of committee recommending amendment and passage, was taken up for consideration.

Miller of Jones offered the following amendment filed by the committee on ways and means:

Amend House File 226 by adding thereto the following new sections:

Sec. 5. Chapter three hundred forty-eight (348), section nineteen (19), Acts of the Sixty-second General Assembly, amending section four hundred twenty-two point forty-two (422.42), Code 1966, is hereby amended by striking from lines twenty-one (21) through twenty-eight (28), inclusive, the words:

"When services are made under conditional sales contract or under other contract or agreement, wherein the payment of the principal sum thereunder is extended over a period longer than sixty days from the date of the contract or agreement, only such portion of the value of services thereof shall be accounted, for the purpose of imposition of the tax imposed by this division, as has actually been received by the taxpayer during the quarterly period for which the tax imposed by this division is due and payable."

Sec. 6. Section four hundred twenty-three point thirteen (423.13), Code 1966, as amended by chapter three hundred forty-eight (348), sections forty (40) and forty-one (41), Acts of the Sixty-second General Assembly, is hereby further amended by striking from lines twenty-three (23) through thirty-three (33), inclusive, the words:

", provided that where such tangible personal property is sold under a conditional sales contract, or under any other form of sale wherein the payment of the principal sum, or a part thereof, is extended over a period longer than sixty days from the date of the sale thereof, the retailer may collect and remit each quarterly period that portion of the tax equal to two percent of that portion of the purchase price actually received during such quarterly period".

Miller of Page offered the following amendment to the amendment filed by him and moved its adoption:

Amend the committee on ways and means amendment to House File 226, filed March 19, by striking from line thirty (30) the word "two" and inserting in lieu thereof the word "three".

Amendment to the amendment adopted.

Miller of Jones moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

McCartney of Floyd moved the previous question on the bill.

Motion prevailed.

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

On the question "Shall the bill pass?" (H.F. 226)

The ayes were, 103:

Andersen Bailey	Freeman of Clay-Dickinson	Logue Mayberry	Rodgers Roorda
Battles	Goode	McCartney	Sanders
Bergman	Graham	McCormick	Schmeiser
Blouin		Mendenhall	Schroeder
Brinck	Grassley Hamilton		Shaw
		Mezvinsky	
Caffrey	Hansen of	Middleswart	Shepherd
Camp	Black Hawk	Millen	Sorg
Campbell	Hanson of	Miller of	Stokes
Christensen	Howard-Mitchell		Strand
Cochran	Hill	Miller of	Stroburg
Corey	Holden	Jones	Stromer
Crabb	Huff	Miller of	Strothman
Cunningham	Johnson of	Marshall	Tapscott
Darrington	Audubon	Miller of	Tieden
Den Herder	Kehe	Page	Van Drie
Dietz	Kennedy of	Mohrfeld	Van Nostrand
Dougherty	Chickasaw	Nelson	Van Roekel
Doyle	Kennedy of	Nielsen	Varley
Drake	Dubuque	Nolting	Walter
Dunton	Klein	O'Hearn	Warren
Edgington	Kluever	Ossian	Waugh
Ellsworth	Knight	Pelton	Weichman
Fischer of	Knoblauch	Peterson	Welden
Grundy	Koch	Pierson	Wells
Fisher of	Kruse	Poncy	Winkelman
Greene	Langland	Priebe	Wolfe
Franklin	Lawson	Radl	Mr. Speaker
Freeman of	Lippold	Rex	
Buena Vista	F F		

The nays were, 14:

Alt	Eweli	Johnston of	Renda
Baker	Gannon	Johnson	Schwartz
Bennett	Jesse	Kreamer	Skinner
Crosier		McInture	Voorhees

Absent or not voting, 7:

Dooley	Lipsky	Milligan	Perkins
Kitner	Monofoo	Newton	

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

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which House File 226 passed the House.

DEWEY E. GOODE

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 159, 183, 192 and 198.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 159, 183, 192 and 198.

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H. F. 639 COMMITTEE BILL—Relating to the filing of an annual report by the Iowa development commission. By committee on Iowa development; Winkelman, chairman.
- H. F. 227 Relating to the participation of optometrists in an optometric service plan. By Goode, Den Herder, Miller, Caffrey, et al.
- S. F. 95 Relating to studded tires on school buses. By Kyhl and Keith. (Companion Bill S. F. 112)
- H. F. 309 Relating to the practice of funeral directing and embalming. By Kruse, Klein, Millen, Tapscott, Wolfe, Koch and Doyle.
- H. F. 106 Relating to members of the General Assembly of the State of Iowa and repealing chapter 38B. By Goode.
- H. F. 361 Relating to city civic centers. By Voorhees, Ewell, Blouin, Ellsworth, et al.

FLOYD H. MILLEN Chairman, Steering Committee

REPORT OF STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

- S. F. 172 Extending the powers of notaries public beyond the boundaries of their county of residency to the entire state. By Thordsen, Rigler, Mowry, et al.
- S. F. 199 Relating to city boards of health in certain cities. By committee on judiciary.
- H. F. 276 Relating to grapes and other fruit used in making native wine. By Logue.

- H. F. 328 To legalize and validate the proceedings of the Town Council of the Town of Bussey. By Van Roekel.
- H. F. 395 Relating to eye protective devices. By Baker.
- H. F. 431 To legalize and validate the proceedings of the town council of the Town of Pierson. By Doyle, Peterson, Koch, et al.
- H. F. 515 Relating to the licenses of pharmacists, pharmacies, and wholesale druggists. By Voorhees, Dooley and Sorg.
- H. F. 555 Relating to the annual report of the state apiarist. By Stromer, Campbell, Crabb, et al.

FLOYD H. MILLEN Chairman, Steering Committee

REPORTS OF COMMITTEE

Grassley of Butler, from the committee on schools, submitted the following report:

Mr. SPEAKER: Your committee on schools, to whom was referred House File 378, a bill for an act relating to area schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 378 by striking lines five (5) through eight (8) and inserting in lieu thereof the following:

"The directors in charge of any merged area school system shall use no part of public funds or moneys received from athletic events for athletic scholarships or awards of any kind for students which awards are based on athletic ability."

Further amend the title by inserting after the word "to" the word "merged".

CHARLES E. GRASSLEY, Chairman

Also:

Mr. Speaker: Your committee on schools, to whom was referred House File 535, a bill for an act to legalize and validate the proceedings of the Board of Directors of Area Community College Merged Area (Education) XI and the Board of Directors of the Boone Community School District, in regard to the leasing and transfer of the Boone Junior College facilities for an extended term, and to authorize and direct said boards of directors to execute such lease agreement and to constitute it a valid and binding contractual obligation of the respective school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES E. GRASSLEY, Chairman

AMENDMENTS FILED

- Amend House File 16 as follows: 1 2
 - 1. Page 14, line thirty-five (35), by inserting after the
- 3 word "pipeline." the word "underground".
- 4 2. Page 15, line two (2), by inserting after the word
- "similar" the word "underground". 5

KREAMER of Polk

- Amend House File 256 by adding thereto the
- 2 following section:
- 3 Sec. 7. Section four hundred twenty point

- 4 fourteen (420.14), Code 1966, is hereby amended
- 5 by striking everything after the word "ordinance"
- 6 in line three (3) and inserting a period.

HOLDEN of Scott SHAW of Scott

- Amend House File 309 by adding the following new section:
 - "Sec. 2. Chapter one hundred fifty-six (156),
- 3 Code 1966, is amended by adding thereto the following section:
- 4 Every funeral establishment shall furnish to the person or
- 5 persons who arrange a funeral for the care and disposition
- of the body of a deceased person a written statement showing
- 7 thereon the price of the funeral, which shall include an
- 8 itemized list of the services and merchandise to be
- 9 furnished for such price and a statement of the cash
- 10 advances and expenditures to be advanced."

McINTYRE of Linn

- 1 Amend House File 400 as follows:
 - 1. Page 3, line three (3), by striking the word "Assessments" and
- 3 inserting in lieu thereof the word "Credits".
- 4 2. Page 3, line eleven (11), by inserting after the word "allowed"
- 5 the words "in 1969 and each year thereafter,".

MENEFEE of Favette

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, March 26, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, MARCH 26, 1969.

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

Prayer was offered by the Reverend LaVerne M. Kiel, pastor of the United Church of Avoca, Avoca, Iowa.

The Journal of Tuesday, March 25, 1969, was approved.

, 4.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Newton of Scott on request of Dietz of Scott; O'Hearn of Scott on request of Wolfe of Cerro Gordo.

PRESENTATION OF VISITORS

Darrington of Harrison presented to the House thirty-two students from St. Joe School, Neola, Iowa, and their principal, Sister Joan Bailey, and teacher, Mrs. Burns.

Grassley of Butler presented to the House eleven seventh and eighth grade students from Excelsior Christian School, Ackley, Iowa, and their principal, George Tamminga.

Sorg of Linn presented to the House the Honorable J. C. Davis, former member of the House from Fayette County in the Fortyfourth, Forty-fifth, Forty-seventh, Fifty-first, Fifty-second, Fifty-third and Fifty-fourth General Assemblies, who is a Pioneer Lawmaker of Iowa.

Varley of Adair-Madison presented to the House twenty-five students from Stanzel Christian High School, Greenfield, Iowa, and their headmaster, Mr. Cutbirth.

Weichman of Benton presented to the House seventy-one seniors from Belle Plaine Community High School and their principal, Roland Hansen, and teacher, Lucille McKibban.

PETITIONS

The following petitions were received and placed on file:

By Millen of Jefferson-Van Buren, from seventy residents of Van Buren County opposing House File 17 regarding conservation, and

particularly opposing the giving of authority to enforce mandatory soil conservation practices, a property tax levy and authorization for trespassing.

By Caffrey of Polk, from sixty residents of Iowa favoring passage of Senate File 61 and House File 237 relating to collective bargaining for public employees.

By the following Representatives, petitions opposing House File 481 and Senate File 265 which would tax insurance premiums collected by nonprofit hospital and medical service corporations such as Blue Cross and Blue Shield: Wells of Linn, from twenty-seven residents of Linn County; Doyle of Woodbury, from five residents of Sioux City; and Voorhees of Black Hawk, from sixteen residents of Waterloo.

By Rodgers of Dallas, from eighty-eight residents of Dallas County, and by Alt of Polk, from forty-five residents of Polk County favoring House File 417 relating to the inspection of meat and poultry, and urging state control of meat inspection.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 668, by Crabb, Corey, Knoblauch, Bennett and Battles (Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt), a bill for an act relating to members designated to elect members of the state fair board.

Read first time and referred to committee on agriculture.

House File 669, by Johnston of Johnson, a bill for an act to permit local governmental bodies to participate in the purchase of motor vehicles by the state car dispatcher.

Read first time and referred to committee on state government.

House File 670, by Hill, a bill for an act relating to the awarding of costs and attorney fees with respect to certain actions and proceedings.

Read first time and referred to committee on judiciary.

House File 671, by Gannon, a bill for an act to regulate the sale of credit life, accident, and health insurance.

Read first time and referred to committee on commerce.

House File 672, by Hill, a bill for an act relating to the suspension of driving privileges of uninsured motorists.

Read first time and referred to committee on law enforcement.

House File 673, by Pelton, a bill for an act relating to sheriffs' fees.

Read first time and referred to committee on county government.

House File 674, by Fischer of Grundy, a bill for an act relating to beer and malt liquors.

Read first time and referred to committee on law enforcement.

House File 675, by Fischer of Grundy, a bill for an act relating to robbery.

Read first time and referred to committee on judiciary.

House File 676, by committee on Iowa development, a bill for an act relating to the Iowa development commission.

Read first time and placed on the calendar.

House File 677, by Van Drie, Koch, Alt, Gannon, Caffrey, Grassley, Radl, Miller of Des Moines and Pelton (Frommelt and Benda), a bill for an act relating to credit unions.

Read first time and referred to committee on commerce.

House File 678, by Winkelman and Bailey, a bill for an act relating to bonded warehouses for agricultural products.

Read first time and referred to committee on agriculture.

House File 679, by Kluever, a bill for an act to make any deer hunting licenses issued by the conservation commission available to all residents without restriction as to numbers.

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

House File 680, by committee on commerce, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program.

Read first time and placed on the calendar.

House File 681, by committee on social services, a bill for an act relating to an inmate furlough plan and its establishment by the department of social services.

Read first time and placed on the calendar.

House File 682, by Miller of Des Moines, a bill for an act relating to hunting safety education.

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

House File 683, by Schroeder, a bill for an act relating to motor vehicle reciprocity.

Read first time and referred to committee on transportation.

House File 684, by Winkelman and Tieden, a bill for an act to authorize school districts to employ uncertificated personnel for the performance of noninstructional supervisory, monitorial, or clerical duties.

Read first time and referred to committee on schools.

House File 685, by Welden, a bill for an act relating to determination and distribution of general state aid to merged areas operating area schools.

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

House File 686, by Roorda, Winkelman, Stromer, Tieden, Varley and Dunton, a bill for an act relating to the method of distributing state aid to public high school districts.

Read first time and referred to committee on schools.

House File 687, by Shaw, a bill for an act relating to eminent domain.

Read first time and referred to committee on judiciary.

House File 688, by Schroeder and Stromer, a bill for an act relating to licensing of grain dealers.

Read first time and referred to committee on agriculture.

House File 689, by Hill, a bill for an act relating to examinations for and issuance of learners' permits and temporary drivers' permits.

Read first time and referred to committee on law enforcement.

House File 690, by Stromer, a bill for an act relating to motor vehicle registration fees and collections.

Read first time and referred to committee on transporation.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 378 and 535, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate Joint Resolution 7, relating to voting age of electors.

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

Senate Joint Resolution 20, urging a legislative study to review and codify the laws of Iowa relating to education below the university level.

Also: That the Senate has amended House amendment to, concurred in House amendment as amended, and passed the following bill in which the concurrence of the House is asked:

Senate File 279, a bill for an act relating to the rate of interest to which parties may agree in writing.

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

Senate File 383, a bill for an act relating to the prohibition of conducting, keeping, or maintaining bucket shops.

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

Senate File 385, a bill for an act relating to the highway safety programs.

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

Senate File 439, a bill for an act relating to forgery of motor vehicle documents.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 258, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes.

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

House File 640, a bill for an act relating to the maximum rate of interest on general obligation bonds issued by school corporations.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 258

Amend House File 258 by striking from page 2, lines 5 and 6, the words "the second Monday in October,".

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 279

Amend the House amendment to Senate File 279 by inserting after the word "holders.", in line 22, the following:

"The insurance commissioner, after hearing where all interested parties shall be given an opportunity to be heard, shall approve a reasonable charge or premium for credit life and accident or health credit insurance. Such

reasonable charge or premium shall allow a fair and reasonable return or profit for the risk involved in providing such coverage."

SENATE MESSAGES CONSIDERED

Senate File 30, a bill for an act relating to the leasing of property and other facilities by the geological survey.

Read first time and referred to committee on state government.

Senate File 86, a bill for an act empowering county boards of supervisors to act in lieu of township trustees in cases where all trustee offices in a township are vacant.

Read first time and referred to committee on county government.

Senate File 140, a bill for an act relating to savings and loan associations.

Read first time and referred to committee on commerce.

Senate File 146, a bill for an act relating to veterans' preference.

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

Senate File 225, a bill for an act to prohibit the operation of mobile units by banks and other financial institutions.

Read first time and referred to committee on commerce.

Senate File 249, a bill for an act relating to the Iowa mental health authority.

Read first time and referred to committee on state government.

Senate File 385, a bill for an act relating to the highway safety programs.

Read first time and referred to committee on commerce.

Senate File 409, a bill for an act relating to the requirement that school districts make provision for special education services to all children enrolled in the public schools.

Read first time and referred to committee on schools.

CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

House File 400, a bill for an act relating to the personal property tax credit, and the affidavit required therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed by the committee on ways and means and moved its adoption:

Amend House File 400, section 2, subsection 1, page 2, line 8, by striking the period and inserting in lieu thereof the following: ", unless husband, wife, or minor children own farm units separately and file separate social security returns."

The amendment was adopted.

Menefee of Fayette offered the following amendment filed by him and moved its adoption:

Amend House File 400 as follows:

- 1. Page 3, line three (3), by striking the word "Assessments" and inserting in lieu thereof the word "Credits".
- 2. Page 3, line eleven (11), by inserting after the word "allowed" the words "in 1969 and each year thereafter,".

The amendment was adopted.

Doyle of Woodbury asked and received unanimous consent to withdraw his amendment filed March 20 and found on page 635 of the House Journal.

Doyle of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 400, section 5, line 29, by adding after the period the following:

"Jurisdiction shall be in each county in which an affidavit has been filed.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 400)

The ayes were, 110:

Alt Dietz Graham Kennedy of Andersen Dooley Grasslev Dubuque Dougherty Hamilton Kitner Bailey Klein Battles Doyle Hansen of Kluever Bennett Drake Black Hawk Bergman Dunton Hanson of Knight Edgington Howard-Mitchell Koch Blouin Ellsworth Hill Kreamer Brinck Holden Fisher of Kruse Caffrey Campbell Greene Huff Langland Christensen Franklin Johnson of Lawson Cochran Freeman of Audubon Lippold Buena Vista Lipsky Corev Johnston of Johnson Logue Crosier Freeman of Kehe Cunningham Clay-Dickinson Mayberry Darrington Gannon Kennedy of McCartney Goode Chickasaw McCormick Den Herder

McIntvre Milligan Rodgers Van Drie Mendenhall Mohrfeld Roorda Van Roekel Menefee Nelson Sanders Varley Mezvinsky Nielsen Schroeder Voorhees Middleswart Nolting Schwartz Walter Millen Ossian Shaw Warren Miller of Pelton Shepherd Waugh Des Moines Peterson Stokes Weichman Miller of Pierson Strand Welden Jones Poncy Stroburg Wells Winkelman Miller of Priebe Stromer Marshall Strothman Radl Wolfe Miller of Renda. Tapscott Mr. Speaker Page Rex Tieden

The nays were, 1:

Crabb

Absent or not voting, 13:

Baker Fischer of Newton Skinner
Camp Grundy O'Hearn Sorg
Ewell Jesse Perkins Van Nostrand
Knoblauch Schmeiser

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

Speaker pro tempore Millen in the chair at 10:05 a.m.

House File 2, a bill for an act relating to motor vehicle registration fees, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him:

Amend House File 2 as follows:

- 1. By striking section three (3) and inserting in lieu thereof the following:
- "Sec. 3. Section three hundred twenty-one point one hundred nineteen (321.119), Code 1966, is hereby amended as follows:
- 1. By striking lines one (1) through seven (7), inclusive, and inserting in lieu thereof the following:

'All motor trucks equipped with pneumatic tires shall be registered for a gross weight equal to or in excess of the unladen weight of the vehicle. The annual registration fee for such motor trucks shall be:

For a gross weight of four tons or less, thirty dollars, except that after said motor vehicle has been registered five times, the fee shall be twenty-five dollars.

For a gross weight exceeding four tons and not exceeding five tons, fifty-two dollars."

- 2. By striking from line nine (9) the word 'seventy' and inserting in lieu thereof the word 'eighty-two'.
- 3. By striking from line eleven (11) the word 'ninety-five' and inserting in lieu thereof the words 'one hundred twelve'.
- 4. By striking from line thirteen (13) the words 'one hundred twenty' and inserting in lieu thereof the words 'one hundred forty-two'.

- 5. By striking from line sixteen (16) the words 'one hundred fifty-five' and inserting in lieu thereof the words 'one hundred seventy-two.'
- 6. By striking from line nineteen (19) the words 'one hundred ninety' and inserting in lieu thereof the words 'two hundred seven'.
- 7. By striking from lines twenty-two (22) and twenty-three (23) the words 'two hundred twenty-five' and inserting in lieu thereof the words 'two hundred forty-two'.
- 8. By striking from lines twenty-five (25) and twenty-six (26) the words 'two hundred sixty-five' and inserting in lieu thereof the words 'two hundred eighty'."
- 2. By striking from lines twenty-five (25) and twenty-six (26) of page two (2) the word "twenty-five" and inserting in lieu thereof the word "thirty".
 - 3. By striking section five (5) and inserting in lieu thereof the following:
- "Sec. 5. Section three hundred twenty-one point one hundred twenty-two (321.122), subsection one (1), Code 1966, is hereby amended as follows:
- 1. By striking lines one (1) through six (6) and inserting in lieu thereof the following:

'The annual registration fee for a truck tractor or road tractor drawing or designed to draw a semitrailer or trailer shall be based on the combined gross weight of such combination; however, all such truck tractors or road tractors shall be registered for a gross weight equal to or in excess of the unladen weight of the combination. The annual registration fee for such combination shall be'.

- 2. By striking from line eight (8) the word 'forty' and inserting in lieu thereof the word 'sixty'.
- 3. By striking from line ten (10) the word 'sixty-five' and inserting in lieu thereof the word 'eighty-five'.
- 4. By striking in line fourteen (14) the word 'ninety' and inserting in lieu thereof the words 'one hundred ten'.
- 5. By striking in lines sixteen (16) and seventeen (17) the words 'one hundred twenty-five' and inserting in lieu thereof the words 'one hundred thirty-five'.
- 6. By striking in lines twenty-two (22) and twenty-three (23) the words 'one hundred ninety-five' and inserting in lieu thereof the words 'one hundred eighty-five'.
- 7. By striking in lines twenty-five (25) and twenty-six (26) the words "two hundred thirty-five' and inserting in lieu thereof the words 'two hundred ten'.
- 8. By striking in line thirty (30) the word 'twenty-five' and inserting in lieu thereof the word 'thirty-five'."

Speaker Harbor in the chair at 11:00 a.m.

Schroeder of Pottawattamie moved the adoption of his amendment.

Roll call was requested.

On the question "Shall the amendment be adopted f" (H.F. 2)

Rule 69 was invoked.

The ayes were, 29:

Bergman Dietz Brinck Gannon Christensen Huff

Johnston of Johnson

Kennedy of Chickasaw Klein

Mr. Speaker

Kreamer Miller of Priebe Van Drie Des Moines Langland Radl Van Nostrand Lipsky Milligan Roorda Varlev Mendenhall Walter Nolting Schmeiser Poncy Schroeder Mezvinsky Wolfe Middleswart The nays were, 89: Fisher of Knight Pierson Andersen Greene Knoblauch Renda Baker Franklin Koch Rex Battles Freeman of Rodgers Kruse Bennett Buena Vista Lawson Sanders Blouin Freeman of Lippold Schwartz Clay-Dickinson Caffrey Shepherd Logue Goode Camp Mayberry Sorg Campbell Graham McCartney Stokes Cochran Grasslev McCormick Strand Hamilton McIntyre Stroburg Hansen of Menefee

Corey Crabb Stromer Black Hawk Crosier Millen Strothman Cunningham Hanson of Miller of Tapscott Howard-Mitchell Darrington Jones Tieden Den Herder Miller of Van Roekel Doolev Holden Marshall Voorhees Dougherty Jesse Miller of Warren Doyle Johnson of Page Waugh Drake Audubon Mohrfeld Weichman Dunton Kehe Nelson Welden Kennedy of Edgington Nielsen Wells Ellsworth Dubuque Ossian Winkelman

Fischer of Grundy

Ewell

Absent or not voting, 6:

Bailey O'Hearn Shaw Skinner Newton Perkins

The amendment was lost.

Kitner

Kluever

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

Pelton

Peterson

On the question "Shall the bill pass?" (H.F. 2)

The ayes were, 116:

Alt Christensen Dunton Gannon Andersen Ellsworth Cochran Goode Bailey Corev Ewell Graham Baker Crabb Fischer of Grassley Battles Cunningham Grundy Hamilton Bennett Darrington Fisher of Hansen of Bergman Den Herder Greene Black Hawk Blouin Dietz Franklin Hanson of Brinck Dooley Freeman of Howard-Mitchell Caffrey Dougherty Buena Vista Camp Dovle Freeman of Holden Campbell Drake Clay-Dickinson Huff

Jesse Johnson of Audubon Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Knoblauch Koch Kreamer Miller of Kruse Langland Milligan Lawson Mohrfeld Lippold Nelson Lipsky Nielsen Logue

Mayberry McCartney McCormick McIntyre Mendenhall Menefee Middleswart Millen Miller of Des Moines Miller of Jones Miller of

Marshall

Page

Pelton Peterson Pierson Poncy Priebe Radi Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Sorg Stokes

Nolting

Ossian

Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker

The nays were, 2:

Johnston of Johnson

Mezvinsky

Absent or not voting, 6:

Crosier Edgington Newton O'Hearn Perkins

Skinner

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

STEERING COMMITTEE CALENDAR SENATE FILE 139 SUBSTITUTED FOR HOUSE FILE 48

Van Drie of Story asked and received unanimous consent to substitute Senate File 139 for House File 48.

Senate File 139, a bill for an act relating to false drawing or uttering of checks, was taken up for consideration.

Van Nostrand of Pottawattamie offered from the floor the following amendment filed by him and McCormick of Delaware and moved its adoption:

Amend Senate File 139 as follows:

By striking from line eleven (11) the words "material and competent" and inserting in lieu thereof the words "prima facie".

Roll call was requested by Van Nostrand of Pottawattamic and Klein of Winnebago-Worth.

On the question "Shall the amendment be adopted?" (S.F. 139)

The ayes were, 88:

Alt Baker Bailey Battles Brinck Camp

Campbell Christensen Cochran Mendenhall Schmeiser Hansen of Corev Black Hawk Menefee Schroeder Crabb Hanson of Middleswart Schwartz Crosier Howard-Mitchell Millen Shaw Cunningham Holden Miller of Shepherd Stokes Darrington Johnson of Des Moines Audubon Strand Dietz Miller of Stromer Dooley Kennedy of Jones Dougherty Miller of Strothman Dubuque Drake Kitner Marshall Tieden Klein Van Drie Dunton Miller of Edgington Kluever Page Van Nostrand Fischer of Knight Mohrfeld Van Roekel Grundy Knoblauch Nelson Varlev Freeman of Kreamer Nielsen Voorhees Walter Buena Vista Kruse Peterson Freeman of Langland Pierson Warren Clay-Dickinson Lawson Poncy Waugh Goode Lippold Priebe Weichman Graham Logue Rex Welden Grassley McCartney Rodgers Winkelman Wolfe Hamilton McCormick Roorda Mr. Speaker McIntyre Sanders

The nays were, 29:

Andersen Gannon Kennedy of Oseian Bergman Hill Chickasaw Pelton Blowin Huff Koch Radl Den Herder Jesse Lipsky Renda Doyle Johnston of Mayberry Sorg Ellsworth Johnson Mezvinsky Stroburg Ewell Kehe Milligan Tapscott Franklin Nolting Wells

Absent or not voting, 7:

Bennett Fisher of Newton Perkins Caffrey Greene O'Hearn Skinner

The amendment was adopted.

Jesse of Polk offered from the floor the following amendment:

Amend Senate File 139 by adding the following new section:

"Sec. 2. There is hereby appropriated from the general fund for the purpose of building, staffing, and maintaining additional county jail facilities to house additional inmates provided in this Act, fifty thousand dollars (\$50,000.00) for each county with a population greater than fifty thousand (50,000) and less than one hundred thousand (100,000); the sum of one hundred thousand dollars (\$100,000.00) for each county with a population greater than one hundred thousand (100,000) and less than two hundred thousand (200,000); and the sum of two hundred fifty thousand dollars (\$250,000.00) for each county with a population greater than two hundred thousand (200,000)."

Van Drie of Story rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

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

On the question "Shall the bill pass?" (S.F. 139)

The ayes were, 103:

Alt Andersen Bailey Baker Battles Bergman Brinck Caffrey Camp Campbell Christensen Cochran Corey Crabb Crosier Cunningham Darrington Den Herder Dietz Dooley Dougherty Drake Dunton Edgington	Fisher of Greene Greena Of Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Holden Johnson of Audubon Kehe Kennedy of Dubuque Kitner Klein Kluever	Jones Miller of Marshall Miller of Page Mohrfeld Nelson Nielsen Pelton	Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh
Dougherty	Kitner	Nelson	Walter

The nays were, 15:

Blouin	Huff	Kennedy of	Nolting
Doyle	Jesse	Chickasaw	Ossian
Franklin	Johnston of	Mezvinsky	Renda
Gannon	Johnson	Milligan	Tapscott
ET:11		•	-

Absent or not voting, 6:

Bennett	Newton	Perkin s	Skinner
Kash	O'Hearn		

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

HOUSE FILE 48 WITHDRAWN

Van Drie of Story asked and received unanimous consent to withdraw House File 48 from further consideration by the House.

MOTION TO RECONSIDER WITHDRAWN

Goode of Davis asked and received unanimous consent to with-

draw his motion to reconsider the vote on House File 226 filed March 25 and found on page 685 of the House Journal.

ADOPTION OF SENATE CONCURRENT RESOLUTION 18

Huff of Polk called up for consideration Senate Concurrent Resolution 18, filed on March 25 and found on page 677 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE RESOLUTION 6

Gannon of Jasper asked and received unanimous consent to take up for immediate consideration House Resolution 6 and moved its adoption.

HOUSE RESOLUTION 6

By Gannon, Dietz and Holden

Whereas, the membership of the House of Representatives of the Sixty-third General Assembly has learned with great sorrow of the passing of Mr. Walter C. Newton, of Muscatine, Iowa, father of Representative Robert E. Newton, the gentleman from Scott County; now, therefore,

Be It Resolved, that each member of the House hereby wishes to express to Mr. Newton our personal sympathy in the loss of his father, Mr. Walter

C. Newton.

Motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION 25

By Dunton

Whereas, it is fitting that legislators help instill in young people of Iowa an appreciation for and understanding of our democratic system of government, particularly the state legislative process; and

Whereas, the Iowa Youth in Government Program, which is sponsored by the North Central Area Council of the YMCA and local Hi-Y groups in Iowa, provides an opportunity for high school youth to participate in model legislative sessions; and

Whereas, the Eleventh Model Legislature will be held December 12 and

13; and

Whereas, members of the Senate and House through the years have served on the Iowa Youth in Government Statewide Sponsoring Committee and have assisted with the pre-legislative conference and model legislature; therefore

Be It Resolved by the House, the Senate Concurring, that the Sixty-third General Assembly pledge its support for the Youth in Government Program and express the willingness of its members to assist and advise local Hi-Y groups on legislative matters and to assist with the model legislature; and

Be It Further Resolved, that a copy of this resolution be sent to the North Central Area Council of the YMCA and to the local Hi-Y groups which have participated in the Youth in Government Program.

Laid over under Rule 25.

COMMUNICATION FROM THE SECRETARY OF STATE

March 26, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that Senate File 286 was published in the Auburn Enterprise, Auburn, Iowa, March 13, 1969, and in the Eldora Herald-Ledger, Eldora, Iowa, March 11, 1969.

MELVIN D. SYNHORST Secretary of State

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 6, 39, 49, 186 and 203; Senate Files 73, 135 and 187.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 6, 39, 49, 186 and 203; Senate Files 73, 135 and 187.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 26th day of March, 1969, sent to the Governor for his approval: House Files 6, 39, 49, 186 and 203.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 26, 1969, he approved Senate Files 159, 183, 192 and 198.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 152, a bill for an act relating to the extraction of blood samples from the deceased victims of motor vehicle accidents, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 152 as follows:

By inserting a period after the word "safety" in line nine (9) and by striking the balance of line nine (9) and all of line ten (10).

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 285, a bill for an act relating to the death of persons resulting from the operation of motor vehicles, and imposing penalties therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 285 as follows:

- 1. Page 1, line thirteen (13), by striking all after the word "chapter" and all of line fourteen (14) through the word "judgment".
- 2. Page 1, line twenty-four (21), by striking the words "reckless homicide" and inserting in lieu thereof the words "homicide by motor vehicle".

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred Senate File 87, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

ALFRED NIELSEN, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 335, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Carson-Macedonia Community School District, in the County of Pottawattamie, State of Iowa, authorizing the sale of certain real estate described as the West 138 feet of the East 204 feet of the North 155 feet of Out Lot 4 in the Town of Macedonia, Pottawattamie County, Iowa, to Lawrence L. Wax and Gwyneth J. Wax, husband and wife, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 347, a bill for an act to legalize and validate the special election held in Pottawattamie County, Iowa, on the 5th day of November, 1968, on the proposition of remodeling the present county home and build and equip an addition thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 199, a bill for an act relating to vital statistics, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do buss.

EDGAR H. HOLDEN, Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred House File 512, a bill for an act to accept a gift of real property for use of the state vocational rehabilitation facility at Charles City, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

EDGAR H. HOLDEN, Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred House File 610, a bill for an act to change the requirement for third-party medical assistance from a mandatory requirement to a permissive requirement, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 530, a bill for an act relating to the inspection fees collected from distributors of commercial feeds and fertilizers and to the use of fees collected, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House FHe 598, a bill for an act relating to water pollution control, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 618, a bill for an act to abolish the state sheep association, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN, Chairman

AMENDMENTS FILED

- 1 Amend House File 74 as follows:
- 2 1. By striking lines eight (8) through eleven (11), inclu-

sive, and inserting in lieu thereof the following:

"Add the amount by which the deductions attributable to the business of farming exceed the gross income from the business of farming for the taxable year, unless the business of farming is the principal business of the taxpayer for the taxable year.

For purposes of this subsection, the business of farming is the principal business of the taxpayer for the taxable year only if the net income from farming for the three preceding taxable years, or so many of the three preceding years as the taxpayer has been engaged in the business of farming, equals or exceeds two-thirds of the total net income of the taxpayer for those years; or if the taxpaver has been engaged in the business of farming not more than three years, and spends two-thirds of his time so engaged.

The net income from farming of a taxpayer for any taxable year is the sum of:

- 20 a. The gross income derived from the business of farming 21 for such year minus the deductions attributable to such business.
 - b. The full amount by which the gains from sales or exchanges of property used in the business of farming, within the meaning of section one thousand two hundred thirty-one (b) (1231(b)) of the Internal Revenue Code, which are treated as gains from sales or exchanges of capital assets for federal income tax purposes, exceed the losses from such sales or exchanges.

The total net income of a taxpayer for any taxable year is the taxpayer's adjusted gross income for federal income tax purposes, determined without regard to gains from sales or exchanges of capital assets or of property used in a trade or business, other than the business of farming. For the purposes of the preceding sentence, adjusted gross income and taxable income shall be computed by recognizing the full amount by which the gains from sales or exchanges of property used in the business of farming, within the meaning of section one thousand two hundred thirty-one (b) (1231(b)) of the Internal Revenue Code, which are treated as gains from sales or exchanges of capital assets for federal income tax purposes, exceed the losses from such sales or exchanges.

This subsection shall not apply to:

- a. Any deduction attributable to a research or experimental farming operation conducted under a program approved by the United States department of agriculture, a state department of agriculture, or the agricultural school of an accredited college or university.
- b. Any farming enterprise acquired by the taxpayer by devise or inheritance, or by distribution of a testamentary trust, for the taxable year in which such enterprise is so acquired and for the two succeeding taxable years.
- c. Any farming enterprise acquired by the taxpayer in partial or complete satisfaction of a debt for the taxable year in which such enterprise is so acquired and for the two succeeding taxable years.
 - d. Any farming enterprise comprising a part of an estate

```
58
    for the first and second taxable years of the estate if the
```

- business of farming was the principal business activity of the 59
- 60 decedent for the last full taxable year before his death.
- 61 e. Any income of a taxpayer and spouse from wages, salar-
- 62 ies, interest, dividends, and royalties derived from the prop-
- 63 erty on which the farming operations are conducted, if the
- 64 taxpayer's principal residence is on the farm.
- f. Any deduction attributable to loss from fire, storm, 65

66 drought, or other natural casualty."

MENDENHALL of Allamakee

- Amend House File 206 as follows:
- Insert in line fourteen (14), page 1, 2 3
 - after the word "de novo" the words "as an
- equitable action".

PELTON of Clinton

- Amend House File 267 as follows:
 - 1. Page 1, line twelve (12), by striking the word "forty"
- 3 and inserting in lieu thereof the word "thirty".
- 4 2. Page 1, by striking lines thirteen (13), fourteen (14),
- 5 fifteen (15) and sixteen (16), and inserting in lieu thereof
- 6 the following:
- 7 "2. By striking from line thirty-eight (38) the word "four"
- 8 and inserting in lieu thereof the word "six"."

COMMITTEE ON STATE GOVERNMENT C. RAYMOND FISHER, Chairman

- Amend House File 276 by adding after page 1, line 6, the 1
- 2 following:
- 3 Further amend said section by adding the following new
- paragraph: "For the purposes of this section 'manufacturer'
- includes only those persons who process the fruit or honey.
- ferment, and bottle native wines in Iowa."

LOGUE of Iowa

- 1 Amend House File 285 as follows:
- 2 1. Page 1, line fifteen (15), by striking the word
- 3 "proximate" and inserting in lieu thereof the word "sole".
- 2. Page 1, line twenty-two (22), by striking the word 4
- "proximate" and inserting in lieu thereof the word "sole". 5

RENDA of Polk

- 1 Amend House File 309 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Section 1. Section one hundred fifty-six point nine
- 4 (156.9), Code 1966, is hereby amended by striking all of
- 5 subsection four (4). 6
 - Sec. 2. Section one hundred fifty-six point twelve
- 7 (156.12), Code 1966, is hereby amended by adding the follow-
- 8 ing new paragraph:
- "This section and subsection one (1) of section one 9
- 10 hundred forty-seven point fifty-six (147.56) of the Code
- shall not apply to prearranged funeral plans as provided 11
- 12 in chapter five hundred twenty-three A (523A) of the Code."

RADL of Linn

7

9

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

35

36

37

38

Amend House File 395 by inserting the following subsections 2 after line four (4): 3

- 1. By striking from line nineteen (19) the words "is required to" and inserting in lieu thereof the word "shall".
- 5 2. By inserting in line twenty-one (21) after the word "partici-6 pating" the words ", and while in a room or other enclosed area 7 where others are participating,".

Further amend by renumbering the subsequent subsections.

VAN DRIE of Story

1 Amend House File 451 by adding the following new section: Sec. 2. Section three hundred twenty-one point two hundred eighty-five (321.285), Code 1966, is amended by striking from line one (1) of subsection five (5) the word "Sixty" and inserting in lieu thereof the word "Sixty-6 five".

GRAHAM of Ida-Sac

Amend House File 567 by striking all after the enact-1 2 ing clause and inserting in lieu thereof the following: 3 Section 1. Section four hundred ninety point four 4 (490.4), Code 1966, is hereby amended by adding thereto the 5 following new paragraph: 6

"All pipe-lines shall be at a depth of not less than sixty inches beneath ground level at all points along the 8 route except that if, after a public hearing on this question. the commerce commission determines that the pipe-line will not transport dangerous material, the commission may deter-10 mine that the pipe-line be constructed at a depth of not less than thirty inches beneath ground level."

Sec. 2. Section four hundred ninety point five (490.5), Code 1966, is hereby amended by adding thereto the following new paragraph:

"It shall be unlawful for any pipe-line company, or its agent, to purchase or attempt to purchase, lease or attempt to lease, easements for the purpose of constructing a pipe-line prior to receiving a permit from the commerce commission. Violation of this paragraph shall be punishable by a fine of not more than one thousand dollars per violation, and further, that all contracts consummated as a result of a violation of this paragraph shall be voidable by the aggrieved party."

Sec. 3. Section four hundred ninety point six (490.6), Code 1966, is hereby amended by adding the following new subsection:

"The names and addresses of persons, corporations, companies, cities or towns whose rights or interests may be affected by said pipe-lines."

31 Sec. 4. Section four hundred ninety point seven 32 (490.7), Code 1966, is hereby repealed and the following is 33 hereby enacted in lieu thereof: 34

"Upon the filing of said petition the state commerce commission shall fix a date for hearing thereon and shall notify, by registered mail, all persons, corporations. companies, cities or towns whose rights or interests may be affected; and shall cause notice thereof to be published in

89

90

91 92

93

```
39
     some newspaper of general circulation in each county through
40
     which said proposed line or lines or gas storage facilities
     will extend."
41
42
       Sec. 5. Section four hundred ninety point eight
43
     (490.8), Code 1966, is hereby amended by repealing said
44
     section and the following is hereby enacted in lieu thereof:
45
       "Said hearing shall be held not earlier than sixty
     days subsequent to the mailing of said notices. Publication
46
47
     of said notice shall be three times at intervals of not
     less than fifteen days and shall be between the time notices
48
49
     are mailed to affected persons and the date set for said
50
     hearing. Hearing shall be held in the office of said
51
     commerce commission, or such place as the commerce commission
52
     shall designate."
53
       Sec. 6. Section four hundred ninety point
54
     twenty-five (490.25). Code 1966, is hereby repealed and the
55
     following is hereby enacted in lieu thereof:
       "It is the purpose and intent of this section to
56
57
     operate independently of other chapters of the Code re-
58
     ferring to eminent domain, and this section shall control
59
     exclusively for this chapter.
60
       1. The commerce commission shall grant the right
61
     of eminent domain after the following conditions have been
62
    met:
63
       a. A public hearing must be held not less than
64
     thirty days nor more than ninety days sub-
     sequent to the granting by the commerce
65
66
    commission of a permit to construct said
67
    pipe-line.
68
       b. Notice of said hearing shall be in the manner
69
    prescribed in section four hundred ninety
70
    point seven (490.7) and four hundred ninety
    point eight (490.8) of this chapter.
71
72
       c. Said pipe-line company shall have the burden
73
    of proving the following:
74
       (1) That said pipe-lines will be in the best
75
    interests of the public and that a
76
    public use is involved.
77
       (2) That said pipe-lines are not for a
78
    private purpose and are, in fact, a
    common carrier. To qualify as a common
79
80
    carrier under this chapter no less
    than forty percent (40%) of the use of
81
82
    said pipe-line must be by companies
83
    other than the company making applica-
84
    tion. The company making application
    shall be construed as including all
85
86
    affiliated companies or subsidiaries,
87
    or both.
88
      2. The commerce commission may place such
```

conditions or limits on the right of eminent domain as it

shall see fit except that said commission shall not prescribe or approve a right of way that exceeds seventy-five feet in

width or one acre in any one location in addition to right of way for the location of pumps, pressure apparatus, or

94 other stations or equipment necessary to the proper operation 95 of its said pipe-line or lines.

Any pipe-line company having secured the right of eminent domain and a permit for the storage of gas as in this chapter provided may appropriate for its use for the underground storage of gas any substratum or formation in any land which the commission shall have found to be suitable and in the public interest for the underground storage of gas, and in connection therewith may appropriate such other interests in property as may be required adequately to examine, prepare, maintain and operate such underground gas storage facilities.

The right of appropriation hereby granted shall be without prejudice to the rights of the owner of said lands or of other rights or interests therein to drill or bore through the underground stratum or formation so appropriated in such manner as shall comply with orders, rules and regulations of the commission issued for the purpose of protecting underground storage strata or formations against pollution and against the escape of gas therefrom and shall be without prejudice to the rights of the owner of said lands or other rights or interests therein as to all other uses thereof.

- 3. Nothing in this chapter shall authorize the construction of a pipe-line longitudinally on, over or under any railroad right of way or public highway, or at other than an approximate right angle to such railroad track or public highway without the consent of such railroad company, the highway commission or board of supervisors, as the case may be, nor shall any provision of this chapter authorize or give the right of condemnation or eminent domain for such purposes.
- 4. Condemnation procedure under this chapter shall be as provided in chapter four hundred seventy-two (472), of the Code except as follows:
- a. That not less than thirty days prior to formal condemnation proceedings the condemner shall make an offer, in writing, to the landowner stating the amount of damages they would pay for an easement to said property.

 b. In the event the landowner shall refuse.
 - b. In the event the landowner shall refuse said offer and the commission as provided in chapter four hundred seventy-two (472) shall make an award equal to one hundred ten percent (110%) of condemner's offer, then there shall be an additional award equal to twenty-five percent (25%) of the final award to recompense said landowner for costs involved in the condemnation proceedings.
- c. In the event that condemner shall appeal said commission's award said condemner shall be liable for all costs to the landowner including, but not limited to, reasonable attorney fees and cost of expert witnesses.

```
149
        d. Wherever this section shall be found to be
150
     inconsistent with chapter four hundred
151
     seventy-two (472) of the Code, then this
     section shall control.
152
153
        5. Notwithstanding any other section of this
154
     chapter or any other chapter of the Code, a condemnee may
155
     choose in lieu of a lump-sum award to receive an annual
156
     rental for the land used. Said rental shall be determined
157
     by multiplying seven percent (7%) times the fair market
158
     value of the property as determined by the county assessor
159
     for property tax purposes. Any dispute under this paragraph
```

shall be resolved by the sheriff's commission as prescribed in chapter four hundred seventy-two (472), of the Code.

The fair market value for the computation purpose shall be changed at such times and in such amounts as the county assessor shall determine in routine determination of property values for property tax purposes.

Sec. 7. Section four hundred ninety point twentysix (490.26), Code 1966, is hereby amended by adding thereto the following:

"In the event of damage to the pipe-line which results in further damage because of leakage or escape of harmful gases, the pipe-line company shall be liable for all damage unless the landowner or other party has acted in a willful and wanton manner which action was the proximate cause of the damage.

175 Sec. 8. Chapter four hundred ninety (490), Code 176 1966, is hereby further amended by adding at the end thereof 177 the following new section:

"Said pipe-line company shall be liable for all representations by their employees or agents and the following procedures shall be followed:

181 1. Each pipe-line easement contract must state 182 specifically what portion of the property 183 owned by each affected property holder will 184 be crossed by the pipe-line.

2. All offers must be in writing and all offers must allow a five-day period before they may be revoked by the offeror. Any offer signed or accepted before the five-day waiting period has elapsed may be revoked by the offeror within the five-day period.

3. The contract and the offer must plainly state whether the pipe-line company has acquired the right of eminent domain.

4. Violation of this section shall be punishable by a fine of not more than one thousand dollars and any contract entered into by a party in violation of this section is voidable by the offended party at any time within one year of the violation."

JOHNSTON of Johnson

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, March 27, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, MARCH 27, 1969.

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

Prayer was offered by the Reverend Leroy Collins, pastor of the United Methodist Church, Toledo, Iowa.

The Journal of Wednesday, March 26, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: O'Hearn of Scott on request of Huff of Polk.

PRESENTATION OF VISITORS

Bailey of Wright presented to the House thirty-four seniors of the American government class of Dows Community School and their superintendent, Mr. Iverson, and teacher, Mr. Richards.

Battles of Jackson presented to the House sixty-four students of Marquette High School, Bellevue, Iowa, and their teachers, Father Schmitt, Sister Mary Vincent and Sister Kathryn.

Fischer of Grundy presented to the House the Honorable E. Wayne Shaw, former member of the House from Floyd County in the Fifty-eighth and Fifty-ninth General Assemblies.

Goode of Davis presented to the House thirty-seven students of the fifth and sixth grade classes from Mystic School and their teachers, Ruth Clark and Helen Oglesby.

Hill of Marshall presented to the House thirty students of the fifth grade class of State Center School and their teacher, Mrs. George Speers.

Huff of Polk presented to the House Major Chris Dascolas, U. S. Air Force of Des Moines, Iowa. Major Dascolas is the recipient of the Silver Star, three Distinguished Flying Crosses and twelve Air Medals; a combat veteran of the Vietnam conflict and is returning for a second tour in the Vietnam Theater.

Mezvinsky of Johnson presented to the House fifty-seven students

of the eighth grade class of Clear Creek School and their teacher, Mr. Cutler.

Rex of Hamilton presented to the House thirty-two students of the government class of Webster City and Eagle Grove Iowa Central Community College and their instructor, William Borderick.

Tapscott of Polk presented to the House ten students of the Des Moines Area Community College and skill training class of Central Life Assurance Company and their teachers, Mrs. Thompson and Willis Dobbins.

Pierson of Mahaska presented to the House fifty-five eighth grade students of North Mahaska School, New Sharon, Iowa, and their teachers, Mr. Schweckel, Mr. Warrick and Mr. Good.

Varley of Madison presented to the House forty-five students of Earlham Community School and their teacher, Mr. Doddon.

Weichman of Benton presented to the House one hundred twelve seniors from Vinton High School and Elmo Baxter, their social studies instructor, and chaperones, Miss Conner, Mr. Gaumnitz and Mr. Fleming.

PETITIONS

The following petitions were received and placed on file:

By Tieden of Clayton, from thirty-four residents of Clayton County, and by Nolting of Black Hawk, from sixteen residents of Black Hawk County opposing House File 481 which would tax insurance premiums collected by nonprofit hospital and medical service corporations such as Blue Cross and Blue Shield.

By Varley of Adair, from one hundred sixteen residents of Madison County urging action to appropriate sufficient money to carry out the Iowa meat inspection law.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 691, by Kluever, Grassley, Hill, Nielsen, Schroeder, Millen, Walter and Klein, a bill for an act to establish the office of district attorney.

Read first time and referred to committee on judiciary.

House File 692, by Kreamer (Reichardt), a bill for an act relating to school districts.

Read first time and referred to committee on schools.

House File 693, by Schroeder, a bill for an act relating to motor vehicle registration fees.

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

House File 694, by committee on Iowa development, a bill for an act relating to the powers and duties of the Iowa development commission.

Read first time and placed on the calendar.

House File 695, by committee on appropriations, a bill for an act to establish a permanent revolving fund for the state printing board to pay the costs of the centralized printing department and to make an appropriation therefor.

Read first time and placed on the calendar.

House File 696, by Ossian, Miller of Page, Den Herder, Grassley and Millen, a bill for an act relating to the Iowa state training school for boys.

Read first time and referred to committee on law enforcement.

House File 697, by Millen, Tapscott, Battles, McCartney, Van Drie and Kluever (Benda, Walsh, Sullivan, Shirley, Denman, Thordsen, Coleman, Gaudineer and Messerly), a bill for an act relating to federal insured loans.

Read first time and referred to committee on commerce.

House File 698, by Winkelman and Nelson, a bill for an act to provide for the use of alternate safety devices in lieu of safety chains for towing vehicles.

Read first time and referred to committee on transportation.

House File 699, by Koch, Doyle, Kluever and Fischer of Grundy (Benda, Coleman, Erskine and Denman), a bill for an act relating to Iowa industrial loans.

Read first time and referred to committee on commerce.

House File 700, by Crabb, Corey, Knoblauch, Bennett and Battles (Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt), a bill for an act relating to the Iowa horse association.

Read first time and referred to committee on agriculture.

House File 701, by Holden and Peterson, a bill for an act relating to communications facilities.

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

House File 702, by Klein, a bill for an act relating to tape recording sessions of the General Assembly.

Read first time and referred to committee on state government.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 472, a bill for an act to provide for aviation authorities.

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

Senate File 536, a bill for an act relating to use tax.

CARROLL A. LANE, Secretary

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 7, a joint resolution relating to the voting age of electors.

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

Senate Joint Resolution 20, a joint resolution urging a legislative study to review and codify the laws of Iowa relating to education below the university level.

Read first time and referred to committee on schools.

Senate File 383, a bill for an act relating to the prohibition of conducting, keeping, or maintaining bucket shops.

Read first time and referred to committee on commerce.

Senate File 439, a bill for an act relating to the forgery or counterfeiting of motor vehicle documents.

Read first time and referred to committee on law enforcement.

Senate File 536, a bill for an act relating to use tax.

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

BIRTHDAY CONGRATULATIONS

Van Drie of Story rose on a point of personal privilege and announced that today was the birthday of the Honorable Conrad

Ossian, and extended to him a "Happy Birthday" from all the members of the House.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 152, 199, 285, 335, 512, 530, 598, 610 and 618; and Senate Files 87 and 347, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Miller of Page offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Earl C. Fishbaugh, Jr., of Page County, who was a member of the Forty-sixth, Forty-sixth Extra, Forty-seventh, Forty-eighth, Forty-ninth, Fiftieth and Fiftieth Extra sessions of the General Assembly, and Senator from Fremont and Page Counties during the Fifty-second, Fifty-second Extra, Fifty-third, Fifty-fourth and Fifty-fifth sessions, passed away on February 14, 1969; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Miller of Page, Ossian of Adams-Montgomery and Harbor of Fremont-Mills.

Hanson of Howard-Mitchell offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Joseph D. Bouska, of Howard County, who was a member of the Forty-fifth and Forty-fifth Extra General Assembly, passed away on March 2, 1969; now, therefore,

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

Motion prevailed and the Speaker appointed as such committee Hanson of Howard-Mitchell, Langland of Winneshiek and Kennedy of Chickasaw.

MEMBER EXCUSED

Fisher of Greene asked and received unanimous consent to be excused for the remainder of the morning.

HOUSE FILE 22 WITHDRAWN

Radl of Linn asked and received unanimous consent to withdraw House File 22 from further consideration by the House.

SENATE AMENDMENTS CONSIDERED

Alt of Polk called up for consideration House File 258, a bill for an act to provide for uniform annual observances of certain legal public holidays on Mondays, and for other purposes, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 258 by striking from page 2, lines 5 and 6, the words "the second Monday in October,".

Motion prevailed and the House concurred in the Senate amendment.

Alt of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 258)

The ayes were, 102:

Alt	Fisher of	Knoblauch	Pierson
Andersen	Greene	Kreamer	Poncy
Bailey	Franklin	Kruse	Priebe
Battles	Freeman of	Langland	Radl
Bergman	Buena Vista	Lawson	Rex
Blouin	Freeman of	Lippold	Rodgers
Caffrey	Clay-Dickinson		Roorda
Camp	Gannon	Mayberry	Sanders
Campbell	Goode	McCartney	Schmeiser
Christensen	Graham	McCormick	Schwartz
Cochran	Hamilton	McIntyre	Shaw
Corey	Hansen of	Mendenhall	Shepherd
Crabb	Black Hawk	Menefee	Strand
Crosier	Hanson of	Middleswart	Stroburg
Cunningham	Howard-Mitchell	Millen	Stromer
Darrington	Hill	Miller of	Strothman
Den Herder	Holden	Des Moines	Tapscott
Dietz	Huff	Miller of	Tieden
Dooley	Jesse	Jones	Van Drie
Dougherty	Johnston of	Miller of	Van Roekel
Doyle	Johnson	Marshall	Varley
Drake	Kehe	Miller of	Voorhees
Dunton	Kennedy of	Page	Walter
Edgington	Chickasaw	Milligan	Waugh
Ellsworth	Kennedy of	Nelson	Weichman
Ewell	Dubuque .	Nolting	Wells
Fischer of	Kitner	Ossian	Winkelman
Grundy	Klein	Pelton	Wolfe
	Kluever	Perkins	Mr. Speaker

The nays were, 3:

Johnson of Audubon Stokes

Warren

Absent or not voting, 19:

Baker Rennett Brinck Grassley Knight

Koch Lipsky Mezvinsky Mohrfeld Newton

Nielsen O'Hearn Peterson Renda Schroeder Skinner Sorg Van Nostrand Welden

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

Fischer of Grundy called up for consideration Senate File 279, a bill for an act to amend section five hundred thirty-five point two (535.2). Code 1966, relating to the rate of interest to which parties may agree in writing, amended by the House, further amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 279 by inserting after the word "holders.", in line 22, the following:

"The insurance commissioner, after hearing where all interested parties shall be given an opportunity to be heard, shall approve a reasonable charge or premium for credit life and accident or health credit insurance. Such reasonable charge or premium shall allow a fair and reasonable return or profit for the risk involved in providing such coverage."

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Fischer of Grundy moved that the bill, as amended by the House. further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 279)

Darrington

The ayes were, 100:

Alt Andersen Bailey Baker Battles Bergman Blouin Brinck Caffrey Camp Campbell Christensen Corey Crabb Crosier Cunningham

Den Herder Dietz Dooley Dougherty Drake Dunton Edgington Ellsworth Fischer of Grundy Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Kreamer HillHolden Huff Johnson of

Audubon

Johnston of

Kehe

Johnson

Kitner Klein Kluever Knight Knoblauch Langland Lawson Lippold Lipsky Logue Mayberry McCartney McCormick

Kennedy of

Chickasaw

Man Jan L - 11	37.1	~ .	
Mendenhall	Nelson	Schroeder	Van Nostrand
Menefee	Newton	Schwartz	Van Roekel
Middleswart	Nielsen	Shaw	Varley
Millen	Ossian	Shepherd	Voorhees
Miller of	Pelton	Stokes	Walter
Des Moines	Perkins	Strand	Warren
Miller of	Peterson	Stroburg	Waugh
Jones	Pierson	Stromer	Weichman
Miller of	Rex	Strothman	Wells
Marshall	Rodgers	Tapscott	Winkelman
Miller of	Roorda	Tieden	Wolfe
Page	Sanders	Van Drie	Mr. Sp eaker
The nays were	, 13:		
Cochran	Jesse	McIntyre	Priebe
D 1	77 1	37 34	~

 Cochran
 Jesse
 McIntyre
 Priebe

 Doyle
 Kennedy of
 Nolting
 Schmeiser

 Ewell
 Dubuque
 Poncy
 Skinner

 Gannon
 Kruse

Absent or not voting, 11:

Bennett Koch Mohrfeld Renda
Fisher of Mezvinsky O'Hearn Sorg
Greene Milligan Radl Welden

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

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 56, a bill for an act to prohibit the discharge of sewage or certain other wastes into open ditches along the right-of-way of any highway or public road, with report of committee recommending amendment and passage, was taken up for consideration.

Rex of Hamilton offered the following amendment filed by the committee on social services:

Amend House File 56 as follows:

- 1. By striking from line nineteen (19) of page one (1) the word "occupant,".
- 2. By striking from line twenty-two (22) of page one (1) the word "immediately".
- 3. By striking from lines five (5) and six (6) of page two (2) the words "not later than July 1, 1970".
- 4. By striking from line eight (8) of page two (2) the words "occupant or".
 - 5. By adding the following new section thereto:
- "Any person, firm, association, corporation, or public or private institution or agency desiring or planning to construct a sewage system shall submit plans for such construction to the local board of health. The local board of health may approve, disapprove, or modify such plans. Any person aggrieved by the decision of the local board of health may appeal such decision to the district court."

Peterson of Woodbury offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to House File 56 filed February 26, 1969, by striking all of section 5.

The amendment was lost.

Holden of Scott offered the following amendment filed by him and moved its adoption:

Amend the committee amendment to House File 56 as follows:

- 1. By adding in line thirteen (13) after the word "system" the words "which will discharge into an open ditch along the right-of-way of any highway or public road".
- 2. By adding in line fourteen (14) after the word "health" the words, "except those systems for which permits are required under the provisions of chapter four hundred fifty-five B (455B) of the Code."

The amendment was adopted.

Rex of Hamilton moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

Campbell of Washington offered the following amendment filed by him and moved its adoption:

Amend House File 56 as follows:

- 1. Page 1, line five (5), by striking the word "person,".
- 2. Page 2, line seven (7), by striking the word "person,".

The amendment was lost.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw his amendment filed March 18 and found on page 601 of the House Journal.

Brinck of Lee moved that House File 56 be re-referred to the committee on social services.

The motion lost.

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

On the question "Shall the bill pass?" (H.F. 56)

The ayes were, 88:

Alt Ellsworth Hanson of Corey Andersen Howard-Mitchell Crosier Franklin Cunningham Bailey Freeman of Hill Holden Baker Dietz Clay-Dickineon Bennett Dooley Gannon Huff Bergman Dougherty Goode Jesse Doyle Hamilton Kehe Blouin Kennedy of Caffrey Drake Hansen of Black Hawk Chickssew Cochran Dupton

Kennedy of	McCormick	Pelton	Strand
Dubuque	McIntyre	Perkins	Stromer
Kitner	Menefee	Poncy	Tapscott
Klein	Mezvinsky	Priebe	Tieden
Klue ve r	Millen	Radl	Van Drie
Knoblauch	Miller of	Renda	Van Nostrand
Koch	Des Moines	Rex	Van Roekel
Kreamer	Miller of	Rodgers	Varley
Kruse	Jones	Roorda	Voorhees
Lawson	Miller of	Sanders	Walter
Lippold	Page	Schmeiser	Welden
Lipsky	Milligan	Schwartz	Wells
Logue	Mohrfeld	Shaw	Winkelman
Mayberry	Newton	Shepherd	Wolfe
McCartney	Ossian	Sorg	Mr. Speaker

The nays were, 30:

Battles	Freeman of	Middleswart	Schroeder
Brinck	Buena Vista	Miller of	Skinner
Camp	Graham	Marshall	Stokes
Campbell	Grassley	Nelson	Stroburg
Christensen	Johnson of	Nielsen	Strothman
Crabb	Audubon	Nolting	Warren
Darrington	Langland	Peterson	Waugh
Edgington	Mendenhall	Pierson	Weichman
Ewell		•	

Absent or not voting, 6:

Den Herder	Fisher of	Johnston of	Knight
Fischer of	Greene	Johnson	O'Hearn
Grundy		<i>:</i>	

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

House File 16, a bill for an act relating to drainage and levee districts, with report of committee recommending passage, was taken up for consideration.

Cochran of Webster offered the following amendment filed by him and moved its adoption:

Amend House File 16 as follows:

- 1. Amend page 3, line 9, by striking the words "of lands" and inserting in lieu thereof the words "to lands".
- 2. Amend page 6, line 27, by striking the word "seven (7)" and inserting in lieu thereof the word "eight (8)".

The amendment was adopted.

Darrington of Harrison offered the following amendment filed by him:

Amend House File 16 as follows:

- 1. Amend page five (5), line thirty-one (31), by striking the word "actual" and inserting in lieu thereof the word "annual".
- 2. Amend page six (6), line eighteen (18), by striking the word "or" following the comma and inserting in lieu thereof the word "a".

3. Amend page twenty-five (25), line thirty-four (34), by striking the word "constructed" and inserting the word "construed".

Division of the amendment was requested.

Darrington of Harrison moved the adoption of division 1 of his amendment

Division 1 of the amendment was adopted.

Darrington of Harrison asked and received unanimous consent to withdraw division 2 of his amendment.

Darrington of Harrison moved that division 3 of his amendment be adopted.

Division 3 of the amendment was adopted.

Darrington of Harrison offered the following amendment filed by him and moved its adoption:

Amend House File 16 as follows:

- 1. Page 15, line eight (8), by striking the words "conditions as they deem necessary." and inserting in lieu thereof the following: "reasonable conditions as may be necessary to protect the property and facilities of such district."
- 2. Page 15, line fourteen (14), by inserting after the period the following: "If an easement cannot be obtained from the drainage or levee district the same proceedings shall be taken as provided for taking private property for works of internal improvement."

Roll call was requested by Gannon of Jasper and Renda of Polk.

٠ '

On the question "Shall the amendment be adopted?" (H.F. 16)

The ayes were, 19:

Alt Darrington Ellsworth Fischer of Grundy	Huff Kluever Knoblauch Koch Kreamer	Logue Milligan Mohrfeld Nelson Peterson		pherd rhees 1gh
The nays were, 8	33:			
Andersen	Dougherty	Hill	Lip	pold
Bailey	Dunton	Holden	Lips	sky
Battles	Ewell	Jesse	May	berry
Bennett	Franklin	Johnson of	McC	Cartney
Bergman	Freeman of	Audubon	McC	ormick
Blouin	Buena Vista	Johnston of	Mer	denhall
Brinck	Freeman of	Johnson	Mer	efee
Caffrey	Clay-Dickinson	Kehe	Mez	vinsky
Cochran	Gannon	Kennedy of	Mid	dleswart
Corey	Goode	Chickasaw	Mil	len
Crosier	Graham	Kennedy of	Mill	er of
Cunningham	Grassley	Dubuque	Ď	es Moines
Den Herder	Hamilton	Knight	Mil	er of
Dietz	Hanson of	Langland		ones
Dooley	Howard-Mitchell			

Sorg Miller of Priebe Varlev Marshall Stokes Radl Walter Miller of Renda Strand Warren Page Rex Stroburg Weichman Nielsen Rodgers Wells Strothman Winkelman Ossian Roorda Tieden Van Drie Pelton Schmeiser Wolfe Perkins Van Nostrand Schroeder Mr. Speaker Poncy Skinner Van Roekel

Absent or not voting, 22:

Baker Drake Kitner O'Hearn Camp Edgington Klein Sanders Campbell Kruse Schwartz Fisher of Christensen McIntvre Shaw Greene Crabb Hansen of Stromer Newton Dovle Black Hawk Nolting Tapscott

The amendment lost.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw his amendment filed March 11 and found on page 514 of the House Journal.

Rex of Hamilton asked and received unanimous consent to withdraw amendment 1 of his amendment filed March 12 and found on page 537 of the House Journal.

'Varley of Adair-Madison offered from the floor the following amendment filed by him and Schroeder of Pottawattamie:

Amend House File 16 as follows:

Page 22, by striking all of lines fifteen (15) through eighteen (18) and inserting in lieu thereof the following:

"Sec. 55. Section four hundred sixty-five point twenty-four (465.24), Code 1966, is hereby amended by inserting after the word 'located' in line five (5) the following: ', provided any drainage system constructed after July 1, 1969, shall be made a matter of record,'."

Graham of Ida-Sac moved that House File 16 be deferred and that the bill retain its place on the calendar.

Motion lost.

Varley of Adair-Madison moved the adoption of his amendment.

The amendment was adopted.

Kreamer of Polk offered the following amendment filed by him:

Amend House File 16 as follows:

- 1. Page 14, line thirty-five (35), by inserting after the word "pipeline," the word "underground".
- 2. Page 15, line two (2), by inserting after the word "similar" the word "underground".

Kreamer of Polk offered the following amendment to his amendment and moved its adoption:

Amend the amendment to House File 16 as filed by Kreamer of Polk on March 25, 1969, by striking all of lines four (4) and five (5).

Amendment to the amendment was adopted.

(House File 16 and Kreamer amendment as amended pending at adjournment.)

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 640.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: House File 640.

BILL SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 27th day of March, 1969, sent to the Governor for his approval: House File 640.

ELIZABETH SHAW, Chairman

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 27, 1969, he approved House File 640.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 314, a bill for an act relating to the death penalty, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 524, a bill for an act to give the liquor control commission the same authority to suspend beer permits as it has over liquor licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 551, a bill for an act relating to the Iowa highway safety patrol, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Also:

Mr. SPEAKER: Your committee on law enforcement, to whom was referred House File 559, a bill for an act granting the Iowa liquor control commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the businesss for a limited time, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 246, a bill for an act authorizing cities and towns to impose income, sales, and motor vehicle taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 246 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Any city or town may impose one or more of the local taxes authorized by this Act after approval by a majority of the electorate. Upon its own motion, or upon receipt of a petition signed by not less than ten percent of the qualified electors within the city, as determined by the number of votes cast at the preceding regular municipal election, requesting that an election be held on the question of imposing one or more of the authorized taxes, the local governing body may submit to the voters of the city or town, at a special election or the next regular municipal election, the question of whether one or more of the authorized taxes shall be imposed. A separate proposal shall be submitted to the electorate for each type of tax. Within sixty days preceding the election, the local governing body shall publish notice of the election at least three times, no oftener than once a week, in a newspaper of general circulation serving the city or town. If a majority of those voting on the question favor the imposition of one or more of the authorized taxes, the governing body shall impose the tax by ordinance, according to the provisions of this Act, and the tax shall become effective January first following the election. An ordinance imposing an authorized local tax shall remain effective for succeeding years until modified or repealed. Any change in the rate of tax, or a repeal of any portion of a tax, shall be accomplished in the same manner as the imposition of the tax, and shall become effective the following January first. An ordinance imposing an authorized local income, earnings, or sales and use tax shall adopt by reference the applicable provisions of the appropriate sections of chapters four hundred twenty-two (422) and four hundred twenty-three (423) of the Code, so that local tax administration will conform as nearly as possible to state tax administration. Local officials shall confer with the director of revenue and obtain his assistance in drafting the ordinance.

The director of revenue shall provide appropriate forms, or provide on the regular state tax forms, for reporting local income, earnings, and sales and use tax liability, and shall administer the provisions of a local tax as nearly as possible in conjunction with the administration of state tax laws.

The director shall promulgate necessary rules and regulations relating to local taxes.

- Sec. 2. For purposes of this Act, definitions in sections four hundred twenty-two point three (422.3), four hundred twenty-two point four (422.4), four hundred twenty-two point forty-two (422.42), and four hundred twenty-three point one (423.1) of the Code shall apply where applicable except that:
 - 1. "Taxpayer" means any individual subject to the state income tax.
- 2. "Resident taxpayer" means any taxpayer whose principal place of residence is in the city or town imposing the tax.
- Sec. 3. A local income tax at a rate of not more than ten percent of the taxpayer's state income tax liability may be imposed on the entire net income of every resident taxpayer.

The definition of "net income" contained in section four hundred twentytwo point seven (422.7) of the Code is hereby adopted for the purposes of this section and section four (4) of this Act.

- Sec. 4. A local earnings tax of not more than one percent may be imposed on earnings of resident or nonresident taxpayers, which earnings are derived from work performed and services rendered within the limits of the city or town. All cities or towns imposing an earnings tax shall give a credit for any local income tax paid by the taxpayer on income which is also subject to the earnings tax.
- Sec. 5. A certified copy of the ordinance imposing a local income or earnings tax shall be filed with the director of revenue not later than one hundred twenty days before January first of the year the tax becomes effective. The director of revenue, in consultation with local officials, shall collect and account for all local income and earnings taxes, crediting local income and earnings tax receipts to a local income and earnings tax fund hereby established in the office of the treasurer of state. Annually, after crediting to the department of revenue a reasonable amount, not to exceed ten percent of the total tax collected, to cover administrative expense, the treasurer of state shall remit to the cities and towns who have imposed a local income or earnings tax their share of the balance in the local income and earnings tax fund. Local income and earnings tax receipts shall be deposited to the credit of the general fund of the city or town.
- Sec. 6. Local income and earnings taxes shall be subject to all applicable provisions of divisions I and II of chapter four hundred twenty-two (422) of the Code, and particularly to those provisions relating to withholding of tax at source, declaration of estimated tax due, remittances of withholding and estimated tax, application of interest and penalties, and procedures for hearing and appeal.

Sec. 7. A local sales and use tax at a rate of not more than one percent may be imposed on the gross receipts from the sale or use of all goods and services subject to the state sales or use tax. A local sales and use tax shall be imposed on the same basis as the state sales and use taxes and shall not be imposed on any goods and services not taxed by the state. A local sales and use tax shall apply only within the territorial limits of the city or town imposing it, and shall be collected by all persons required to collect state sales and use taxes.

All cities or towns imposing a local sales and use tax shall give a credit for any other local sales or use tax previously paid by the taxpayer on the same goods or services.

The amount subject to any local sales and use tax shall not include the amount of the state sales or use tax.

- Sec. 8. A certified copy of the ordinance imposing a local sales tax shall be filed with the director of revenue not later than one hundred twenty days before January first of the year the tax becomes effective. The director, in consultation with local officials, shall collect and account for all local sales and use taxes, crediting local sales and use tax receipts to a local sales and use tax fund hereby established in the office of the treasurer of state. Quarterly, after crediting to the department a reasonable amount, not to exceed ten percent of the total tax collected, to cover administrative expense, the treasurer of state shall remit to the cities and towns which have imposed a local sales and use tax their share of the balance in the local sales and use tax fund. Local sales and use tax receipts shall be deposited in the general fund of the city or town.
- Sec. 9. Local sales and use taxes shall be subject to all applicable provisions of division IV of chapter four hundred twenty-two (422) of the Code, and to all applicable provisions of chapter four hundred twenty-three (423) of the Code. No sales tax permit, other than the state sales tax permit, shall be required.
- Sec. 10. A tax of not more than two dollars and fifty cents per wheel attached to a vehicle may be imposed on every vehicle which is:
 - 1. Required to be registered by the state, and
- 2. Registered to a resident taxpayer, or to a corporation doing business within the limits of the city or town.

The definition of "vehicle" contained in section three hundred twenty-one point one (321.1), of the Code is hereby adopted for the purpose of this section.

A tax imposed under authority of this section shall be remitted to a local official designated by the local governing body, and the conditions of administration, enforcement, and collection of the tax shall be contained in the ordinance imposing the tax, and the tax shall be deposited in the general fund of the city or town.

Sec. 11. Section three hundred twenty-one point one hundred thirty (321.130), Code 1966, is hereby amended as follows:

- 1. By striking from line four (4) the words "taxes, general or local," and inserting in lieu thereof the words "state taxes, and local personal property taxes based upon assessed valuation.".
- 2. By inserting in line nine (9) after the word "tax" the words "based upon assessed valuation,".
- Sec. 12. This Act being deemed of immediate importance shall be in full force and effect after its publication in the Ames Daily Tribune, a newspaper published in Ames, Iowa, and in the Globe-Gazette, a newspaper published in Mason City, Iowa.

Tieden of Clayton, from the committee on conservation and recreation, submitted the following report:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred House File 311, a bill for an act providing for the payment by the State of Iowa of a portion of the cost of extending the construction of sanitary sewer facilities, not including enlargements and additions to the disposal plant, by the Iowa Great Lakes Sanitary District, which includes Spirit Lake, East Okoboji Lake, West Okoboji Lake, and other state-owned waters in Dickinson County, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

DALE TIEDEN, Chairman

... Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred House File 601, a bill for an act relating to amateur boxing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 601 as follows:

By adding afer the period in line five (5) the following:

"The word 'amateur' as herein used shall have the meaning set forth by the Amateur Athletic Union."

DALE TIEDEN, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 404, a bill for an act relating to milk used for manufacturing purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 404 as follows:

Page 1, line twenty (20), by inserting after the word "drainage" the following: ", except that in all new construction after July 1, 1970, an approved floor drain shall be installed".

CHARLES F. STROTHMAN, Chairman

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 455, a bill for an act authorizing the department of public safety to receive and expend federal funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 532, a bill for an act relating to the operation of food service in public buildings by the commission for the blind, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

C. RAYMOND FISHER, Chairman

28

29

30

31

32

33

34 35

Den Herder of Sioux, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 485, a bill for an act relating to the homestead tax credit, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER H. DEN HERDER, Chairman

AMENDMENTS FILED

Amend Senate File 226 as follows:

1. Section 3, by striking from lines 2 and 3 of

section 3, the word "inguinal", and inserting in lieu 4 thereof the word "inguinale". 2. Section 6, by striking from line 6 of said 6 section 6, the word "inguinal", and inserting in lieu thereof the word "inguinale". SORG of Linn 1 Amend House File 231 as follows: 2 1. Page 1, by striking line six (6) and inserting in lieu 3 thereof the following: "ficiary associations," and inserting in lieu thereof the 5 following: ", except that the licensing of persons so acting for fraternal beneficiary associations shall be in accordance 6 7 with the provisions of section five hundred twelve point thirty-three (512.33) of the Code, and". 9 2. By adding thereto the following new section: 10 Sec. 2. Section five hundred twelve point thirty-three 11 (512.33), Code 1966, is hereby amended by adding the follow-12 13 The term "agent" as used in this section means any authorized or acknowledged agent of a society who acts as such in the 14 15 solicitation, negotiation or procurement or making of a life insurance, accident and health insurance or annuity 16 17 contract, except the term "agent" shall not include any 18 agent or representative of a society who devotes, or intends 19 to devote, less than twenty-five per cent of his time to the 20 solicitation and procurement of insurance contracts for such 21 society. Any person who in the preceding calendar year 22 has solicited and procured life insurance contracts on behalf 23 of any society in an amount of insurance in excess of twentyfive thousand dollars, or, in the case of any other kind or 24 25 kinds of insurance which the society is authorized to write. on the persons of more than twenty-five individuals and who 26 27 has received or will receive a commission or other compensation

therefor, shall be presumed to be devoting, or intending to

devote, twenty-five per cent of his time to the solicitation or procurement of insurance contracts for such society. On

and after July 1, 1969, any agent who is authorized by a

insurance, health, or annuity contract shall be licensed

in accordance with the applicable provisions of chapter

negotiation, or procurement of a life insurance, disability

fraternal beneficiary society to act in a solicitation,

13

14

```
36
    five hundred twenty-two (522), of the Code; provided,
    however, that any examination which may be required under
37
38
    the provisions of said chapter five hundred twenty-two (522)
39
    shall not be applicable to any agent of a society who is in
40
    the service of a society on July 1, 1969, and who on said
41
    date is authorized to represent a fraternal beneficiary
42
    society.
                                                     KOCH of Woodbury
      Amend House File 361 by striking all after the enacting clause
2
    and inserting in lieu thereof the following:
3
      Section 1. Chapter three hundred twenty-five (325), Acts of
4
    the Sixty-second General Assembly, is hereby amended as follows:
      1. Section one (1), by striking from line four (4) the word
5
6
    and figure "five (5)" and inserting in lieu thereof the word and
7
    figure "ten (10)".
8
      2. Section two (2) is hereby repealed and the following
9
    enacted in lieu thereof:
      "It is hereby found, determined, and declared that urban
10
```

centers by cities will promote the health, happiness, and general welfare of the inhabitants of such cities and will

living conditions create a need for the establishment of

recreational facilities and that the operation of civic

15 be for a public purpose." 16 3. Section three (3), by striking lines one (1) through

17 four (4) and inserting in lieu thereof the following: 18 "Sec. 3. Cities may lease from any nonprofit corporation 19 which is".

20 4. Section eleven (11), by striking from lines two (2). 21 three (3) and four (4) the words "now having or hereafter attaining a population in excess of ninety thousand (90,000). 22 23 as shown by the then most recent certified and published 24 general federal census,".

25 Page 2, by striking the explanation and inserting in lieu 26 thereof the following:

BRINCK of Lee

1 Amend House File 361 by adding the following new sections: Sec. 5. Chapter three hundred twenty-five (325), section 3 one (1), Acts of the Sixty-second General Assembly, is hereby amended by striking all of said section following the word 5 "uses" in line fifteen (15) thereof and inserting in lieu 6 thereof a period. 7 Sec. 6. Chapter three hundred twenty-five (325), section one (1), Acts of the Sixty-second General Assembly, is 8 9 hereby amended by adding thereto the following subsection four (4): 10 "4. 'Project' shall mean the acquisition by purchase 11 12 or construction of civic centers, additions thereto and facilities therefor, the reconstruction, completion, 13 14 equipment, improvement, repair or remodeling of civic

centers, additions thereto and facilities therefor, and 15 16 the acquisition of property therefor of every kind and

description, whether real, personal or mixed, by gift, 17

18 purchase, lease, condemnation or otherwise and the im-

19 provement of the same."

```
20
       Sec. 7. Chapter three hundred twenty-five (325),
21
    section seven (7). Acts of the Sixty-second General
22
    Assembly, is hereby amended by striking from line six
23
    (6) thereof the words "restaurants, and retail shops,".
24
       Sec. 8. Chapter three hundred twenty-five (325).
25
    section ten (10), Acts of the Sixty-second General
26
    Assembly, is hereby amended by inserting after the
27
    word "into" in line two (2) thereof the words "or
    bonds issued" and inserting after the word "lease" in
28
29
    line four (4) thereof the words "or the adoption of
30
    the resolution authorizing the issuance of such bonds".
31
    and by renumbering said section as section 13.
32
       Sec. 9. Chapter three hundred twenty-five (325), Acts
33
    of the Sixty-second General Assembly, is hereby amended
34
    by adding thereto the following new sections as sections 10, 11 and
35
    12:
36
       "Sec. 10. In addition to the powers otherwise conferred
    upon cities having a population in excess of fifty thousand
37
38
    (50.000) as provided by this Act and as an alternative to
39
    leasing civic centers from nonprofit corporations as herein-
40
    before provided, such cities are hereby authorized to under-
41
    take and carry out any project as hereinbefore defined, and
42
    the governing bodies thereof are authorized to operate,
43
    control, maintain and manage civic centers and additions
44
    thereto and facilities therefor. To pay the cost of
45
    operating, maintaining and managing a civic center which
46
    is owned and operated by any such city, the city council
47
    thereof is authorized to levy an annual special tax not
48
    exceeding one-half mill per annum on all the taxable
49
    property in the city, said levy to be in addition to all
50
    other levies authorized by law for similar purposes.
51
                To pay all or any part of the cost of carrying
52
    out any project said cities are authorized to borrow money
53
    and to issue and sell general obligation bonds, and to
54
    refund bonds issued for any project or for refunding
55
    purposes at the same rate or rates, at a higher rate or
56
    rates, or at a lower rate or rates, and from time to time
57
    as often as the city council shall find it advisable and
58
    necessary so to do. The city council may provide for the
59
    retirement of the bonds at any time prior to maturity,
60
    and in such manner and upon payment of such premiums as it
61
    may determine in the resolution providing for the issuance
62
    of the bonds. It shall not be necessary to submit to the
63
    voters the proposition of issuing bonds for refunding purposes,
64
    but prior to the issuance of bonds for other purposes, the
65
    city council shall submit to the voters of the city the propo-
66
    sition of issuing the bonds, and in this connection the city
67
    council is hereby authorized to call a special election, on
68
    its own motion, at which the proposition shall be submitted
69
    to the voters. Notice of said election shall be published
70
    once each week for at least four (4) consecutive weeks in a
71
    newspaper published and having a general circulation in the
72
    city, which notice shall state the date of the election.
    the hours of opening and closing the polls and the precincts
73
```

and polling places, as well as the question to be submitted.

```
75
     The election shall be held on a date not less than five (5)
 76
     nor more than twenty (20) days after the last publication
 77
     of the notice. At such election the ballot shall be pre-
 78
     pared and used in substantially the form for submitting
 79
     special questions at general elections and the form of
 80
     proposition shall be substantially as follows:
 81
        'Shall the city of ....., in the county of .....
 82
        State of Iowa, issue bonds in the amount of ......
 83
       for the purpose of .....?
 84
      No such proposition shall be declared carried unless the
 85
      vote in favor of the issuance of the bonds is equal to at
 86
     least sixty (60) per cent of the total vote cast for and
 87
     against the proposition at the election. Before the issuance
 88
     of bonds under this Act, the city council shall adopt a
 89
     resolution providing for the levy of annual taxes sufficient
 90
      to pay maturing installments of the principal of and
 91
      interest on said bonds in accordance with the provisions
 92
     of chapter seventy-six (76) of the Code, and said bonds
 93
     shall mature within a period not exceeding twenty (20)
 94
     years from date of issue, shall bear interest at a rate
 95
     or rates not exceeding six (6) per cent per annum and
 96
     shall be of such form as the city council shall by reso-
 97
     lution provide, but the aggregate indebtedness of any such
 98
     city shall not exceed five (5) per cent of the actual value
 99
     of the taxable property within the city as ascertained by
100
     the last preceding state and county tax lists.
101
        Bonds issued pursuant to the provisions of this Act
102
     shall be sold by the city council in the manner prescribed
103
     by chapter seventy-five (75) of the Code; provided,
104
     however, that refunding bonds may either be sold and the
     proceeds thereof applied to the payment of the bonds being
105
106
     refunded, or the refunding bonds may be issued in exchange
107
     for and upon surrender and cancellation of the bonds being
108
     refunded.
109
        "Sec. 12.
                   The city council of any such city is authorized
110
     to apply for and accept federal aid or non-federal gifts
     or grants of funds and to use the same to pay all or any
111
112
     part of the cost of carrying out any project, or of oper-
113
     ating and maintaining the same, or to pay principal of or
114
     interest on any bonds issued under the provisions of this
     Act. All bonds issued under the terms of this Act shall
115
     be exempt from taxation by the State of Iowa and the interest
116
117
     thereon shall be exempt from the state income tax."
       Sec. 10. Chapter three hundred twenty-five (325),
118
119
     sections eleven (11) and twelve (12). Acts of the
120
     Sixty-second General Assembly, as amended hereby, are
121
     hereby renumbered as sections fourteen (14) and fifteen (15),
122
       Sec. 11. This Act shall be construed as providing an
123
     alternative and independent method for carrying out any
124
     project, for the issuance and sale or exchange of bonds in
125
     connection therewith and for refunding bonds pertinent
126
     thereto, without reference to any other statute, and shall
127
     not be construed as an amendment of or subject to the provisions
128
     of any other law, and no other further proceedings in respect
129
     to the issuance or sale or exchange of bonds under this Act
```

- 130 shall be required, except such as are prescribed by this Act, 131 any provisions of other statutes of the state to the contrary 132 notwithstanding. 133 Amend the title as follows: 134 "An Act to amend chapter three hundred twenty-five (325), 135 Acts of the Sixty-second General Assembly to author-136 ize certain cities to acquire by purchase, lease or construction and to reconstruct, complete, equip, 137 improve, repair, remodel, operate, control, maintain 138 139 and manage civic centers and additions thereto; to acquire and improve property therefor; to levy taxes
- 140 acquire and improve property therefor; to levy141 for the maintenance and operation thereof; to
- 142 borrow money and issue bonds and to refund bonds
- 143 and to levy taxes to pay bonds and interest
- 144 thereon.'

McINTYRE of Linn

- 1 Amend House File 398 as follows:
 - 1. Page 2, by striking lines twenty-four (24),
- 3 twenty-five (25), and twenty-six (26).
 - 2. Further amend House File 398 by re-numbering the
- 5 subsequent sections.

McINTYRE of Linn

- 1 Amend House File 535 by striking all of section two (2), and
- 2 inserting in lieu thereof the following:
- 3 Sec. 2. This Act being deemed of immediate importance shall
- be in full force and effect from and after its publication in
- 5 The Boone News Republican, a newspaper published at Boone, Iowa,
- 6 and in the Evening Sentinel, a newspaper published at Shenandoah,
- 7 Iowa, all without expense to the State of Iowa.

MILLER of Page

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, March 28, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, MARCH 28, 1969.

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

Prayer was offered by the Reverend Hugh Shively, pastor of the First Baptist Church, Grinnell, Iowa.

The Journal of Thursday, March 29, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

O'Hearn of Scott on request of Voorhees of Black Hawk; Bailey of Wright on request of Cochran of Webster.

PRESENTATION OF VISITORS

Cunningham of Story presented to the House five students from Bryant School and in the Junior High School, Dubuque, Iowa, and their chaperones, Mrs. Gene Gordon and Mrs. Marjorie Cunningham, Dean of Women of Drake University.

Freeman of Buena Vista presented to the House the senior government class of Newell-Providence School, Newell, Iowa.

Langland of Winneshiek presented to the House Miss Vicki Vopava, Ridgeway, Iowa, who was chosen "Iowa Junior Miss" at the State Junior Miss Pageant held at Spencer.

PETITIONS

The following petitions were received and placed on file:

By Lipsky of Linn, from forty-nine residents of Linn County opposing changes in the law governing the sale of beer and liquor on Sundays.

By Ewell of Black Hawk, from sixteen residents of Black Hawk County, and by Kennedy of Dubuque, from twenty-five residents of Dubuque County opposing House File 481 and Senate File 265 relating to taxation of insurance premiums collected by nonprofit hospital and medical service corporations such as Blue Cross and Blue Shield.

By Waugh of Monona, from twenty-seven residents of Monona County opposing any legislation which would result in cutting the longevity pay of highway employees.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 703, by Mayberry, a bill for an act relating to the disposal of stolen or abandoned vehicles.

Read first time and referred to committee on law enforcement.

House File 704, by Bergman, a bill for an act relating to motor vehicle inspection.

Read first time and referred to committee on transportation.

House File 705, by Peterson and Koch (Erskine), a bill for an act to require annual inspection of motor vehicles as a condition of registering or renewing registration of such motor vehicles.

Read first time and referred to committee on transportation.

House File 706, by Kluever, a bill for an act to adopt the model choice of form act.

Read first time and referred to committee on judiciary.

House File 707, by Bailey, a bill for an act relating to articles of incorporation.

Read first time and referred to committee on commerce.

House File 708, by Weichman, Tieden, Miller of Jones, Wolfe, Kehe, Miller of Page, Darrington and Kennedy of Dubuque (Lange, Walsh, Shirley, Thordsen and Kyhl), a bill for an act relating to the leasing and renting of motor vehicles.

Read first time and referred to committee on law enforcement.

House File 709, by Andersen, Peterson, Dooley, Koch and Doyle (Erskine and Sullivan), a bill for an act relating to the counting of absentee voters' ballots.

Read first time and referred to committee on county government.

House File 710, by Gannon (Neu, DeKoster, Stanley, Clarke and Potgeter), a bill for an act to provide a unified trial court having district court judges and district court magistrates, and district

court associate judges during transition; to discontinue courts inferior to the district court; and to establish traffic violations offices within the district court to receive uniform traffic violation penalties.

Read first time and referred to committee on judiciary.

House File 711, by Pelton, a bill for an act relating to vehicular homicide.

Read first time and referred to committee on law enforcement.

House File 712, by McIntyre and Dunton, a bill for an act to authorize the state highway commission to employ legal counsel.

Read first time and referred to committee on judiciary.

House File 713, by Strothman, Edgington, Mendenhall, Stromer, Koch, Crabb, Van Nostrand, Nelson, Fisher of Greene, Varley, Fischer of Grundy, Cunningham, Den Herder, Freeman of Buena Vista and Kluever (Hougen, Clarke, Stephens, Arbuckle, Klink, Potter, Mogged, Parker, Kyhl, Lucken, Balloun, Nicholson and Keith), a bill for an act to provide for the establishment of county associations of local school district boards of education, to provide for the financing therefor, and to abolish the county school system.

Read first time and referred to committee on schools.

House File 714, by committee on transportation, a bill for an act relating to motor vehicle registration fees and the state road use tax fund.

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

House File 715, by Grassley, a bill for an act to create a school property tax replacement fund, to earmark certain revenues for the fund, and to allocate and appropriate the amounts in the fund.

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

House File 716, by Millen, Bailey, Lipsky, Miller of Des Moines, Grassley, Van Nostrand and Shepherd, a bill for an act to amend the uniform commercial code, relating to rights of a holder of certain instruments.

Read first time and referred to committee on judiciary.

House File 717, by Klein, Van Drie, Tieden, Grassley, Millen, Shepherd, Stromer, Nielsen, Cochran, Edgington, McCartney, Sorg, Cunningham, Winkelman and Van Nostrand, a bill for an act relating to the old capitol building in Iowa City.

Read first time and referred to committee on higher education.

House File 718, by Jesse, Tapscott, Blouin, Skinner, Nolting, Knoblauch, Franklin and Johnston of Johnson, a bill for an act relating to community correction centers under the department of social services, and to provide an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 719, by Klein, Millen, Miller of Des Moines, Grassley, Lipsky, Van Nostrand, Shepherd and Bailey, a bill for an act amending Iowa's consumer fraud law to prohibit referral selling, to grant immunity to certain defendants, and to eliminate certain notice provisions.

Read first time and referred to committee on judiciary.

House File 720, by Fischer of Grundy and Andersen, a bill for an act relating to the crimes of eavesdropping and wiretapping, prescribing penalties and rights of civil actions relating to eavesdropping and wiretapping offenses, and providing for the use of eavesdropping or wiretapping devices by certain law-enforcement officers.

Read first time and referred to committee on law enforcement.

House File 721, by committee on higher education, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues.

Read first time and placed on the calendar.

House File 722, by Gannon, Ellsworth, Blouin, Van Roekel, Crosier, Wells, Johnston of Johnson, Kennedy of Dubuque and Mezvinsky (Walsh, Potter and Thordsen), a bill for an act relating to state financial assistance in construction of local sewage treatment works and appropriating money therefor.

Read first time and referred to committee on appropriations.

House File 723, by Renda, a bill for an act allowing the departments of revenue and social services, and the highway commission to employ legal counsel.

Read first time and referred to committee on judiciary.

House File 724, by Grassley, a bill for an act relating to joint hiring of personnel by school districts.

Read first time and referred to committee on schools.

House File 725, by Kluever, a bill for an act relating to acknowledgments and notaries public.

Read first time and referred to committee on judiciary.

House File 726, by Van Nostrand, a bill for an act relating to land patents.

Read first time and referred to committee on judiciary.

House File 727, by Pelton, a bill for an act relating to deceptive trade practices.

Read first time and referred to committee on commerce.

House File 728, by Holden (Nicholson), a bill for an act to prohibit the parking of vehicles on private property.

Read first time and referred to committee on law enforcement.

House File 729, by McCartney, Edgington and Grassley (Kyhl), a bill for an act relating to the bonds issued for construction of county public hospitals and additions thereto.

Read first time and referred to committee on commerce.

House File 730, by Van Drie, a bill for an act relating to public parking facilities.

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

House File 731, by Langland, Tieden, Kitner, Mohrfeld and Christensen, a bill for an act relating to pesticides.

Read first time and referred to committee on agriculture.

SENATE MESSAGE CONSIDERED

Senate File 472, a bill for an act to provide for aviation authorities.

Read first time and referred to committee on Iowa development.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 246, 311, 314, 404, 455, 485, 524, 532, 551, 559 and 601, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Sanders of Emmet-Palo Alto offered the following resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable George H. Keeney, of Palo Alto County, who was a member of the Forty-seventh, Forty-eighth, and Forty-ninth sessions of the General Assembly, passed away on March 23, 1969; now, therefore, Be It Resolved by the House of Representatives, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the Speaker appointed as such committee Sanders of Emmet-Palo Alto, Middleswart of Warren and Freeman of Clay-Dickinson.

HOUSE FILE 311 REFERRED

The Speaker announced that House File 311 was referred to the committee on appropriations, under House Rule 31.

HOUSE FILE 668 RE-REFERRED

The Speaker announced that House File 668 previously referred to the committee on agriculture is re-referred to the committee on Iowa development.

HOUSE FILE 685 RE-REFERRED

The Speaker announced that House File 685 previously referred to the committee on ways and means is re-referred to the committee on schools.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the President of the Senate, after consulting Robert's Rules of Order, page 139, and Mason's Legislative Manual, page 274, advised the Senate that the House amendment to Senate File 139, a bill for an act relating to false drawing or uttering of checks, was not in order due to the fact that the subject matter had already been considered by the Senate. In accordance with this ruling, the Senate refused to concur in the House amendment.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 193, a bill for an act relating to regulation of jitney buses in cities and towns.

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

House File 501, a bill for an act relating to use of university hospital earnings.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

House File 659, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor, was taken up for consideration.

Gannon of Jasper offered the following amendment from the floor:

1. Amend House File 659 by striking from page 2, lines 22, 23, 24, 25 and 26, the following "and, for the biennium beginning July 1, 1969, and ending June 30, 1971 only, the amount appropriated by the General Assembly for driver's training aid under the provisions of chapter three hundred twenty-one (321) of the Code,".

Varley of Adair-Madison moved that House File 659 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

MOTION TO RECONSIDER HOUSE FILE 53 LOST

Camp of Clinton called up for consideration the motion to reconsider the vote on House File 53 filed by Bennett of Polk on March 12 and found on page 532 of the House Journal.

Bennett of Polk moved to reconsider the vote by which House File 53 passed the House.

Roll call was requested by Gannon of Jasper and Kennedy of Chickasaw.

On the question "Shall the vote by which House File 53 passed the House be reconsidered?"

Rule 69 was invoked.

The ayes were, 39:

Baker	Ewell	Knob
Bennett	Franklin	Lang
Blouin	Gannon	Mayb
Brinck	Goode	McCo
Caffrey	Jes se	Middl
Cochran	Johnston of	Mille
Crosier	Johnson	Des
Dietz	Kennedy of	Newt
Dougherty	Chickasaw	Nolti
Doyle	Kennedy of	Perki
Dunton	Dubuque	Poncy

lauch Priebe land Radl berry Renda ormick Rodgers leswart Schmeiser rof Schwartz s Moines Skinner ton Stroburg Tapscott ng Wells ins v

The nays were, 77:

Alt	Grassley	Lipsky	Schroeder
Andersen	Hamilton	Logue	Shaw
Battles	Hansen of	McCartney	Shepherd
Bergman	Black Hawk	McIntyre	Sorg
Camp	Hanson of	Mendenhall	Stokes
Campbell	Howard-Mitchell	Menefee	Strand
Christensen	Hill	Millen	Strothman
Corey	Holden	Miller of	Tieden
Crabb	Huff	Jones	Van Drie
Darrington	Johnson of	Miller of	Van Nostrand
Den Herder	Audubon	Marshall	Van Roekel
Dooley	Kehe	Milligan	Varley
Drake	Kitner	Mohrfeld	Voorhees
Edgington	Klein	Nelson	Walter
Ellsworth	Kluever	Nielsen	Warren
Fischer of	Knight	Ossian	Waugh
Grundy	Koch	Pelton	Weichman
Freeman of	Kreamer	Peterson	Welden
Buena Vista	Kruse	Rex	Winkelman
Freeman of	Lawson	Roorda	Wolfe
Clay-Dickinson	Lippold	Sanders	Mr. Speaker
Graham			

Absent or not voting, 8:

Bailey	Fisher of	Miller of Page	Pierson Stromer
Cuningham	Greene		Stromer
	Mezvinsky	O'Hearn	

The motion lost.

IN REVERENCE

The Speaker announced that General Dwight D. Eisenhower, Thirty-fourth President of the United States, passed away today at 11:25 a.m.

The House rose and joined the Speaker in a moment of silent prayer.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 206, a bill for an act relating to an appeal from a decision of a civil service commission, reported out of committee without recommendation, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by him and moved its adoption:

Amend House File 206 as follows:

Insert in line fourteen (14), page 1, after the word "de novo" the words "as an equitable action".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 206)

The ayes were, 69:

Goode	Lippold	Rex
Hamilton	Mayberry	Rodgers
Hill	McCartney	Sanders
Huff	McCormick	Schmeiser
Jesse	McIntyre	Schroeder
Johnston of	Mezvinsky	Schwartz
Johnson	Millen	Shepherd
Kehe	Miller of	Stromer
Kennedy of	Des Moines	Tapscott
Chickasaw	Miller of	Van Nostrand
Kennedy of	Jones	Varley
Dubuque	Milligan	Voorhees
Kitner	Mohrfeld	Walter
Klein	Nielsen	Waugh
Kluever	Nolting	Weichman
Knoblauch	Pelton	Wells
Koch	Perkins	Wolfe
Kreamer	Peterson	Mr. Speaker
Lawson	Poncy	•
	Hamilton Hill Huff Jesse Johnston of Johnston Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knoblauch Koch Kreamer	Hamilton Hill McCartney Huff McCormick Jesse McIntyre Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Kluever Knoblauch Koch Perkins Kreamer McCormick McZormick McIntyre McZormick Miller Mezvinsky Miller of Des Moines Miller of Jones Milligan Milligan Mohrfeld Nielsen Kluever Nolting Petton Ferkins Feterson

The nays were, 38:

Bergman	Freeman of	Langland	Shaw
Brinck	Clay-Dickinson	Lipsky	Sorg
Christensen	Graham	Logue	Stokes
Crabb	Grassley	Mendenhall	Strand
Cunningham	Hanson of	Menefee	Stroburg
Dietz	Howard-Mitchell	Middleswart	Strothman
Dougherty	Holden	Miller of	Tieden
Edgington	Johnson of	Marshall	V an Drie
Fisher of	Audubon	Newton	Van Roekel
Greene	Knight	Ossian	Warren
	Kruse	Radi	Winkelman

Absent or not voting, 17:

Bailey	Franklin	Miller of	Priebe
Baker	Freeman of	Page	Renda
Darrington	Buena Vista	Nelson	Roorda
Den Herder	Hansen of	O'Hearn	Skinner
Dooley	Black Hawk	Pierson	Welden

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

On motion by McCartney of Floyd, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MEMBERS EXCUSED

Johnston of Johnson asked and received unanimous consent that Mezvinsky of Johnson be excused for the afternoon.

Mohrfeld of Tama asked and received unanimous consent that Darrington of Harrison be excused for the afternoon.

HOUSE INSISTS (Senate File 139)

Hill of Marshall called up for consideration Senate File 139, a bill for an act relating to false drawing or uttering of checks.

Van Nostrand of Pottawattamie moved that the House insist on the House amendment to Senate File 139.

Motion prevailed and the House insists on the House amendment to Senate File 139.

CONFERENCE COMMITTEE APPOINTED (Senate File 139)

The Speaker of the House appointed the following members on the part of the House to the conference committee for the consideration of Senate File 139: Van Nostrand of Pottawattamie, chairman, Van Drie of Story, Bailey of Wright and Radl of Linn.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 205, a bill for an act to equate insurance proceeds payable to medical practitioners, with report of committee recommending passage, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 205 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter five hundred fourteen A (514A), Code 1966, is hereby amended by adding thereto the following new section:

"No policy issued after the effective date of this Act providing coverage for services that can be rendered within the lawful scope of licensing of doctors of medicine, osteopathy, optometry, chiropractic or podiatry shall deny benefits on the grounds that services rendered by any such practitioner are not covered unless the policy clearly states those practitioners whose services are not covered."

The amendment was lost.

Miller of Des Moines offered the following amendment filed by him and moved its adoption:

Amend House File 205 as follows:

Page 1, line twelve (12), by inserting after the word "osteopathy," the words "osteopathic medicine and surgery,".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 205)

•	•	· ·	•
The ayes were	, 79:		
Baker	Fisher of	Knoblauch	Rodgers
Battles	Green e	Kruse	Sanders
Bennett	Franklin	Langland	Schmeiser
Bergman	Freeman of	Logue	Schroeder
Blouin	Clay-Dickinson	Mayberry	Schwartz
Brinck	Gannon	McCormick	Shepherd
Caffrey	Goode	Mendenhall	Skinner
Camp	Grassley	Middleswart	Strand
Christensen	Hamilton	Millen	Stroburg
Cochran	Hanson of	Miller of	Stromer
Corey	Howard-Mitchell	Jones	Strothman
Crosier	Holden	Mohrfeld	Tapscott
Den Herder	Jess e	Nelson	Tieden
Dougherty	Johnson of	Nielsen	Van Roekel
Doyle	Audubon	Nolting	Voorhees
Drake	Johnston of	Pelton	Walter
Dunton	Johnson	Perkins	Warren
Edgington	Kehe	Peterson	Waugh
Ellsworth	Kennedy of	Poncy	Weichman
Ewell	Chickasaw	Priebe	Wells
Fischer of	Kennedy of	Radl	Winkelman
Grund y	Dubuque	Renda	Mr. Speaker

The nays were, 29:

Alt	Graham	Lawson	Rex
Andersen	Hansen of	Lippold	Shaw
Campbell	Black Hawk	McIntyre	Sorg
Crabb	Huff	Menefee	Stokes
Cunningham	Klein	Miller of	Van Drie
Dooley	Knight	Marshall	Varley
Freeman of	Koch	Milligan	Welden
Buena Vista	Kreamer	Ossian	Wolfe

Absent or not voting, 16:

Bailey	Kluever	Miller of	O'Hearn
Darrington	Lipsky	Des Moines	Pierson
Dietz	McCartney	Miller of	Roorda
Hill	Mezvinsky	Page	Van Nostrand
Kitner	-	Newton	

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

Under the provisions of Rule 70, Miller of Des Moines refrained from voting.

SENATE FILE 226 SUBSTITUTED FOR HOUSE FILE 398

Holden of Scott asked and received unanimous consent to substitute Senate File 226 for House File 398.

Senate File 226, a bill for an act relating to the control and diagnosis of venereal disease, was taken up for consideration.

Sorg of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 226 as follows:

- 1. Section 3, by striking from lines 2 and 3 of said section, the word "inguinal", and inserting in lieu thereof the word "inguinale".
- 2. Section 6, by striking from line 6 of said section, the word "inguinal", and inserting in lieu thereof the word "inguinale".
- 3. Section 9, by striking the period at the end of said section and adding thereto the following: "and if infected, to treatment. Such person shall be treated until certified to the local board of health or, if none, to the state department of health as no longer infectious. In every case of treatment ordered by the district court the attending physician shall so certify that the person is no longer infectious."
- 4. Section 10, page 3, amend by adding the following thereto: "The physician shall notify the parents of such minor child that the child does have a venereal disease when the results of the diagnosis indicate that the child might communicate the disease to other members of his family."
- 5. Section 12, amend by striking the last four lines of said section and inserting in lieu thereof the following: "pregnant woman reacts positively to such test, then, if she is married, the husband and other children by the same mother shall be subjected to the same blood tests as herein provided. If the pregnant woman is single, then the person responsible for the pregnancy and other children by the same mother shall be subjected to the same blood tests as herein provided."

The amendment was adopted.

Hansen of Black Hawk asked and received unanimous consent to withdraw his amendment filed on March 13 and found on pages 549 and 550 of the House Journal and his amendment filed on March 19 and found on pages 622 and 623 of the House Journal.

Hansen of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 226 as follows:

Page 3, line nine (9), by striking the period and adding thereto the following: "and if infected, to treatment. Such person shall be treated until certified to the local board of health, or if none, to the state department of health as no longer infectious. In every case of treatment ordered by the district court, the attending physician shall so certify that the person is no longer infectious."

The amendment was adopted.

Speaker pro tempore Millen in the chair at 2:00 p.m.

Doyle of Woodbury offered the following amendment filed by him and moved its adoption:

Amend Senate File 226, as passed by the Senate, as follows:

- 1. Amend section 10, page 3, by adding the following thereto: "The physician shall notify the parents of such minor child that the child does have a venereal disease when the results of the diagnosis indicate that the child might communicate the disease to other members of his family."
- 2. Amend section 12, page 4, by striking all of lines 3, 4, 5, and 6, and place in lieu thereof the following: "pregnant woman reacts positively to such test, then, if she is married, the husband and other children by the same mother shall be subjected to the same blood tests as herein provided. If the pregnant woman is single, then the person responsible for the pregnancy and other children by the same mother shall be subjected to the same blood tests as herein provided."

The amendment was adopted.

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

Lawson

Lippold

On the question "Shall the bill pass?" (S.F. 226)

The aves were, 112:

Alt Freeman of Andersen Clay-Dickinson Baker Gannon **Battles** Goode Bergman Graham Blouin Grassley Hamilton Brinck Caffrey Hansen of Camp Black Hawk Campbell Hanson of Christensen Howard-Mitchell Middleswart Cochran Hill Corey Holden Huff Crabb Crosier Jesse Cunningham Johnson of Den Herder Audubon Dooley Johnston of Dougherty Johnson Doyle Kehe Drake Kennedy of Chickasaw Dunton Edgington Kennedy of Ellsworth Dubuque Ewell Kitner Fischer of Klein Grundy Kluever Knight Fisher of Knoblauch Greene Franklin Koch

Lipsky Logue Mayberry McCartney McCormick McIntyre Mendenhall Menefee Miller of Des Moines Miller of Jones Miller of Marshall Milligan Mohrfeld Nelson Nielsen Nolting Ossian Pelton Perkins Peterson Poncy Priebe Radl Renda Rex

Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Stroburg Stromer Strothman Tanscott Tieden Van Drie Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Speaker pro tempore

The nays were, 2:

Freeman of

Buena Vista

Kreamer Bennett

Kruse

Langland

Absent or not voting, 10:

Bailey Mezvinsky Miller of O'Hearn
Darrington Harbor Page Pierson
Dietz Newton Van Nostrand

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

HOUSE FILE 398 WITHDRAWN

Holden of Scott asked and received unanimous consent to withdraw House File 398 from further consideration by the House.

Senate File 210, a bill for an act relating to the expenses incurred by the insurance commissioner while in attendance at meetings with insurance officials of other states, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 210)

The ayes were, 96:

Alt. Fisher of Kruse Renda Langland Andersen Greene Rex Lawson Baker Gannon Rodgers Battles Goode Lippold Sanders Bennett Graham Lipsky Schmeiser Bergman Grasslev Logue Schroeder Mayberry Blouin Hamilton Schwartz Brinck Hansen of McCartney Shaw Caffrey Black Hawk McCormick Shepherd Hanson of McIntyre Camp Sorg Howard-Mitchell Mendenhall Campbell Stokes Christensen Hill Middleswart Strand Holden Miller of Cochran Stromer Huff Des Moines Corev Strothman Miller of Crabb Jesse Tapscott Cunningham Johnston of Jones Van Drie Den Herder Johnson Miller of Van Roekel Kehe Marshall Dooley Voorhees Dougherty Kennedy of Milligan Walter Dovle Chickasaw Mohrfeld Warren Drake Kennedy of Nielsen Waugh Dunton Dubuque Nolting Weichman Ellsworth Kitner Ossian Welden Winkelman Ewell Kluever Perkins Fischer of Knoblauch Peterson Wolfe Grundy Koch Poncy Speaker Radl Kreamer pro tempore

The nays were, 12:

CrosterFreeman ofKleinStroburgEdgingtonClay-DickinsonKnightTiedenFreeman ofJohnson ofRoordaWellsBuena VistaAudubonSkinner

n - 3 ----

Absent or not voting, 16:

Bailev Menefee Nelson Pierson Darrington Mezvinsky Newton Priebe Van Nostrand Dietz Miller of O'Hearn Franklin Page Pelton Varley Harbor

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

House File 639, a bill for an act relating to the filing of an annual report by the Iowa development commission, was taken up for consideration.

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

On the question "Shall the bill pass!" (H.F. 639)

The ayes were, 106:

Alt	Freeman of	Kreamer	Rodgers
Andersen	Buena Vista	Kruse	Roorda
Baker	Freeman of	Langland	Sanders
Battles	Clay-Dickinson	Lawson	Schmeiser
Bennett	Goode	Lippold	Schroeder
Bergman	Graham	Lipsky	Schwartz
Blouin	Grassley	Logue	Shaw
Brinck	Hamilton	Mayberry	Shepherd
Caffrey	Hansen of	McCartney	Skinner
Camp	Black Ha wk	McCormick	Sorg
Campbell	Hanson of	Mendenhall	Stokes
Christensen	Howard-Mitchell		Strand
Cochran	Holden	Middleswart	Stroburg
Corey	Huff	Miller of	Stromer
Crabb	Jesse	De s Moines	Strothman
Crosier	Johnson of	Miller of	Tapscott
Cuningham	Audubon	Jones	Tieden
Den Herder	Johnston of	Miller of	Van Drie
Dooley	Johnson	Marshall	Van Roekel
Dougherty	Kehe	Milligan	Varley
Doyle	Kennedy of	Mohrfeld	Voorhees
Drake	Chickasaw	Nielsen	Walter
Dunton	Kennedy of	Nolting	Warren
Edgington	Dubuque	Ossian	Waugh
Ellsworth	Kitner	Perkins	Weichman
Ewell	Klein	Peterson	Wells
Fischer of	Kluever	Poncy	Winkelman
Grundy	Knight	Radl	Wolfe
Fisher of	Knoblauch	Renda	Speaker
Greene	Koch	Rex	pro tempore

The nays were, 2:

Gannon McIntyre

Absent or not voting, 16:

Nelson Pierson Bailey Hill Mezvinsky Newton Darrington Priebe O'Hearn Miller of Van Nostrand Dietz Pelton Welden Franklin Page Harbor

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

House File 227, a bill for an act relating to the participation of optometrists in an optometric service plan, with report of committee recommending passage, was taken up for consideration.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

House File 227 is hereby amended by adding thereto the following sections:

- Sec. 2. Section five hundred fourteen point one (514.1), Code 1966, is hereby amended by inserting in line two (2) after the figures "504" the following: "or chapter five hundred four A (504A)".
- Sec. 3. Section five hundred fourteen point two (514.2), Code 1966, is hereby amended by inserting in line five (5) after the figures "504" the following: "or chapter five hundred four A (504A)".

The amendment was adopted.

Goode of Appanoose-Davis moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 227)

The ayes were, 106:

Alt Freeman of Lawson Sanders Buena Vista Lippold Schmeiser Andersen Freeman of Logue Schroeder Battles Clay-Dickinson Mayberry Schwartz Bennett Goode McCartney Bergman Shaw Graham McCormick Shepherd Blouin **Brinck** Grassley McIntyre Skinner Hamilton Mendenhall Sorg Caffrey Menefee Stokes Hansen of Camp Black Hawk Middleswart Campbell Strand Hanson of Miller of Stroburg Christensen Howard-Mitchell Des Moines Stromer Cochran Miller of Hill Strothman Corey Holden Jones Tapscott Crabb Huff Miller of Tieden Cunningham Marshall Van Drie Jesse Den Herder Van Roekel Milligan Johnson **of** Dooley Audubon Mohrfeld Varley Dougherty : Kehe Nelson Voorhees Doyle Kennedy of Nielsen Walter Drake Nolting Warren Dubuque Dunton Waugh Kitner Ossian Edgington Perkins Weichman Klein Ellsworth Welden Kluever Peterson Ewell Knight Poncy Wells Fischer of Priebe Winkelman Knoblauch Grundy Radl Wolfe Koch Fisher of Renda Speaker Kreamer Greens Kruse Rex pro tempore Franklin Langland Rodgers

The nays were, 5:

Baker Gannon Johnston of Kennedy of Crosier Johnson Chickasaw

Absent or not voting, 13:

Bailey Lipsky Newton Pierson
Darrington Mezvinsky O'Hearn Roorda
Dietz Miller of Pelton Van Nostrand
Harbor Page

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

Senate File 95, a bill for an act relating to studded tires on school buses, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler offered the following amendment filed by Darrington of Harrison and moved its adoption:

- 1. Amend Senate File 95, line 8, by adding after the word "bus" the following: "and fire department emergency apparatus".
- 2. Amend the title by striking the period and adding the following: "and fire department emergency apparatus."

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 95)

The ayes were, 83:

Alt Klein Freeman of Perkins Andersen Kluever Peterson Buena Vista Battles Knoblauch Priebe Freeman of Bennett Clay-Dickinson Koch Renda Bergman Goode Kreamer Rodgers Blouin Graham Kruse Roorda Langland Brinck Grassley Sanders Caffrey Schwartz Hamilton Lawson Campbell Hansen of Lippold Shepherd Christensen Black Hawk Logue Sorg Crabb McCormick Strand Hanson of Crosier Howard-Mitchell McIntyre Stroburg Cunningham Harbor Menefee Stromer Dooley Huff Middleswart Strothman Dougherty Tieden Jesse Miller of Doyle Des Moines Varley Johnson of Drake Audubon Miller of Voorhees Edgington Jones Warren Johnston of Ellsworth Johnson Miller of Waugh Ewell Kennedy of Marshall Weichman Fischer of Chickasaw Milligan Wells Grundy Winkelman Kennedy of Mohrfeld Fisher of Wolfe Dubuque Nielsen Greene Kitner Nolting Speaker pro tempore The nays were, 24:

Baker Holden Ossian Stokes Tapscott Cochran Kehe Poncy Corev Van Drie Lipsky Radl Dunton McCartney Rex Van Roekel Franklin Mendenhall Schmeiser Walter Gannon Welden Nelson Skinner

Absent or not voting, 17:

Bailev Miller of Pelton Camp Darrington Pierson Knight Page Newton Schroeder Mayberry Den Herder Mezvinsky O'Hearn Shaw Van Nostrand Dietz

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

Speaker Harbor in the chair at 2:55 p.m.

HOUSE FILE 376 WITHDRAWN

Middleswart of Warren asked and received unanimous consent to withdraw House File 376 from further consideration by the House.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Concurrent Resolution 19, extending to the Eisenhower family the deep and profound sympathy of the members of the Sixty-third General Assembly of Iowa, and that the President of the Senate and the Speaker of the House of Representatives each appoint a committee of three to immediately convey such feeling; and that the President of the Senate has appointed as members of such committee on the part of the Senate: The Senator from Greene, Mr. Arbuckle, the Senator from Linn, Mr. Potter, and the Senator from Pottawattamie, Mr. Frey.

CARROLL A. LANE Secretary of the Senate

ADOPTION OF SENATE CONCURRENT RESOLUTION 19

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 19.

SENATE CONCURRENT RESOLUTION 19

By Stanley and Frommelt

Whereas, the members of the Sixty-third General Assembly of Iowa, and the entire nation, received the announcement of the death of former President Eisenhower with great sorrow; and

Whereas, Dwight David Eisenhower was one of the most distinguished men ever to have served as President of the United States; and

Whereas, General Eisenhower was selected in 1942 as the military leader of our armies in World War II, and by his military strategy and qualities of leadership successfully concluded the American participation in the war; and

Whereas, the people of the United States, recognizing his ability as a leader, selected him as President of the United States in 1952; and

Whereas, the nation in deep appreciation of his abilities re-elected him in 1956; and

Whereas, his philosophy is ably exemplified in his closing remarks as President when he said: "My philosophy has been to add to the spiritual, moral and material strength of our nation. I believe we have done this, but it is a process that must never end."; and

Whereas, succeeding presidents of the United States have used his sage advice and constructive suggestions in carrying on their own administrations: and

Whereas, bipartisan comments regarding his life include the words, "fair, impartial, and objective", as well as many other tributes; now, therefore,

Be It Resolved by the Senate, the House Concurring: That we extend to the Eisenhower family our deep and profound sympathy in their sorrow, and that the President of the Senate and the Speaker of the House of Representatives each appoint a committee of three to immediately convey by appropriate means this feeling; and

Be It Further Resolved: That a copy of this resolution be duly certified and permanently preserved in the office of the Secretary of State, and that copies so certified be sent to Mrs. Eisenhower and John Sheldon Eisenhower.

Motion prevailed and the resolution was adopted.

COMMITTEE APPOINTED

The Speaker appointed as a committee on the part of the House: Varley of Adair-Madison, Ossian of Adams-Montgomery and Caffrey of Polk.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 28, 1969, he approved House Files 6, 39, 49, 186 and 203; and Senate Files 73, 135 and 187.

REPORTS OF COMMITTEES

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 133, a bill for an act to increase the compensation of county officers, clerks, and members of the county boards of supervisors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 133 as follows:

1. Page one (1), by striking lines nine (9) through twenty-five (25), and inserting in lieu thereof the following:

	"Boards of	Boards of
	three members	five members
Population of County	Salary	Salary
0 to 10,000	\$ 5,600	\$ 5,400
10,001 to 15,000	6,000	5,600
15,001 to 20,000	6,500	6,000
20,001 to 40,000	7,200	6,500
40,001 to 60,000	8,000	7,200
60,001 to 100,000	9,000	8,000
100,001 to 150,000	10,000	9,000
150,001 to 200,000	11,000	10,000
200,001 and over	12,500	12,500

These salaries shall be in full payment of all services rendered to the county by said supervisors except statutory mileage while actually engaged in the performance of official duties. Supervisors on boards of more than five members shall receive a salary equal to the total salaries received by a five member board pursuant to the population schedule, divided by the number of members on such board."

- 2. Page two (2), by striking lines one (1) and two (2).
- 3. Page two (2), lines nine (9) and ten (10), by striking the words "county attorney, county sheriff,".
- 4. Page two (2), by striking lines fourteen (14) through thirty-five (35), inclusive.
- 5. Page three (3), by striking lines one (1) through seven (7), inclusive, and inserting in lieu thereof the following:

"Below	5,000		2,975
5,000 to	6,000		
6,001 to	7,000		3,075
7,001 to	8,000		3,125
8,001 to	9,000		3,175
9,001 to	10,000		3,225
10,001 to	12,500		3,250
12,501 to	15,000		3 ,300
15,001 to	17,500		3,350
17,501 to	20,000		3,400
20,001 to	25,000		•
25,001 to	30,000		3,500
30,001 to	35,000		3,550
35,001 to	40,000		
40,001 to	45,000		,
45,001 to	50,000		
50,001 to	60,000		,
60,001 to	70,000		3,950
70,001 to	80,000		1,050
80,001 to	90,000		1,200
,	100,000	4	
	125,000		,
,	150,000		1,600
,	175,000	4	,
175,001 to 200,001 to	200,000		1,800
ZUU.UUI TO	440.000		1.900

225,001 to 250,000	 5,050
250,001 to 275,000	 5,200
275,001 and over	 5,500"

- 6. Page four (4), lines nineteen (19) and twenty (20), by striking the words "less the valuation of moneys and credits".
- 7. Page four (4), by striking lines twenty-three (23) through twenty-nine (29), inclusive, and inserting in lieu thereof the following:
- "1. By striking from line four (4) the word 'six' and inserting in lieu thereof the word 'eight'.
- 2. By striking from line seven (7) the word 'six' and inserting in lieu thereof the word 'eight'.
- 3. By striking from line nine (9) the word 'seven' and inserting in lieu thereof the word 'nine'.
- 4. By striking from line eleven (11) the word 'seven' and inserting in lieu thereof the word 'nine'.
- 5. By striking from line thirteen (13) the word 'eight' and inserting in lieu thereof the word 'ten'.
- 6. By striking from line fifteen (15) the word 'eight' and inserting in lieu thereof the word 'ten'.
- 7. By striking from line seventeen (17) the word 'nine' and inserting in lieu thereof the word 'eleven'.
- 8. By striking from line nineteen (19) the word 'nine' and inserting in lieu thereof the word 'eleven'.
- 9. By striking from line twenty-two (22) the word 'ten' and inserting in lieu thereof the word 'twelve'.
- 10. By striking from line twenty-four (24) the word 'twelve' and inserting in lieu thereof the word 'fourteen'."
- 8. Page four (4), by striking lines thirty-two (32) through thirty-five (35), inclusive.
- 9. Page five (5), by striking line one (1) and inserting in lieu thereof the following:
- "1. By striking from line five (5) the words 'six thousand' and inserting in lieu thereof the words 'seven thousand two hundred'.
- 2. By striking from line seven (7) the word 'sixty-five' and inserting in lieu thereof the words 'seven thousand eight'.
- 3. By striking from line ten (10) the words 'seven thousand' and inserting in lieu thereof the words 'eight thousand four hundred'.
- 4. By striking from line twelve (12) the words 'seventy-five hundred' and inserting in lieu thereof the words 'nine thousand'.
- 5. By striking from line fifteen (15) the words 'eighty-five' and inserting in lieu thereof the words 'ten thousand two'.
- 6. By striking from line eighteen (18) the words 'nine thousand' and inserting in lieu thereof the words 'ten thousand eight hundred'.
- 7. By striking from line twenty (20) the word 'ten' and inserting in lieu thereof the word 'twelve'.
- 8. By striking from line twenty-three (23) the word 'eleven' and inserting in lieu thereof the word 'thirteen'.
- 9. By striking from line twenty-seven (27) the word 'thirteen' and inserting in lieu thereof the word 'fifteen'.
- 10. By striking from line twenty-nine (29) the word 'fifteen' and inserting in lieu thereof the word 'seventeen'."
- 10. Page five (5), by striking from line three (3) of the explanation the words "in the less populous counties".

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 462, a bill for an act relating to county and memorial hospital funds, the control and investment thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 624, a bill for an act relating to county public hospitals, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate** File 236, a bill for an act relating to the publishing of tables of corresponding sections of statutes in Code, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

5

6

MR. SPEAKER: Your committee on judiciary, to whom was referred Sencte File 287, a bill for an act relating to the reporting of rules of civil procedure to the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

AMENDMENTS FILED

- 1 Amend House File 378 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Section 1. Chapter two hundred eighty A (280A), Code 1966,
- 4 is hereby amended by adding the following new section:
 - "No tax moneys available to area schools shall be used for
- 6 athletic scholarships."

KREAMER of Polk KENNEDY of Chickasaw

- 1 Amend House File 467 as follows:
 - 1. By striking from the title the word "farm" and in-
- 3 serting in lieu thereof the word "noncommercial".
- 4 2. By striking lines six (6) through (9), inclusive, 5 and inserting in lieu thereof the following:
 - "'Noncommercial truck' means a motor truck with a gross
- 7 weight of not more than twelve tons used by any person for
- 8 transportation of the owner's or operator's commodities in-
- 9 cluding farm trucks, fertilizer trucks, feed trucks, grain
- 10 trucks, furniture trucks, appliance trucks, propane trucks,

- 11 gasoline trucks, lumber trucks, pest-control trucks, produce
- 12 trucks, rendering trucks, and all other noncommercial trucks
- 13 used by persons for transporting their own commodities."
- 14 3. By striking from line thirteen (13) the word "farm" and
- 15 inserting in lieu thereof the word "noncommercial".
- 16 4. By striking from line fifteen (15) the word "farm" and
- 17 inserting in lieu thereof the word "noncommercial".
- 18 5. By striking from line twenty (20) the word "farm" and
- 19 inserting in lieu thereof the word "noncommercial".

VAN NOSTRAND of Pottawattamie

- Amend House File 481 by inserting in line eight (8)
- 2 before the period the words "and inserting in lieu thereof
- 3 the words 'and that portion of premiums on policies issued
- 4 by nonprofit hospital and medical service corporations to
- persons over sixty-five years of age."

SCHWARTZ of Wapello ELLSWORTH of Dubuque

- 1 Amend the Johnston amendment to House File 567.
- 2 filed March 26, 1969, as follows:
- 3 Line one hundred eighty-nine (189) by striking
- 4 the word "offeror" and by inserting in lieu thereof
- 5 the word "offeree".

JOHNSTON of Johnson

- 1 Amend House File 601 as follows:
- 2 1. Line five (5) by striking the period and inserting
- 3 in lieu thereof the following: ", karate and judo."
- 4 2. Further amend the title by striking the period and
- 5 inserting in lieu thereof the following: ". karate or
- 6 judo."

RENDA of Polk

- 1 Amend Senate File 208 by adding a new section as follows:
 - Sec. 2. Chapter two hundred four (204), Acts of the
- 3 Sixty-second General Assembly, section one (1), is amended by
- 4 striking line nine (9) and adding the words "department of
- 5 social services which shall audit the same and forward it to
- 6 the state treasurer for payment."

LIPSKY of Linn

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, April 1, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, APRIL 1, 1969.

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

Prayer was offered by the Reverend Harlan Babcock, pastor of the Methodist Church, Lamont, Iowa.

The Journal of Friday, March 28, 1969, was approved.

PRESENTATION OF VISITORS

Dougherty of Lucas-Monroe presented to the House fifty-one students of Albia Community Schools of Albia and Melrose and their principals, Paul Brooks and Curtis Van Gilder, and teachers, Opal Visser and Merna McGill.

Freeman of Buena Vista presented to the House eighty-seven students of Albert City-Truesdale School and their principal, Roger Henningsen, and chaperones, Mrs. Mefferd, Mr. Smith, Mr. Henigan and Mr. Woodworth.

Hansen of Black Hawk presented to the House twenty-nine Girl Scouts of Cadette Troop No. 149, Cedar Falls, Iowa, and their sponsors, Mrs. Frank Boyer, Mrs. Graydon Fuller, Jr., Mrs. Lorin Fleming and Mrs. Kenneth Kuck.

Kreamer of Polk presented to the House sixteen Girl Scouts of Byron Rice and Holy Trinity Schools and their leader, Mrs. Swanson.

Kreamer of Polk presented to the House eight Campfire Girls from Meredith Junior High School and their leaders, Mrs. William Darby and Mrs. Bob Evans.

Kruse of O'Brien presented to the House twenty students from Sutherland School, seventeen students from Hartley School, thirteen students from Sanborn School, thirteen students from Primghar School and their sponsors, Mr. and Mrs. Verlin Gellhaus, Barbara Craun, Hallie Cobb, Kenneth Sampson and Mr. Getting.

Shaw of Scott presented to the House the Honorable Jack Schroeder, former member of the House from Scott County in the Fifty-fourth and Fifty-fifth General Assemblies and State Senator from Scott County in the Fifty-sixth through Sixty-first General Assemblies.

Miller of Des Moines presented to the House twelve senior students of the advanced accounting class of Burlington High School and their teacher, Dick Wagner.

Priebe of Kossuth County presented to the House one hundred twenty students and their chaperones from Algona-Garrigan School.

Rodgers of Dallas presented to the House sixteen members of the seventh grade Methodist Youth Fellowship Class and their sponsors, Reverend Barnett, Leonard McMichael and Carmen Kempf.

Van Drie of Story presented to the House twenty-six juniors from Roland High School and their teacher, Kenneth Eldredge.

Roorda of Jasper presented to the House twenty eighth grade students from Sully Christian School and their principal, Mr. Hoogeveen, Mrs. Hoogeveen and Mr. and Mrs. Vis.

PETITIONS

The following petitions were received and placed on file:

By Doyle of Woodbury and Dooley of Woodbury, from ninety employees of the Iowa State Highway Commission protesting the budget allocations for the commission because in their view there is no provision for the retention of longevity salaries already earned nor funds for bracket increases for 1969 and 1970.

By Cunningham of Story, from seventy-four residents of Story County opposing House File 225 relating to the taxation of fraternal beneficiary associations.

By Bailey of Wright, from twenty-two residents of Wright County requesting state appropriations for the state horticultural society.

By Nolting of Black Hawk, from three hundred two residents of Black Hawk County favoring passage of Senate File 248 which would define and punish sex offenses against children, and Senate File 513 relating to school bond elections.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of joint resolutions and bills. The following joint resolution and bills were not in proper legal form before the Journal of February 28 went to press:

House Joint Resolution 17, by Bailey and Cunningham, a joint resolution to establish a committee to study costs, location, construction, and laws with respect to public and quasi-public housing for the elderly, the chronically ill, and persons of low income; and providing an appropriation therefor.

Read first time and referred to committee on social services.

House File 732, by Tapscott, a bill for an act to provide for the licensing and regulation of detection of deception examiners.

Read first time and referred to committee on law enforcement.

House File 733, by committee on cities and towns, a bill for an act relating to the urban-renewal law and the low-rent housing law and to legalize and validate certain actions under such laws.

Read first time and placed on the calendar.

House File 734, by Grassley, a bill for an act relating to area schools.

Read first time and referred to committee on schools.

House File 735, by Bailey, a bill for an act relating to the definition of market value for inheritance tax purposes.

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

House File 736, by committee on cities and towns, a bill for an act relating to powers and duties of municipal officers.

Read first time and placed on the calendar.

House File 737, by committee on judiciary, a bill for an act to legalize the hospital maintenance levy heretofore made in the county of Humboldt.

Read first time and placed on the calendar.

House File 738, by Van Roekel, a bill for an act relating to the revocation of drivers' licenses.

Read first time and referred to committee on law enforcement.

House File 739, by Koch, Holden, Gannon, Jesse, Tapscott, Franklin and Dooley, a bill for an act relating to low-rent housing projects.

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

House File 740, by Kluever, a bill for an act relating to speed limits for certain vehicles.

Read first time and referred to committee on transportation.

House File 741, by Bennett (Reichardt and Gaudineer), a bill for an act relating to sexual offenses.

Read first time and referred to committee on law enforcement.

House File 742, by Crabb, Corey, Knoblauch, Bennett and Battles (Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt), a bill for an act to promote the further development of industry, tourism, and agriculture through horse racing in Iowa: to create a racing commission, to provide for control and regulation of races and pari-mutuel wagering, and to appropriate funds for this purpose.

Read first time and referred to committee on Iowa development.

House File 743, by Bailey, Millen, Van Nostrand, Miller of Des Moines, Grassley, Klein and Shepherd (Potgeter and Walsh), a bill for an act relating to the regulation of home solicitation sales.

Read first time and referred to committee on judiciary.

House File 744, by committee on judiciary, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of the County of Linn, State of Iowa, in the making of payments from the County Poor Fund under apparent authority of section 252.27 for the purpose of providing civil legal assistance and legal aid pursuant to a plan informally approved by the Board of Supervisors and operated in conjunction with the Linn County Bar Association.

Read first time and placed on the calendar.

House File 745, by Kitner (Parker), a bill for an act relating to secretaries and treasurers of certain county hospitals.

Read first time and referred to committee on county government.

House File 746, by Kluever, a bill for an act relating to the sales and use tax.

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

House File 747, by Blouin and Kennedy of Dubuque, a bill for an act relating to the inclusion of nonpublic school students in the distribution of federal funds, services, and commodities.

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

House File 748, by Klein (Balloun), a bill for an act relating to the state mine inspector.

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

House File 749, by Shaw and Lipsky, a bill for an act relating to relief for indigent soldiers, sailors, and marines.

Read first time and referred to committee on county government.

House File 750, by Van Drie, Koch, Alt, Gannon, Caffrey, Grassley, Radl, Miller of Des Moines and Pelton (Frommelt and Benda), a bill for an act relating to credit unions.

Read first time and referred to committee on commerce.

House File 751, by Tapscott, a bill for an act relating to veterans' benefits in state employment.

Read first time and referred to committee on state government.

House File 752, by Huff and Jesse, a bill for an act relating to powers of local authorities.

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

House File 753, by Knight, Priebe, Waugh, Battles and Crosier, a bill for an act to establish definitions and standards for frozen desserts.

Read first time and referred to committee on agriculture.

House File 754, by Fisher of Greene and Van Drie, a bill for an act relating to beer permits.

Read first time and referred to committee on law enforcement.

House File 755, by Franklin, Jesse, Johnston of Johnson, Kennedy of Chickasaw, Tapscott and Mezvinsky, a bill for an act relating to collection agencies.

Read first time and referred to committee on commerce.

House File 756, by Huff, Van Drie, Alt and Kreamer, a bill for an act relating to central purchasing in the office of the executive council.

Read first time and referred to committee on state government.

PROOFS OF PUBLICATION

Published copy of House File 737 and verified proof of publication of said bill in the Humboldt Republican, Humboldt, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

Published copy of House File 744 and verified proof of publication of

said bill in the Cedar Rapids Gazette, Cedar Rapids, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

> WILLIAM R. KENDRICK Chief Clerk, House of Representatives

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 133, 462 and 624; and Senate Files 236 and 287, under Rule 35.

BILL REMOVED FROM NONCONTROVERSIAL CALENDAR

MR. SPEAKER: We request that Senate File 172 be removed from the non-controversial calendar.

DALE L. TIEDEN
JOHN CAMP
J. WESLEY GRAHAM

The Speaker ordered Senate File 172 placed on the regular calendar.

HOUSE CONCURRENT RESOLUTION 27

By Klein and Millen

Whereas, the number of serious injuries and deaths occurring as a result of motor vehicle accidents has increased at an alarming rate; and

Whereas, a direct or contributing cause of a substantial number of motor vehicle accidents may be equipment failure; and

Whereas, federal highway safety legislation and rules and regulations promulgated pursuant thereto have placed the burden on states to establish a vehicle inspection program; and

Whereas, federal participating highway construction funds could be curtailed in the absence of consideration of vehicle inspection legislation; and Whereas, no legislation currently exists in the state of Iowa to require

motor vehicle safety inspections; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Legislative Research Committee or its successor agency, conduct, or appoint a study committee to conduct, a legislative study, prior to the convening of the second session of the Sixty-third General Assembly, concerning the desirability and feasibility of establishing state-wide motor vehicle inspection procedures in this state; and

Be It Further Resolved, That such study committee be directed to report its findings and recommendations to the Sixty-third General Assembly on or before February 1, 1970.

Laid over under Rule 25.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 400, a bill for an act relating to the appointees of the Governor.

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

Senate File 525, a bill for an act relating to treatment of alcoholism.

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

Senate Concurrent Resolution 20, congratulating the Iowa State University Wrestling Team for having won the National Collegiate Athletic Association Wrestling Tournament.

CARROLL A. LANE Secretary of the Senate

ADOPTION OF SENATE CONCURRENT RESOLUTION 20

Cunningham of Story asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 20.

SENATE CONCURRENT RESOLUTION 20

By Smith and DeHart

Whereas, the Iowa legislature feeling justifiable pride in the outstanding performance of the Iowa State University wrestling team in winning the National Collegiate Athletic Association wrestling tournament at Provo, Utah, this past week, and

Whereas, the Iowa legislature wishes to share in the University's pride and happiness for this great team: therefore.

Be It Resolved by the Senate, the House Concurring, that the Iowa legislature, in regular session, April 1, 1969, on behalf of all Iowans, does hereby congratulate Coach Harold Nichols and this great Iowa State University wrestling team for having brought such great honor to themselves, the Iowa State University, and the State of Iowa with their tremendous individual and team effort in winning this coveted national award of the National Collegiate Athletic Association wrestling tournament.

Be It Further Resolved, that a copy of this resolution be forwarded to President Robert Parks of the Iowa State University, Coach Harold Nichols and the team.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 199, a bill for an act relating to city boards of health in certain cities, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 199)

The ayes were, 111:

Alt Priebe Freeman of Lawson Clay-Dickinson Andersen Lippold Radl Gannon Renda Bailey Lipsky Baker Goode Logue Rex Graham McCartney Rodgers **Battles** Grassley McCormick Roorda Bennett Hamilton Sander McIntyre Bergman Mendenhall Schmeiser Blouin Hansen of Black Hawk Mencfee Schwartz Caffrey Hanson of Camp Mezvinsky Shepherd Howard-Mitchell Middleswart Stokes Campbell Holden Christensen Millen Strand Stroburg Cochran Huff Miller of Corev Johnson of Des Moines Stromer Strothman Crabb Audubon Miller of Johnston of Tapscott Crosier Jones Cunningham Johnson Miller of Tieden Kehe Darrington Marshall Van Drie Den Herder Kennedy of Miller of Van Roekel Varley Dietz Chickasaw Page Dooley Kennedy of Milligan Voorhees Walter Dougherty Dubuque Mohrfeld Kitner Dovle Nelson Warren Drake Klein Newton Waugh Dunton Kluever Nolting Weichman Edgington Knight Ossian Welden. Pelton Wells Ellsworth Knoblauch Winkelman Perkins Ewell Koch Peterson Wolfe Fischer of Kreamer Mr. Speaker Pierson Grundy Kruse Freeman of Langland Poncy

The nays were, none.

Buena Vista

Absent or not voting, 13:

BrinckHillO'HearnSkinnerFisher ofJesseSchroederSorgGreeneMayberryShawVan NostrandFranklinNielsen

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

House File 276, a bill for an act relating to grapes and other fruit used in making native wines, with report of committee recommending passage, was taken up for consideration.

Logue of Iowa offered the following amendment filed by him and moved its adoption:

Amend House File 276 by adding after line 6, page 1, the following: Further amend said section by adding the following new paragraph: "For the purposes of this section 'manufacturer' includes only those persons who process the fruit or honey, ferment, and bottle native wines in Iowa."

The amendment was adopted.

Logue of Iowa moved that the bill be read a last time now and

placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 276)

The ayes were, 101:

Alt	Freeman of	Logue	Radl
Andersen	Clay-Dickinson	McCartney	Renda
Bailey	Gannon	McCormick	Rex
Baker	Goode	McIntyre	Rodgers
Battles	Graham	Mendenhall	Roorda
Blouin	Grassley	Menefee	Sanders
Caffrey	Hamilton	Middleswart	Schmeiser
Camp	Hansen of	Millen	Schroeder
Campbell	Black Hawk	Miller of	Schwartz
Christensen	Hanson of	Des Moines	Shepherd
Cochran	Howard-Mitchell	Miller of	Stokes
Corey	Holden	Jones	Strand
Crabb	Huff	Miller of	Stroburg
Crosier	Johnson of	Marshall	Stromer
Cuningham	Audubon	Miller of	Strothman
Darrington	Kehe	Page	Tieden
Den Herder	Kennedy of	Milligan	Van Drie
Dietz	Dubuque	Mohrfeld	Van Nostrand
Dougherty	Kitner	Nelson	Van Roekel
Doyle	Kluever	Newton	Varley
Drake	Knight	Nielsen	Voorhees
Dunton	Knoblauch	O'Hearn	Walter
Ellsworth	Koch	Ossian	Waugh
Fischer of	Kreamer	Pelton	Weichman
Grundy	Kruse	Perkins	Wells
Fisher of	Langland	Peterson	Winkelman
Greene	Lawson	Poncy	Wolfe
Freeman of	Lippold	Priebe	Mr. Speaker
Buena Vista			

The nays were, 8:

Bennett Dooley	Ewell Franklin	Klein Pierson	Tapscott Warren
Absent or no	t voting, 15:		
Bergman Brinck Edgington Hill Jesse	Johnston of Johnson Kennedy of Chickasaw	Lipsky Mayberry Mezvinsky Nolting	Shaw Skinner Sorg Welden

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

House File 328, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Bussey, in the County of Marion, State of Iowa, in the calling of a special election on the proposition of extending, reconstructing and maintaining its municipal waterworks and contracting indebtedness for such purpose not in excess of forty-five thousand dollars (\$45,000), issuing bonds for such purpose not in excess of forty-five thousand dollars (\$45,000), and levying a tax annually upon the taxable property of said town not in excess of 16 mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 328)

The ayes were, 110:

Alt	Freeman of	Lipsky	Priebe
Andersen	Buena Vista	Logue	Radl
Bailey	Freeman of	McCartney	Renda
Baker	Clay-Dickinson	McCormick	Rex
Battles	Gannon	McIntyre	Rodgers
Bennett	Goode	Mendenhall	Roorda
Bergman	Graham	Menefee	Sanders
Blouin	Grassley	Mezvinsky	Schroeder
Caffrey	Hamilton	Middleswart	Schwartz
Campbell	Hansen of	Millen	Shaw
Christensen	Black Hawk	Miller of	Shepherd
Cochran	Hanson of	Des Moines	Stokes
Corey	Howard-Mitchell	Miller of	Strand
Crabb	Holden	Jones	Stroburg
Crosier	Huff	Miller of	Stromer
Cunningham	Johnson of	Marshall	Strothman
Darrington	Audubon	Miller of	Tapscott
Den Herder	Kehe	Page	Tieden
Dietz	Kennedy of	Milligan	Van Drie
Dooley	Dubuque	Mohrfeld	Van Nostrand
Dougherty	Kitner	Nelson	Van Roekel
Doyle	Klein	Newton	Voorhees
Drake	Kluever	Nielsen	Walter
Dunton	Knight	Nolting	Warren
Ellsworth	Knoblauch	O'Hearn	Waugh
Ewell	Koch	Ossian	Welden
Fischer of	Kreamer	Pelton	Wells
Grundy	Kruse	Perkins	Winkelman
Fisher of	Langland	Pierson	Wolfe
Greene	Lawson	Poncy	Mr. Speaker
Franklin	Lippold	•	

The nays were, none.

Absent or not voting, 14:

Brinck	Johnston of	Mayberry	Sorg
Camp	Johnson	Peterson	Varley
Edgington	Kennedy of	Schmeiser	Weichman
Hill	Chickasaw	Skinner	
Jesse			

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

House File 395, a bill for an act relating to eye protective devices,

with report of committee recommending passage, was taken up for consideration.

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend House File 395 by inserting the following subsections after line four (4):

- 1. By striking from line nineteen (19) the words "is required to" and inserting in lieu thereof the word "shall".
- 2. By inserting in line twenty-one (21) after the word "participating" the words ", and while in a room or other enclosed area where others are participating,".

Further amend by renumbering the subsequent subsections.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 395)

The ayes were, 110:

Alt	Fisher of	Lawson	Priebe
Andersen	Greene	Lippold	Radl
Bailey	Franklin	Lipsky	Renda
Baker	Freeman of	Logue	Rex
Battles	Buena Vista	McCartney	Rodgers
Bennett	Freeman of	McCormick	Roorda
Bergman	Clay Dickinson	McIntyre	Schmeiser
Blouin	Gannon	Mendenhall	Schroeder
Caffrey	Goode	Menefee	Schwartz
Camp	Graham	Mezvinsky	Shaw
Campbell	Grassley	Millen	Sorg
Christensen	Hamilton	Miller of	Stokes
Cochran	Hanson of	Des Moines	Stroburg
Corey	Howard-Mitchell		Stromer
Crabb	Holden	Jones	Strothman
Crosier	Huff	Miller of	Tapscott
Cunningham	Johnson of	Marshall	Tieden
Darrin gton	Audubon	Milligan	Van Drie
Den He rder	Kehe	Mohrfeld	Van Nostrand
Dietz	Kennedy of	Nelson	Van Roekel
Dooley	Dubuque	Newton	Voorhees
Dougherty	Kitner	Nielsen	Walter
Doyle	Klein	Nolting	Warren
Drake	Kluever	O'Hearn	Waugh
Dunton	Knight	Ossian	Weichman
Edgington	Knoblauch	Pelton	Welden
Ellsworth	Koch	Perkins	Wells
Ewell	Kream er	Peterson	Winkelman
Fischer of	Kruse	Pierson	Wolfe
Grundy	Langland	Poncy	Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Brinck Hansen of Hill Johnston of Black Hawk Jesse Johnson Kennedy of Middleswart Sanders Strand Chickasaw Miller of Shepherd Varley Mayberry Page Skinner

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

House File 431, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Pierson, in the County of Woodbury, State of Iowa, authorizing and providing for the issuance of town hall and fire station bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 431)

The ayes were, 111:

Fisher of Lippold Renda Andersen Lipsky Greene Rex Bailey Franklin Rodgers Logue Baker Freeman of McCartney Sanders Buena Vista Battles McCormick Schmeiser **Bennett** Freeman of McIntyre Schroeder Clay-Dickinson Mendenhall Bergman Schwartz Blouin Gannon Menefee Shaw Caffrey Goode Mezvinsky Shepherd Sorg Camp Graham Middleswart Stokes Campbell Grasslev Miller of Christensen Hamilton Des Moines Strand Hanson of Cochran Miller of Stroburg Howard-Mitchell Corey Jones Stromer Crabb Holden Miller of Strothman Huff Marshall Crosier Tapscott Cunningham Jesse Milligan Tieden Darrington Johnson of Mohrfeld Van Drie Den Herder Audubon Nelson Van Nostrand Dietz Kehe Nielsen Van Roekel Kennedy of Doolev Nolting Voorhees Dougherty Walter Dubuque O'Hearn Kitner Warren Dovle Ossian Klein Pelton Waugh Drake Dunton Kluever Perkins Weichman Edgington Knight Peterson Welden Ellsworth Koch Pierson Wells Winkelman Ewell Kreamer Poncy Fischer of Priebe Wolfe Kruse Grundy Langland Radl Mr. Speaker Lawson

The nays were, none.

Absent or not voting, 13:

Brinck Newton Johnston of Mayberry Hansen of Johnson Millen Roorda Kennedy of Black Hawk Miller of Skinner Page Chickasaw Varlev Knoblauch

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

House File 515, a bill for an act relating to the licenses of pharmacists, pharmacies, and wholesale druggists, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 515)

The aves were, 94:

Alt Fisher of Renda Lawson Andersen Greene Lippold Rex Bailey Franklin Lipsky Rodgers Logue Battles Freeman of Schwartz Rennett Buena Vista McCartney Shaw Freeman of McCormick Shepherd Bergman Clay-Dickinson Blouin McIntyre Sorg Caffrey Graham Mendenhall Stokes Camp Grassley Menefee Strand Campbell Mezvinsky Hamilton Stroburg Cochran Hanson of Millen Stromer Corey Crabb Howard-Mitchell Miller of Strothman Jones Holden Tapscott Cunningham Huff Miller of Tieden Van Drie Van Nostrand Den Herder Marshall Jesse Dietz Johnson of Milligan Doolev Audubon Nelson Voorhees Kehe Dougherty Nielsen Walter Waugh Weichman Kennedy of Nolting Doyle Dubuque Ossian Drake Kluever Pelton Welden Dunton Edgington Knight Perkins Wells Knoblauch Winkelman Ellsworth Pierson Ewell Koch Poncy Wolfe Priebe Mr. Speaker Fischer of Kreamer Grundy Radl Kruse

The nays were, 7:

Baker Goode O'Hearn Warren Gannon Klein Schmeiser

Absent or not voting, 23:

Brinck Johnston of Middleswart Peterson Christensen Johnson Miller of Roorda Crosier Kennedy of Des Moines Sanders -Chickasaw Miller of Darrington Schroeder Kitner Page Hansen of Skinner Black Hawk Langland Mohrfeld Van Roekel Hill Mayberry Newton Varley

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

House File 555, a bill for an act relating to the annual report of the state apiarist, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 555)

The ayes were, 105:

Alt Renda Franklin Lippold Freeman of Andersen Rex Lipsky Buena Vista Rodgers Bailey Logue Baker Freeman of Mayberry Roorda Clay-Dickinson **Battles** McCartney Sanders Goode Bennett McCormick Schmeiser Bergman Graham Mendenhall Schroeder Grassley Schwartz Blouin Menefee Shaw Hamilton Miller of Caffrey Des Moines Shepherd Camp Campbell Hansen of Black Hawk Miller of Sorg Cochran Hanson of Jones Strand Howard-Mitchell Miller of Corev Stroburg Crabb Holden Marshall Stromer Cunningham Huff Miller of Strothman Darrington Jesse Page Tapscott Den Herder Johnson of Milligan Van Drie Dietz Audubon Nelson Van Nostrand Dooley Kehe Nielsen Varley Kennedy of Voorhees Dougherty Nolting Doyle Dubuque O'Hearn Walter Drake Klein Ossian Warren Dunton Kluever Pelton Waugh Knight Edgington Perkins Weichman Ellsworth Knoblauch Peterson Welden Wells Ewell Koch Pierson Winkelman Fischer of Kreamer Poncy Priebe Wolfe Grundy Kruse Mr. Speaker Radl Fisher of Lawson Greene

The nays were, 3:

Gannon McIntyre Mezvinsky

Absent or not voting, 16:

Brinck Johnston of Langland Skinner Christensen Johnson Middleswart Stokes Crosier Kennedy of Millen Tieden Hill Chickasaw Mohrfeld Van Roekel Kitner Newton

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

ADOPTION OF HOUSE CONCURRENT RESOLUTION 23

Weichman of Benton called up for consideration House Concurrent Resolution 23, filed March 11 and found on pages 512 and 513 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 25

Dunton of Keokuk called up for consideration House Concurrent Resolution 25, filed March 26 and found on page 702 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

House File 485, a bill for an act relating to the homestead tax credit, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 485)

The ayes were, 110:

Alt Andersen	Freeman of Buena Vista	Knight Knoblauch	Milligan Nelson
Bailey	Freeman of	Koch	Newton
Baker	Clay-Dickinson	Kreamer	Nielsen
Battles	Goode	Kruse	Nolting
Bergman	Graham	Lawson	O'Hearn
Blouin	Grassley	Lippold	Ossian
Caffrey	Hamilton	Lipsky	Perkins
Camp	Hansen of	Logue	Peterson
Campbell	Black Hawk	Mayberry	Pierson
Cochran	Hanson of	McCartney	Poncy
Corey	Howard-Mitchell	McCormick	Priebe
Crabb	Holden	McIntyre	Radl
Crosier	Huff	Mendenhall	Renda
Cunningham	Jesse	Menefee	Rex
Darrington	Johnson of	Mezvinsky	Rodgers
Den Herder	Audubon	Middleswart	Roorda
Dietz	Johnston of	Millen	Sanders
Dougherty	Johnson	Miller of	Schmeiser
Doyle	Kehe	Des Moines	Schroeder
Drake	Kennedy of	Miller of	Schwartz
Dunton	Chickasaw	Jones	Shaw
Edgington	Kennedy of	Miller of	Shepherd
Ellsworth	Dubuque	Marshall	Sorg
Ewell	Klein	Miller of	Stokes
Franklin	Kluever	Page	Strand

Stroburg	Van Drie	Warren	Wells
Stromer	Van Roekel	Waugh	Winkelman
Strothman	Varley	Weichman	Wolfe
Tapscott	Voorhees	Welden	Mr. Speaker
Tapscott Tieden	Voornees Walter	w eiden	mr. Speaker

The nays were, none.

Absent or not voting, 14:

Benne tt	Fischer of	Gannon	Mohrfeld
Brinck	Grundy	Hill	Pelton
Christen sen	Fisher of	Kitner	Skinner
Doole y	Greene	Langland	Van Nostrand

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

HOUSE FILE 661 WITHDRAWN

Ellsworth of Dubuque asked and received unanimous consent to withdraw House File 661 from further consideration by the House.

STEERING COMMITTEE CALENDAR

House File 106, a bill for an act relating to members of the General Assembly of the State of Iowa and repealing chapter thirty-eight B (38B), Code 1966, with report of committee recommending passage, was taken up for consideration.

Goode of Appanoose-Davis moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 106)

The ayes were, 118:

Alt	Drake	Holden	Lawson
Andersen .	Dunton	Huff	Lippold
Baker	Edgington	Jesse	Logue
Battles	Ellsworth	Johnson of	Mayberry
Bennett	Ewell	Audubon	McCartney
Bergman	Fischer of	Johnston of	McCormick
Blouin	Grundy	Johnson	McIntyre
Caffrey	Franklin	Kehe	Mendenhall
Campbell	Freeman of	Kennedy of	Menefee
Christensen	Buena Vista	Chickasaw	Mezvinsky
Cochran	Freeman of	Kennedy of	Middleswart
Corey	Clay-Dickinson	Dubuque	Millen
Crabb	Gannon	Kitner	Miller of
Crosier	Goode	Klein	Des Moines
Cunningham	Graham	Kluever	Miller of
Darrington	Grassley	Knight	Jones
Den Herder	Hamilton	Knoblauch	Miller of
Dietz	Hansen of	Koch	Marshall
Dooley	Black Hawk	Kreamer	Miller of
Dougherty	Hanson of	Kruse	Page
Doyle	Howard-Mitchell	l Langland	Milligan

Mohrfeld Renda Stokes Voorhees Strand Walter Nelson Rex Nielsen Rodgers Stroburg Warren Waugh Nolting Roorda Stromer O'Hearn Strothman Weichman Sanders Ossian Schmeiser Tapscott Welden Peterson Schroeder Tieden Wells Pierson Schwartz Van Drie Winkelman Van Roekel Poncy Shaw Wolfe Shepherd Priebe Varley Mr. Speaker Radl Sorg

The nays were, 2:

Camp

Newton

Absent or not voting, 9:

Bailey Fisher of

Brinck Greene Pe

Lipsky Skinner
Pelton Van Nostrand
Perkins

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 14, a bill for an act relating to optional methods of death benefits under IPERS.

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

House File 160, a bill for an act to correct title to chapter 112, Code 1966.

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

House File 210, a bill for an act relating to soil conservation district members.

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

Senate File 440, a bill for an act relating to certain exemptions to military dependents.

Also: That the President of the Senate has appointed as members of the conference committee on Senate File 139, a bill for an act relating to false drawing or uttering of checks, on the part of the Senate: Senators Flatt, Arbuckle, Shirley and Shaff.

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

Senate File 494, a bill for an act relating to motor vehicles.

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

Senate Concurrent Resolution 21, providing for memorial services for Dwight David Eisenhower.

CARROLL A. LANE Secretary of the Senate

ADOPTION OF SENATE CONCURRENT RESOLUTION 21

McCartney of Floyd asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 21 and moved its adoption.

SENATE CONCURRENT RESOLUTION 21

By Flatt

Whereas, memorial services for Dwight David Eisenhower will be held on the west steps of the Capitol, Wednesday morning, April 2, 1969, at 11:00 a.m.; and

Whereas, Governor Robert D. Ray, members of the Supreme Court and members of the Executive Council, as well as the general public will be in attendance:

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That the members of the Senate and the House of Representatives proceed to the Capitol steps at 11:00 a.m., April 2, 1969, to enable them to join in this final tribute to former President Eisenhower.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILL REGULAR CALENDAR

House File 159, a bill for an act to prohibit the use, sale or possession of explosive or incendiary devices, including "molotov cocktails", and to provide penalties therefor, with report of committee recommending passage, was taken up for consideration.

Gannon of Jasper rose on a point of order that consideration of bills on the regular calendar before bills on the steering committee calendar was out of order.

The Speaker ruled the point well taken.

Bennett of Polk moved that the rules be suspended for the immediate consideration of House File 159.

The motion prevailed.

Varley of Adair-Madison offered the following amendment filed by him:

Amend House File 159 as follows:

1. Page 1, line twenty (20), by striking the word "procedures" and inserting in lieu thereof the words "is intended to produce".

2. Page 2, by striking lines thirty-one (31) and thirty-two (32) and inserting in lieu thereof the words "or incendiary or explosive device, including but".

3. Page 3, by striking from lines one (1) and two (2) the words "businesses or occupation involving commercial" and inserting in lieu thereof the words "business, occupational or recreational use of commercial".

4. Page 3, line four (4), by adding after the period the following: "This Act shall have no application to the possession or sale of rifle, pistol, or shotgun ammunition; nor shall it prohibit the use, sale, or possession of primers, percussion caps, brass, powder, and other components and supplies for hand loading or reloading rifle, pistol, or shotgun ammunition or loading muzzle-

loading arms, where the same is for lawful purposes."

5. Page 3, by striking all of lines twelve (12) through twenty-nine (29).

6. Page 3, line thirty-five (35), and page 4, line one (1), by striking the words "prima facie".

7. By renumbering all sections following section 4.

Division of the amendment was requested.

Varley of Adair-Madison moved the adoption of division 1, lines 1 through 15 of his amendment.

Division 1 of the amendment was adopted.

Varley of Adair-Madison moved the adoption of division 2, lines 16 through 19 of his amendment.

Division 2 of the amendment was adopted.

Johnston of Johnson offered the following amendment filed by

Amend House File 159, page two (2), line four (4), by adding after the word "willfully" the following: ", deliberately with premeditation and malice aforethought,".

Johnston of Johnson asked for unanimous consent that House File 159 be deferred.

Objection was raised.

Johnston of Johnson moved that House File 159 be deferred.

The motion lost.

Jesse of Polk offered the following amendment filed by him from the floor and moved its adoption:

Amend House File 159 as follows:

Pages 3 and 4 by striking all of section 7.

The amendment was lost.

Renda of Polk offered the following amendment filed by him and Johnston of Johnson, from the floor, and moved its adoption:

Amend House File 159, page two (2), line nine (9), by striking the words "he shall be guilty of murder" and inserting in lieu thereof the words "he shall be charged under chapter six hundred ninety (690) of the Code.

The amendment was adopted.

Johnston of Johnson asked and received unanimous consent to withdraw his amendment filed March 11 and found on page 514 of the House Journal.

Blouin of Dubuque offered the following amendment filed by him from the floor and moved its adoption:

Amend House File 159, page three (3), line thirty-four (84), by striking the words "or is about to commit".

The amendment was lost.

McCartney of Floyd moved the previous question on the bill.

The motion prevailed.

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

On the question "Shall the bill pass?" (H.F. 159)

The ayes were, 110:

Alt	Fisher of	Lipsky	Renda
Andersen	_ Greene	Logue	Rex
Bailey	Freeman of	McCartney	Rodgers
Baker	_ Buena Vista	McCormick	Roorda
Battles	Freeman of	McIntyre	Sanders
Bennett	Clay-Dickinson	Mendenhall	Schroeder
Bergman	Goode	Menefee	Schwartz
Blouin	Graham	Middleswart	Shaw
Brinck	Grassley	Millen	Shepherd
Caffrey	Hamilton	Miller of	Sorg
Camp	Hansen of	Des Moines	Stokes
Campbell	Black Hawk	Miller of	Strand
Christensen	Hanson of	Jones	Stroburg
Cochran	Howard-Mitchell	Miller of	Stromer
Corey	Hill	Marshall	Strothman
Crabb	Holden	Miller of	Tieden
Crosier	Johnson of	Page	Van Drie
Cunningham	Audubon	Mohrfeld	Van Nostrand
Darrington	Kehe	Nelson	Van Roekel
Den Herder	Kennedy of	Newton	Varley
Dietz	Dubuque	Nielsen	Voorhees
Dooley	Kitner	Nolting	Walter
Dougherty	Kluever	O'Hearn	Warren
Doyle	Knight	Ossian	Waugh
Drake	Knoblauch	Pelton	Weichman
Dunton	Koch	Perkins	Welden
Ellsworth	Kreamer	Peterson	Wells
Ewell	Kruse	Pierson	Winkelman
Fischer of	Langland	Poncy	Wolfe
Grundy	Lawson	Priebe	Mr. Speaker
	Lippold	Radl	

The navs were, 11:

Franklin Gannon Huff Jesse	Johnston of Johnson Kennedy of Chickasaw	Mayberry Mezvinsky Milligan	Schmeiser Tapscott
Jesse	Onickasaw		

Absent or not voting, 3:

Edgington

Klein

Skinner

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

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar.

- H.J.R. 6 Proposing an amendment to the Constitution of the State of Iowa relating to the terms of office of elected executive officials. By Shaw, Van Nostrand, Van Drie, Roorda, et al.
- H. F. 680 COMMITTEE BILL—Relating to the state's share of the funding of the department of housing and urban development riot reinsurance program. By committee on commerce; Fischer of Grundy, chairman.
- H. F. 616 COMMITTEE BILL—Relating to the sale of real estate of old-age recipients. By committee on social services; Holden, chairman.
- H. F. 367 COMMITTEE BILL—Relating to the recovery of moneys from the estate of a person who has received medical assistance. By committee on social services; Holden, chairman.
- H. F. 144 Relating to penalties for the commission of or the attempt to commit crimes when armed with firearms. By Fischer of Grundy, Rex, Koch, Welden, et al. (Companion Bill S. F. 175)
- H. F. 394 Relating to classification of highways. By Welden, Miller of Page, Millen, Kehe, et al.
- H. F. 334 Relating to the amount of money a county may spend to repair and remodel buildings owned by the county. By Andersen. (Companion Bill S. F. 262)

FLOYD H. MILLEN Chairman, Steering Committee

REPORT OF STEERING COMMITTEE (NONCONTROVERSIAL CALENDAR)

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

- H. F. 168 Relating to savings and loan associations. By Kluever, Andersen, Strand, Miller of Des Moines, et al. (Companion Bill S. F. 140, passed by the Senate, in commerce committee)
- H. F. 173 Relating to the compensation of the clerk of the grand jury.

 By Shaw, Holden, O'Hearn, Voorhees, et al. (Companion Bill S. F. 245)
- H. F. 198 Relating to membership on the civil service commission. By Franklin, Miller of Des Moines, Brinck, Baker, et al.
- H. F. 212 Exempting violations of chapter 124 of the Code by minors from the jurisdiction of the juvenile court. By Doyle.
- H. F. 281 Relating to general powers of the state board of tax review. By Renda.

- H. F. 335 To legalize and validate the proceedings of the Board of Directors of the Carson-Macedonia Community School District, authorizing the sale of certain real estate. By Van Nostrand, Schroeder and Perkins.
- H. F. 412 To legalize and validate the proceedings of the town council of the Town of Mitchellville. By Skinner.
- H. F. 454 Relating to the legalizing of procedures followed in Black Hawk County in repairing the roof of the county home. By Hansen of Black Hawk.
- H. F. 512 An act to accept a gift of real property for use of the state vocational rehabilitation facility at Charles City. By Mc-Cartney.
- S. F. 176 Relating to the codification of the revenue laws. By committee on judiciary.
- S. F. 177 To coordinate various statutes with the Act creating the department of revenue. By committee on judiciary.
- S. F. 194 Relating to special automobile registration plates. By committee on judiciary.
- S. F. 347 To legalize and validate the special election held in Pottawattamie County on the 5th day of November, 1968. By Frey. (Companion Bill H. F. 604)

FLOYD H. MILLEN Chairman, Steering Committee

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred Heuse File 259, a bill for an act relating to trespass upon certain posted private property and prescribing a penalty therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred Sengte File 129, a bill for an act relating to the issuance of marriage licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 330, a bill for an act relating to eminent domain, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopass.

WILLIAM HILL, Chairman

Grassley of Butler, from the committee on schools, submitted the following report:

MR. SPEAKER: Your committee on schools, to whom was referred House File 204, a bill for an act relating to librarians and guidance counselors for junior and senior high schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 204 as follows:

- 1. By striking from page 1, line 10, the words "The librarian may" and inserting in lieu thereof the words "At least one librarian shall".
- 2. By striking from page 1, line 11, the words "or may devote only part time" and inserting in lieu thereof the words "who may devote only part time but not less than one-half time".
- 3. By striking from page 1, line 14, the word "may" and inserting in lieu thereof the word "shall".
- 4. By striking from page 2, line 2, the words "The guidance counselor may" and inserting in lieu thereof the words "At least one guidance counselor shall".
- 5. By striking from page 2, line 3, the words "or may devote only part time" and inserting in lieu thereof the words "who may devote only part time but not less than one-half time".
- 6. By striking from page 2, line 6, the word "may" and inserting in lieu thereof the word "shall".
- 7. By striking from page 2, line 13, the words "and other" and inserting in lieu thereof the words "shall meet the certification and approval standards of the department of public instruction and".

CHARLES E. GRASSLEY, Chairman

AMENDMENTS FILED

- 1 Amend House File 16 as follows:
- 2 Page 26 by inserting the following new section:
- 3 "Sec. 69. Section four hundred fifty-five point one hundred thirty-six (455.136), Code 1966, is amended by adding thereto the
- 5 following:
- 6 1. At the discretion of the board of supervisors, a revolving
- 7 fund may be set up in the maximum amount of forty thousand dollars
- 8 from which warrants may be drawn for purposes of paying for labor or
- 9 materials expense, or both, incurred by reason of maintenance work
- 10 accomplished in drainage districts, and for payment of clerical
- 11 expenses involved in assessment procedures in drainage districts.
- 12 2. The original amount placed in the revolving fund, up to the
- 13 maximum amount, shall be obtained by assessment of all drainage
- 14 districts in the county. This assessment procedure shall utilize
- 15 the latest benefit commissioners report for each drainage district
- 16 and each district shall be assessed a percentage of the total re-
- 17 volving fund amount based on the ratio of the total cost of each
- 18 district to the total cost of all districts in the county.
- 19 3. At any time deemed necessary, the board of supervisors may
- 20 replenish the revolving fund, up to the maximum amount, by assessing
- 21 each drainage district an amount equal to the amount drawn from the
- 22 revolving fund by each district since the last assessment."

REX of Hamilton

- 1 Amend the committee amendment to House File 147
- 2 by striking section two (2) thereof.

4

- 1 House File 309 is hereby amended as follows:

1. By striking the period at the end of line two (2) and adding thereto the words", and prearranged funeral plans". 3

2. By adding thereto the following new sections:

5 Sec. 2. Section five hundred twenty-three A point one 6

(523A.1). Code 1966, is hereby amended by striking everything after the comma in line nine (9) and inserting in lieu thereof 7

the following:

"one hundred percent of all payments made under the agree-9 10 ment, including interest thereon, shall be and remain trust funds until occurrence of the death of the person for whose 11 12 benefit the funds were paid. However, it shall be provided 13 in each and every agreement that the person making the pay-

14 ments may terminate the agreement at his option."

15 Sec. 3. Section five hundred twenty-three A point four 16 (523A.4), Code 1966, is hereby repealed and the following en-

17 acted in lieu thereof:

18 "Any person, firm, or corporation, or any agent or repre-19 sentative thereof, who shall violate any of the provisions of this chapter, or who shall aid and abet in such violation. 20 shall be guilty of a misdemeanor." 21

22 Sec. 4. Chapter five hundred twenty-three A (523A), Code 23 1966, is hereby amended by adding thereto the following new

24

1

9

11

19

21

25 "No person, firm, or corporation shall sell prearranged 26 or preneed funeral plans unless such persons, firms or cor-

27 porations are licensed pursuant to the provisions of chapter

one hundred fifty-six (156) of the Code." 28

MAYBERRY of Webster

1 Amend the Andersen amendment to House File 333, filed March 18, 1969, line 35, by striking the word "and" and inserting in

lieu thereof the word "or".

LANGLAND of Winneshiek

Amend House File 359 as follows:

1. Page 3 by striking all after the word "service" in line thirty-three (33), all of lines

4 thirty-four (34) and thirty-five (35), and inserting

in lieu thereof a period.

2. Page 5, line six (6), by striking the word "thirty-six" and inserting in lieu thereof the word 7 8 "twenty-four".

3. Page 6, line twenty-seven (27), by striking the word "three" and inserting in lieu thereof the 10 word "two".

12 4. Page 8, line nineteen (19), by striking the 13 word "may" and inserting in lieu thereof the word "shall". 14

5. Page 8, lines nineteen (19) and twenty (20), by striking the words 15 "or private as the commission determines," and 16

17 inserting in lieu thereof the following: ". The

commission". 18

6. Page 9, line ten (10), by inserting the

20 following new section:

"Sec. 9. If no agreement can be reached upon

```
the basis of the fact-finders report, there shall be
22
```

- 23 appointed a board of arbitration. This board shall
- 24 be composed of three members. The school board and
- 25 the professional educators association shall each
- 26 appoint one member to the board of arbitration.
- 27 The third member shall be appointed by the chief
- 28 judge of the judicial district. The recommendations
- 29 of the board of arbitration shall be final.
- 30 7. By renumbering the subsequent sections.

KENNEDY of Chickasaw BRINCK of Lee

House File 367 shall be amended by striking lines seven (7) 2 through twenty-two (22) and inserting in lieu thereof the follow-3 ing:

4 "On the death of a person receiving or who has received 5 assistance under this Act, and of the survivor of a married

6 couple, either or both of whom were so assisted and during which

7 time such recipient was sixty-five (65) years of age or older,

8 the total amount paid as assistance to either shall be allowed as

9 a claim of the sixth class against the estate of such decedent or

the surviving spouse. Neither the homestead nor the proceeds 10

11 therefrom of such decedent, or the survivor, shall be exempt from

12 the payment of such claim, any act or statute notwithstanding.

13 An action may be brought in the name of the state to recover the

14 same at any time within five (5) years after the death of the

15 person receiving aid and after the death of the survivor of the

married couple, either or both of whom have received assistance 16 under the provisions of this Act. No such claim shall be allowed. 17

18 however, until the death of the surviving spouse nor shall such

claim be allowed if a child under twenty-one (21) years of age, 19

20 or a child who is blind or is permanently and totally disabled. 21

survives a surviving spouse or a recipient who has no surviving

22 spouse. The right to a claim existing at the effective date of 23

this Act against the estate of any person who had, prior to the effective date of this Act, received medical assistance pursuant 24

to chapter two hundred forty-nine A (249A), Code 1966, shall be 25

26 preserved and continued under this Act."

COMMITTEE ON SOCIAL SERVICES EDGAR H. HOLDEN, Chairman

Amend House File 680 by adding thereto the following new 1 2 section:

3 "Insurers may add to the premiums applicable to the lines on 4 which the assessment is levied, an amount to be approved by the 5

commissioner, sufficient to recover within not more than three (3) years any amounts assessed under section four (4) of this

6 7 Act during the preceding calendar year together with the amount

8 of costs and expenses reasonably attributable to such assessments

and recovery thereof."

FISCHER of Grundy

- Amend House File 714 as follows:
 - Page two (2) by striking all of lines nine (9) to
- 3 eleven (11), inclusive, and inserting in lieu thereof
- the following:

2

1

2

3

4

5

6

7

8

9

10

11

12

13 14

15 16

17

18 19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34 35

36

37

38

- 5 "2. If any equipment or accessory listed on such window sticker was removed from the motor vehicle prior 7 to the sale of the vehicle, the buyer may file with the 8 treasurer the dealer's affidavit concerning the revised 9 list price.
- 10 3. Excluding destination charges, the county 11 treasurer shall set the value of the vehicle at the next 12 even one hundred dollars above the total price stated on 13 such sticker or above the revised list price as revealed

14 by the dealer's affidavit."

15 Further amend section 4, page two (2), by renumbering 16 the following subsections.

GOODE of Appanoose-Davis

Amend Senate File 295, as passed by the Senate, as follows:

1. By striking from page three (3), lines eighteen (18) through thirty-five (35), inclusive, and from page four (4), lines one (1) through fifteen (15), inclusive, and inserting in lieu thereof the following:

"Sec. 7. Each accredited private institution, in accordance with the rules and regulations of the commission, shall:

- 1. Distribute and process applications for tuition grants and parents' confidential statements.
- 2. Certify to the commission the individual student's financial need.
 - 3. Recommend the amount of each tuition grant.
- 4. Make a detailed annual report to the commission listing the recipient and amount of each tuition grant. The report shall evaluate the activity, operation and progress of the tuition grant program.
- 5. On or before July first, 1970, and annually on or before each July first thereafter, file with the commission. in the form prescribed by the commission, a five-year facilities, personnel, financial, and student enrollment plan which the chief executive officer of the institution has certified as a plan which, in his best judgment, is feasible, practicable, and reasonably attainable.
- 6. Promptly furnish any other information which the commission may request in connection with the tuition grant program.

Sec. 8. The higher education facilities commission shall administer this program and shall:

- 1. Provide application forms and parents' confidential statement forms.
- 2. Adopt rules and regulations for determining financial need, defining tuition and mandatory fees, defining residence for the purposes of this Act, processing and approving applications for tuition grants, and determining priority of grants. The commission may provide for proration of funds if the available funds are insufficient to pay all approved grants. Such proration shall take primary account of the financial need of the applicant. In determining who is a resident of 39 Iowa, the commission's rules shall be at least as restrictive
- 40 as those of the board of regents. 41 3. Approve and award tuition grants.

59

60

period."

42 4. Review and analyze the plans submitted pursuant to 43 section seven (7), subsection five (5) of this Act, individually by institution, and collectively for the institutions of the 44 45 state as a whole. If the commission determines that any institution's plans for expansion of facilities to serve antici-46 47 pated increase of enrollment is impracticable because of the 48 uncertainty of attainment of projected enrollment increase, the commission shall notify the institution of its determination. 49 50 Within a period of six months after receiving notice, the affected institution shall modify its five-year plan in a manner 51 52 acceptable to the commission, or the commission shall publicly 53 notify the institution that no new tuition grants may be awarded to students enrolled at that institution until a reasonable 54 55 and satisfactory plan of growth for the institution is on file with the commission. Tuition grants previously awarded to 56 57 students at that institution may be renewed. 5. Make an annual report to the governor and general 58

assembly, and evaluate the tuition-grant program for the

SHAW of Scott

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, April 2, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, APRIL 2, 1969.

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

Prayer was offered by the Reverend Lloyd Kellams, pastor of the First United Methodist Church, Marion, Iowa.

The Journal of Tuesday, April 1, 1969, was approved.

PRESENTATION OF VISITORS

Bergman of Lyon-Osceola presented to the House the Honorable Jans T. Dykhouse, former member of the House from Lyon County in the Forty-seventh and Forty-eighth General Assemblies; former State Senator representing Lyon, O'Brien, Osceola and Sioux Counties in the Forty-ninth and Fifty-first General Assemblies, and State Senator representing Lyon, Osceola and Sioux Counties in the Fifty-second through Sixtieth General Assemblies.

Miller of Marshall presented to the House thirty-one sixth grade students of West Marshall School, State Center, Iowa, and their teachers, Mrs. Coughenour and Mrs. Eckhardt.

Nelson of Cherokee presented to the House the Honorable George P. Rapson, former member of the House from Cherokee County in the Fifty-eighth and Fifty-ninth General Assemblies.

Priebe of Kossuth presented to the House forty-nine students from Algona High School, Algona, Iowa, and their chaperones.

PETITIONS

The following petitions were received and placed on file:

By Johnson of Audubon-Guthrie, from five residents of Guthrie County requesting state appropriations for the state horticultural society.

By Wells of Linn and McIntyre of Linn, from twenty-five residents of Linn County opposing House File 481 relating to the collection of premium taxes on insurance premiums collected by non-profit hospital and medical services.

By Knoblauch of Carroll, from thirteen employees of the Iowa

Highway Commission, Carroll County, in regard to the proposed budget for the commission and particularly in regard to compensation considerations

By Priebe of Kossuth, from forty-two residents of Kossuth and Palo Alto Counties opposing the Great Plains school reorganization plan, and from seventeen residents of Kossuth County opposing the busing of parochial students on public school buses.

By Voorhees of Black Hawk, from one hundred thirty-four residents of Black Hawk County urging support for Senate File 248 which would give greater protection to society against sex offenders and Senate File 513 which would lower the percentage required for the passage of certain school bond issue proposals from the present 60 percent to a majority vote.

By Lippold of Black Hawk, from one hundred twenty-nine residents of Black Hawk County also favoring Senate File 248 and Senate File 513.

By Hanson of Howard-Mitchell, from twenty-two residents of Lime Springs, Iowa, and from eighty-nine residents of Cresco, Iowa, favoring House File 417 relating to passage of the amendments to chapter 189A of the Code to provide for cooperation with appropriate federal agencies regarding meat and poultry inspection programs, and appropriation of state funds for this purpose.

By Pierson of Mahaska, from twenty-six residents of Mahaska County protesting any proposed legislation which would prohibit prayer and Bible reading in schools.

By Wolfe of Cerro Gordo, from thirty-one residents of Cerro Gordo County opposing House File 481 relating to the collection of premium taxes on insurance premiums collected by non-profit hospital and medical services.

By Ewell of Black Hawk, from one hundred eighty-four residents of Black Hawk County favoring Senate File 248 which would give greater protection to society against sex offenders and Senate File 513 which would lower the percentage required for the passage of certain school bond issue proposals from the present 60 percent to a majority vote.

By Bergman of Lyon-Osceola, forty-three letters in opposition to the Great Plains school reorganization plan; and a petition from nineteen residents of Lyon County favoring House File 417 relating to amendments to chapter 189A of the Code to provide for cooperation with federal agencies and to retain state control of meat and poultry inspection programs.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 757, by committee on commerce, a bill for an act relating to assessment of public utilities.

Read first time and placed on the calendar.

House File 758, by committee on commerce, a bill for an act relating to liquid transport carrier fees.

Read first time and placed on the calendar.

House File 759, by committee on commerce, a bill for an act relating to motor vehicle truck operator application filing fees.

Read first time and placed on the calendar.

House File 760, by committee on commerce, a bill for an act relating to annual registration decal or sticker fees.

Read first time and placed on the calendar.

House File 761, by committee on commerce, a bill for an act relating to bonded agricultural product warehouse fees.

Read first time and placed on the calendar.

House File 762, by committee on commerce, a bill for an act relating to motor vehicle certificated carrier fees.

Read first time and placed on the calendar.

House File 763, by committee on commerce, a bill for an act relating to motor vehicle truck operator fees.

Read first time and placed on the calendar.

House File 764, by committee on commerce, a bill for an act relating to liquid transport carrier application filing fees.

Read first time and placed on the calendar.

House File 765, by committee on judiciary, a bill for an act to correct a penalty provision pertaining to leased and rented vehicle offenses.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 400, a bill for an act relating to the appointees of the Governor.

Read first time and referred to committee on state government.

Senate File 440, a bill for an act relating to the granting of military service exemption benefits to dependents.

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

Senate File 494, a bill for an act relating to motor vehicles.

Read first time and referred to committee on law enforcement.

Senate File 525, a bill for an act relating to the treatment of alcoholism.

Read first time and referred to committee on social services.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 204 and 259; and Senate Files 129 and 330, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 277, a bill for an act relating to state communications.

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

Senate File 537, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income.

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

Senate File 579, a bill for an act to appropriate funds for repairs to Iowa commission for the blind.

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

Senate File 580, a bill for an act to appropriate funds to Mississippi River Parkway Commission.

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

Senate File 581, a bill for an act to appropriate funds for various departments and divisions.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 13, a bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 13

Amend House File 13 by striking from page 1, line 5, the word and figure "seven (7)" and inserting in lieu thereof the word and figures "seventeen (17)".

BILL REMOVED FROM NONCONTROVERSIAL CALENDAR

MR. SPEAKER: We request that House File 212 be removed from the non-controversial calendar.

JOAN LIPSKY
STANLEY SHEPHERD
NORMAN ROORDA
CHARLES PELTON

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

House File 695, a bill for an act to establish a permanent revolving fund for the state printing board to pay the costs of the centralized printing department and to make an appropriation therefor, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 695)

The ayes were, 110:

Alt Corey Bailey Crosier Battles Cunningham Bergman Darrington Blouin Den Herder Brinck Dietz Caffrey Dougherty Camp Doyle Campbell Drake Christensen Dunton Cochran Edgington	Ellsworth Ewell Fischer of Grundy Fisher of Greene Franklin Freeman of Buena Vista Freeman of Clay-Dickinson	Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden
--	--	--

Huff	McIntyre	O'Hearn	Strand
Johnson of	Mendenhall	Ossian	Stroburg
Audubon	Menefee	Pelton	Stromer
Kehe	Mezvinsky	Perkins	Strothman
Kennedy of	Middleswart	Pierson	Tapscott
Chickasaw	Millen	Poncy	Tieden
Kennedy of	Miller of	Priebe	Van Drie
Dubuque	Des Moines	Radi	Van Roekel
Kitner	Miller of	Renda	Varley
Klein	Jones	Rex	Voorhees
Knight	Miller of	Rodgers	Walter
Knoblauch	Marshall	Roorda	Warren
Kreamer	Miller of	Sanders	Waugh
Kruse	Page	Schmeiser	Weichman
Lawson	Milligan	Schroeder	Welden
Lippold	Mohrfeld	Schwartz	Wells
Lipsky	Nelson	Shaw	Winkelman
Logue	Newton	Shepherd	Wolfe
McCartney	Nielsen	Sorg	Mr. Speaker
McCormick	Nolting	Stokes	

The nays were, none.

Absent or not voting, 14:

Andersen	Dooley	Kluever	Peterson
Baker	Jesse	Koch	Skinner
Bennett	Johnston of	Langland	Van Nostrand
Crabb	Johnson	Mayberry	•

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

STEERING COMMITTEE CALENDAR

House File 309, a bill for an act relating to the practice of funeral directing and embalming, with report of committee recommending passage, was taken up for consideration.

Radl of Linn rose on a point of order and requested a ruling from the Chair as to whether House File 309 should be considered at this time as the same subject matter is now under litigation and before the Supreme Court.

The Speaker, pursuant to consulting with the Attorney General's department, ruled that the consideration of House File 309 at this time was proper and the point of order not well taken.

Radl of Linn asked and received unanimous consent to withdraw his amendment filed March 20 and found on page 635 of the House Journal.

Radl of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 309 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred fifty-six point nine (156.9), Code 1966, is hereby amended by striking all of subsection four (4).

Sec. 2. Section one hundred fifty-six point twelve (156.12), Code 1966,

is hereby amended by adding the following new paragraph:

"This section and subsection one (1) of section one hundred forty-seven point fifty-six (147.56) of the Code shall not apply to prearranged funeral plans as provided in chapter five hundred twenty-three A (523A) of the Code."

The amendment was lost.

Mayberry of Webster offered the following amendment filed by him:

House File 309 is hereby amended as follows:

1. By striking the period at the end of line two (2) and adding thereto the words ", and prearranged funeral plans".

2. By adding thereto the following new sections:

Sec. 2. Section five hundred twenty-three A point one (523A.1), Code 1966, is hereby amended by striking everything after the comma in line nine (9) and inserting in lieu thereof the following:

"one hundred percent of all payments made under the agreement, including interest thereon, shall be and remain trust funds until occurrence of the death of the person for whose benefit the funds were paid. However, it shall be provided in each and every agreement that the person making the payments may terminate the agreement at his option."

Sec. 3. Section five hundred twenty-three A point four (523A.4), Code

1966, is hereby repealed and the following enacted in lieu thereof:

"Any person, firm, or corporation, or any agent or representative thereof, who shall violate any of the provisions of this chapter, or who shall aid and abet in such violation, shall be guilty of a misdemeanor."

Sec. 4. Chapter five hundred twenty-three A (523A), Code 1966, is

hereby amended by adding thereto the following new section:

"No person, firm, or corporation shall sell prearranged or preneed funeral plans unless such persons, firms or corporations are licensed pursuant to the provisions of chapter one hundred fifty-six (156) of the Code."

Lipsky of Linn rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Pelton of Clinton moved that the Mayberry of Webster amendment be tabled.

The motion was lost.

Mayberry of Webster moved the adoption of his amendment.

The amendment was adopted.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 309 by adding the following new section:

"Sec. 2. Chapter one hundred fifty-six (156), Code 1966, is amended by adding thereto the following section:

Every funeral establishment shall furnish to the person or persons who

arrange a funeral for the care and disposition of the body of a deceased person a written statement showing thereon the price of the funeral, which shall include an itemized list of the services and merchandise to be furnished for such price and a statement of the cash advances and expenditures to be advanced."

The amendment was adopted.

McCartney of Floyd moved the previous question on the bill.

The motion prevailed.

Kruse of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 309)

The ayes were, 98:

Alt	Fisher of	Lippold	Rodgers
Bailey	Greene	Logue	Sanders
Battles	Franklin	Mayberry	Schroeder
Bennett	Freeman of	McCartney	Schwartz
Bergman	Buena Vista	McCormick	Shaw
Blouin	Goode	Mendenhall	Shepherd
Brinck	Graham	Menefee	Sorg
Caffrey	Grassley	Middleswart	Stokes
Camp	Hamilton	Millen	Strand
Campbell	Hansen of	Miller of	Stroburg
Christensen	Black Hawk	Jones	Stromer
Cochran	Hanson of	Miller of	Strothman
Corey	Howard-Mitchell		Tapscott
Crabb	Holden	Miller of	Tieden
Crosier	Huff	Page	Van Drie
Cunningham	Johnson of	Milligan	Van Nostrand
Darrington	Audubon	Mohrfeld	Van Roekel
Den Herder	Kennedy of	Nelson	Varley
Dietz	Dubuque	Newton	Voorhees
Dougherty	Kitner	Nielsen	Warren
Doyle	Klein	O'Hearn	Waugh
Drake	Knight	Ossian	Weichman
Dunton	Knoblauch	Perkins	Welden
Edgington	Kreamer	Peterson	Winkelman
Ellsworth	Kruse	Pierson	Wolfe
Ewell	Langland	Priebe	Mr. Speaker
Fischer of	Lawson	Rex	op
Grundy			

The nays were, 19:

Baker	Kehe	Miller of	Radl
Gannon	Kennedy of	Des Moines	Renda
Hill	Chickasaw	Nolting	Schmeiser
Jesse	Lipsky	Pelton	Walter
Johnston of	McIntyre	Poncy	Wells
Johnson	Mezvinsky		

Absent or not voting, 7:

Andersen	Freeman of	Kluever	Roorda
Dooley	Clay-Dickinson	Koch	Skinner

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

On motion by McCartney of Floyd, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MEMBER EXCUSED

Winkelman of Calhoun asked and received unanimous consent that Sanders of Emmet-Palo Alto be excused for the afternoon and Thursday.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 361, a bill for an act relating to city civic centers, with report of committee recommending passage, was taken up for consideration.

Brinck of Lee offered the following amendment filed by him and moved its adoption:

Amend House File 361 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred twenty-five (325), Acts of the Sixty-second General Assembly, is hereby amended as follows:

- 1. Section one (1), by striking from line four (4) the word and figure "five (5)" and inserting in lieu thereof the word and figure "ten (10)".
- 2. Section two (2) is hereby repealed and the following enacted in lieu thereof:

"It is hereby found, determined, and declared that urban living conditions create a need for the establishment of recreational facilities and that the operation of civic centers by cities will promote the health, happiness, and general welfare of the inhabitants of such cities and will be for a public purpose."

- 3. Section three (3), by striking lines one (1) through four (4) and inserting in lieu thereof the following:
 - "Sec. 3. Cities may lease from any nonprofit corporation which is".
- 4. Section eleven (11), by striking from lines two (2), three (3) and four (4) the words "now having or hereafter attaining a population in excess of ninety thousand (90,000), as shown by the then most recent certified and published general federal census,".

Page 2, by striking the explanation and inserting in lieu thereof the following:

The amendment was lost.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 361 by adding the following new sections:

Sec. 5. Chapter three hundred twenty-five (325), section one (1), Acts of the Sixty-second General Assembly, is hereby amended by striking all of said section following the word "uses" in line fifteen (15) thereof and inserting in lieu thereof a period.

Sec. 6. Chapter three hundred twenty-five (325), section one (1), Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the

following subsection four (4):

"4. 'Project' shall mean the acquisition by purchase or construction of civic centers, additions thereto and facilities therefor, the reconstruction, completion, equipment, improvement, repair or remodeling of civic centers, additions thereto and facilities therefor, and the acquisition of property therefor of every kind and description, whether real, personal or mixed, by gift, purchase, lease, condemnation or otherwise and the improvement of the same."

Sec. 7. Chapter three hundred twenty-five (325), section seven (7), Acts of the Sixty-second General Assembly, is hereby amended by striking from

line six (6) thereof the words "restaurants, and retail shops,".

Sec. 8. Chapter three hundred twenty-five (325), section ten (10), Acts of the Sixty-second General Assembly, is hereby amended by inserting after the word "into" in line two (2) thereof the words "or bonds issued" and inserting after the word "lease" in line four (4) thereof the words "or the adoption of the resolution authorizing the issuance of such bonds", and by renumbering said section as section 13.

Sec. 9. Chapter three hundred twenty-five (325), Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the following

new sections as sections 10, 11 and 12:

Sec. 10. In addition to the powers otherwise conferred upon cities having a population in excess of fifty thousand (50,000) as provided by this Act and as an alternative to leasing civic centers from nonprofit corporations as hereinbefore provided, such cities are hereby authorized to undertake and carry out any project as hereinbefore defined, and the governing bodies thereof are authorized to operate, control, maintain and manage civic centers and additions thereto and facilities therefor. To pay the cost of operating, maintaining and managing a civic center which is owned and operated by any such city, the city council thereof is authorized to levy an annual special tax not exceeding one-half mill per annum on all the taxable property in the city, said levy to be in addition to all other levies authorized by law for similar purposes.

Sec. 11. To pay all or any part of the cost of carrying out any project said cities are authorized to borrow money and to issue and sell general obligation bonds, and to refund bonds issued for any project or for refunding purposes at the same rate or rates, at a higher rate or rates, or at a lower rate or rates, and from time to time as often as the city council shall find it advisable and necessary so to do. The city council may provide for the retirement of the bonds at any time prior to maturity, and in such manner and upon payment of such premiums as it may determine in the resolution providing for the issuance of the bonds. It shall not be necessary to submit to the voters the proposition of issuing bonds for refunding purposes, but prior to the issuance of bonds for other purposes, the city council shall submit to the voters of the city the proposition of issuing the bonds, and in this connection the city council is hereby authorized to call a special election, on its own motion, at which the proposition shall be submitted to the voters. Notice of said election shall be published once each week for at least four (4) consecutive weeks in a newspaper published and having a general circulation in the city, which notice shall state the date of the election, the hours of opening and closing the polls and the precincts and polling places, as well as the question to be submitted. The election shall be held on a date not less than five (5) nor more than twenty (20) days after the last publication of the notice. At such election the ballot shall be prepared and used in substantially the form for submitting special questions at general elections and the form of proposition shall be substantially as follows:

Bonds issued pursuant to the provisions of this Act shall be sold by the city council in the manner prescribed by chapter seventy-five (75) of the Code; provided, however, that refunding bonds may either be sold and the proceeds thereof applied to the payment of the bonds being refunded, or the refunding bonds may be issued in exchange for and upon surrender and cancellation of the bonds being refunded.

Sec. 12. The city council of any such city is authorized to apply for and accept federal aid or non-federal gifts or grants of funds and to use the same to pay all or any part of the cost of carrying out any project, or of operating and maintaining the same, or to pay principal of or interest on any bonds issued under the provisions of this Act. All bonds issued under the terms of this Act shall be exempt from taxation by the State of Iowa and the interest thereon shall be exempt from the state income tax."

Sec. 10. Chapter three hundred twenty-five (325), sections eleven (11) and twelve (12), Acts of the Sixty-second General Assembly, as amended hereby, are hereby renumbered as sections fourteen (14) and fifteen (15).

Sec. 11. This Act shall be construed as providing an alternative and independent method for carrying out any project, for the issuance and sale or exchange of bonds in connection therewith and for refunding bonds pertinent thereto, without reference to any other statute, and shall not be construed as an amendment of or subject to the provisions of any other law, and no other further proceedings in respect to the issuance or sale or exchange of bonds under this Act shall be required, except such as are prescribed by this Act, any provisions of other statutes of the state to the contrary notwithstanding.

Amend the title as follows:

"An Act to amend chapter three hundred twenty-five (325), Acts of the Sixty-second General Assembly to authorize certain cities to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage civic centers and additions thereto; to acquire and improve property therefor; to levy taxes for the maintenance and operation thereof; to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 361)

The ayes were, 105:

Alt Freeman of Langland Rex Andersen Clay-Dickinson Lippold Rodgers Bailey Gannon Roorda Lipsky Battles Schroeder Goode Logue Schwartz Bergman Graham Mayberry Blouin Grassley McCartney Shaw Brinck Hamilton McCormick Shepherd Sorg Caffrey Hansen of McIntyre Black Hawk Stokes Camp Mendenhall Menefee Campbell Hanson of Strand Howard-Mitchell Middleswart Christensen Stroburg Corey Millen Stromer Crabb Holden Miller of Strothman Crosier Tapscott Huff Des Moines Cunningham Miller of Tieden Jesse Darrington Johnson of Van Drie Jones Miller of Van Nostrand Den Herder Audubon Dietz Kehe Marshall Van Roekel Dooley Kennedy of Varley Milligan Dougherty Newton Voorhees Chickasaw Doyle Kennedy of Nielsen Walter Drake Dubuque O'Hearn Waugh Dunton Kitner Ossian Weichman Ellsworth Pelton Welden Kluever Ewell Wells Knight Peterson Winkelman Fischer of Pierson Knoblauch Poncy Grundy Koch Wolfe Kreamer Mr. Speaker Franklin Radl Freeman of Kruse Renda Buena Vista

The nays were, 2:

Baker Nolting

Absent or not voting, 17:

Miller of Bennett Johnston of Priebe Johnson Page Sanders Cochran Schmeiser Edgington -Klein Mohrfeld Fisher of Lawson Nelson Skinner Perkins Warren Greene Mezvinsky

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

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the terms of office of elected executive officials, with report of committee recommending amendment and passage, was taken up for consideration.

Varley of Adair-Madison offered the following amendment filed by the committee on constitutional amendments and reapportionment and moved its adoption:

Amend House Joint Resolution 6 as follows:

- 1. Page one (1), line three (3), strike the word "executive" and insert the word "state".
- 2. Page one (1), strike lines five (5) to fifteen (15), inclusively, and insert the following:

Section 1. The following amendment to the Constitution of the State of Iowa is proposed for the election and terms of state officers beginning with the general election in the year nineteen hundred seventy-four (1974):

Section two (2) of Article IV of the Constitution of the State of Iowa is

repealed and the following adopted in lieu thereof:

- "Sec. 2. The Governor shall be elected by the qualified electors at the time and place of voting for members of the General Assembly, and shall hold his office for four years from the time of his installation, and until his successor is elected and qualifies."
- 3. Page two (2), lines two (2) and three (8), strike the word "enacted" and insert the word "adopted".
- 4. Page two (2), line sixteen (16), strike the word "enacted" and insert the word "adopted".
 - 5. Page two (2), insert after line thirty-one (31), the following:

Section twelve (12) of Article V of the Constitution of the State of Iowa is repealed and the following adopted in lieu thereof:

"Sec. 12. The General Assembly shall provide, by law, for the election of an Attorney General by the people, whose term of office shall be four years, and until his successor shall have been elected and qualifies."

(House Joint Resolution 6 and the committee amendment pending at adjournment.)

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H. F. 721 COMMITTEE BILL—Authorizing the Board of Regents to issue bonds to defray a portion of the cost for academic and administrative facilities construction and maintenance. By committee on higher education; Kluever, chairman.
- H. F. 733 COMMITTEE BILL—Relating to the urban-renewal law and the low-rent housing law and to legalize and validate certain actions under such laws. By committee on cities and towns; Cunningham, chairman.
- H. F. 736 COMMITTEE BILL—Relating to powers and duties of municipal officers. By committee on cities and towns; Cunningham, chairman.
 - H. F. 246 Authorizing cities and towns to impose income, sales and motor vehicle taxes. By Brinck.

FLOYD H. MILLEN Chairman, Steering Committee

REPORTS OF COMMITTEES

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 352, a bill for an act relating to the use of studded tires, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

LEROY S. MILLER, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred Senate File 207, a bill for an act to clarify adoption procedure by recognizing all courts which terminate parental rights, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pers.

EDGAR H. HOLDEN, Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred House File 452, a bill for an act relating to transient or movable lunchstands, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

MR. SPEAKER: Your committee on constitutional amendments and reapportionment, to whom was referred House Joint Resolution 10, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 10 as follows:

1. Page one (1), by striking lines eight (8) through seventeen (17), inclusive, and inserting in lieu thereof the following:

"Section twenty-eight (28) of Article three (III) of the Constitution of

the State of Iowa is hereby repealed."

2. Page one (1), by striking the title on lines one (1) through four (4), inclusive, and inserting in lieu thereof the following:

"A Joint Resolution proposing an amendment to the Constitution of the State of Iowa repealing the prohibition against lotteries in order that they may be regulated by the General Assembly."

3. By striking the explanation and inserting in lieu thereof the following: "This proposed amendment repeals the Constitutional prohibition against lotteries, leaving their use or prohibition to the discretion of the legislature."

MAURICE VAN NOSTRAND, Chairman

Winkelman of Calhoun, from the committee on Iowa development, submitted the following report:

MR. SPEAKER: Your committee on Iowa development, to whom was referred Senate File 472, a bill for an act to provide for aviation authorities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 472 as follows:

- 1. Page 15, line twenty-six (26), strike the word "article" and substitute the word "Act".
- 2. Page 16, line thirty-four (34), by inserting after the period the following: "A county which is a member municipality may levy such tax only upon the property in the unincorporated area of such county.".

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

- Amend House Joint Resolution 6, page two (2), by striking
- 2 lines twenty-three (23) through thirty-one (31), inclusive.

JESSE of Polk

- 1 Amend House Joint Resolution 6 as follows:
- 2 Amend page two (2), line twenty-two (22), by
- 3 striking the period and adding the following:
- "; and while presiding in the Senate, and between 4
- 5 sessions such compensation and expenses as provided
- 6 by law."

GOODE of Appanoose-Davis

- 1 Amend the committee amendment to House Joint Resolution 6
- 2 by striking lines twenty-one (21) through twenty-nine (29),
- inclusive.

JOHNSTON of Johnson

- 1 Amend House Joint Resolution 6 as follows:
- 1. Page 2 by striking lines four (4) through thirteen
- 3 (13), inclusive, and inserting in lieu thereof the following:
- 4 "Sec. 3. There shall be a Lieutenant Governor who shall
- hold his office for the same term, be of the same political 5
- party affiliation, and be elected at the same time as the 6
- 7 Governor. The offices of Governor and Lieutenant Governor
- 8 shall be placed together on the ballot so that in voting
- the electors shall 9
- 10 designate for whom they vote as Governor and Lieutenant
- 11 Governor by casting one vote jointly for both offices and
- said vote shall thereafter be counted as a vote for each. 12
- 13 The returns of every election for Governor, and Lieutenant
- 14 Governor, shall be sealed up and transmitted to the seat
- 15 of government of the State, directed to the Speaker of the
- 16 House of Representatives, who shall open and publish them
- 17 in the presence of both houses of the General Assembly."
- 18
- 2. Page 2, after line thirteen (13), by adding the fol-
- 19 lowing new paragraph:
- 20 "Section five (5) of Article four (IV) of the Constitu-
- 21 tion of the State of Iowa is hereby amended by striking

40 41

42

```
from line two (2) the words ", or Lieutenant Governor," and
   inserting in lieu thereof the words "and Lieutenant Governor".
                                                          JESSE of Polk
1
     Amend House File 16 as follows:
2
     1. By striking all of sections four (4), six (6), eleven (11),
3
   and twelve (12).
4
     2. By striking subsection one (1) of section thirteen (13) and
   renumbering subsection two (2) thereof as subsection one (1).
5
6
     3. By striking all of sections fourteen (14), thirty-two (32),
7
   thirty-three (33), and thirty-four (34).
     4. By renumbering all sections subsequent to section three (3).
R
                                                           HUFF of Polk
      Amend House File 84 by striking all after the
    enacting clause and inserting in lieu thereof the
 3
    following:
 4
      Section 1. The definitions and rules of construc-
    tion set forth in this section are applicable for the
 6
    purposes of this chapter:
 7
      1. The term "credit rating" means any evaluation
 8
    or representation as to the credit worthiness, credit
    standing, credit capacity, character, or general reputa-
 9
10
    tion of any individual.
      2. The term "credit report" means any written,
11
12
    oral, or other communication of any credit rating, or of
    any information which is sought or given for the purpose
13
14
    of serving as a basis for a credit rating.
15
      3. The term "credit-reporting agency" means any
16
    person who regularly engages in whole or in part in the
17
    business of furnishing credit reports.
      Sec. 2. Every credit-reporting agency shall follow
18
19
    procedures designed to achieve the following objectives:
20
      1. To insure the confidentiality of information
21
    obtained by the agency which bears upon the credit rating
    of any individual.
22
23
      2. To provide any individual, upon request, a
24
    reasonable opportunity to correct information obtained
25
    by the agency which may bear adversely upon his credit
26
    rating.
27
       Upon a showing by said individual that such informa-
    tion, or any part thereof, is incorrect the credit-reporting agency
28
    shall verify the challenged information. Said verifica-
29
    tion shall include notice to the credit-reporting agency
30
    that furnished said challenged information. Said notice
31
32
    shall contain a demand upon the credit-reporting agency
33
    for a full report, in writing, copies to be furnished to
34
    the credit-reporting agency and to the individual who is the
    subject of the report.
35
       Whenever an individual makes a showing as required
36
37
    in this subsection, it shall be the obligation of the
    credit-reporting agency to delete questionable informa-
38
39
    tion or if, after verification, the credit-reporting
```

agency determines that the questionable information is

valid, they may continue to use such information in their

credit report. However, the credit-reporting agency shall

53

54

55

64

65

66

67

86

87

88

89

90

91

94

95

96

97

- 43 include, as part of that report, that said information 44 has been disputed.
- 45 3. To limit the collection, retention, or furnish-46 ing of information bearing upon the credit rating of 47 any individual to those items essential for the purposes 48 for which the information is sought and to preclude the 49 collection, retention, or furnishing of information which 50 only marginally benefits the purposes for which the 51 information is sought or which represents an undue invasion 52 of the individual's right to privacy.
 - 4. To keep current information bearing on the credit rating of any individual and to destroy such information after it has become obsolete or after the expiration of a reasonable period of time.

56 a reasonable period of time.
57 5. To notify promptly any individual whenever information which is a matter of public record is obtained by the agency and which is, or is likely to be interpreted by the agency or its clients as, adverse to the credit rating of the individual, and to provide a reasonable opportunity to the individual to submit an explanatory statement with respect thereto.

- 6. To insure that, unless the individual on whom the information is being furnished agrees otherwise in writing, the information obtained by the agency is furnished only:
- a. To persons with a legitimate business need for the information and who intend to use the information in connection with a prospective consumer credit or other transaction with the individual on whom the information is furnished; and
- 73 b. For the purposes disclosed in the collection of 74 the information.
- 75 Sec. 3. 1. Whenever credit pursuant to a consumer 76 transaction is denied or other prospective transaction 77 with an individual is canceled wholly or partly because 78 of a report from a credit-reporting agency, the person 79 involved shall so notify the individual to whom the 80 credit is denied or with whom the prospective trans-81 action is canceled and shall supply the name and address 82 of the credit-reporting agency making the report. 83 2. It shall be a violation of this chapter for any 84 credit-reporting agency to refuse to correct any report 85 submitted to a credit-reporting agency when such report
 - is, in full or in part, erroneous.

 Sec. 4. Any credit-reporting agency or user of information which willfully fails to comply with any requirement imposed under this chapter with respect to any individual is liable to that individual in an amount equal to the sum of:
- 92 1. Any actual damages sustained by the individual 93 as a result of the failure;
 - 2. Such amount of punitive damages as the court may allow, which shall be not less than one hundred dollars nor greater than one thousand dollars; and
 - 3. In the case of any successful action to enforce

- any liability under this section, the costs of the action
- 99 together with reasonable attorney fees as determined

100 by the court.

JOHNSTON of Johnson KENNEDY of Chickssaw

- 1 Amend House File 466, line seven (7), by striking the period
- and adding the following: "who at the time of graduation were
- police officers duly appointed by town or city governing bodies."

KENNEDY of Dubuque

1 Amend House File 684 by striking all of lines eight (8) 2 through nineteen (19) and inserting in lieu thereof the

3 following:

4 "Boards of directors of local school districts, for

the purpose of relieving teachers from nonteaching duties

6 in order to more efficiently utilize their teaching

7 capabilities, may employ noncertificated adult persons

8 of good moral character and demonstrated fitness for the

9 performance of the nonteaching duties for which they are

10 so employed, which duties may include but need not be

11 limited to study hall supervision, playground supervision,

12 other assistance in the maintenance of order and protection

13 of students and property, and the performance of clerical,

14 record-keeping, and stenographic services for the faculty

15 and administration. Such employees shall be paid such

16 compensation as the board may determine and shall serve

17 at the pleasure of the board."

WINKELMAN of Calhoun TIEDEN of Clayton

Amend House File 530 as follows: 1

Page 1, line twelve (12), by striking the word "twenty" and

3 inserting in lieu thereof the word "ten".

4 Further amend by adding the following new section to page 2:

5 Sec. 3. Section two hundred point eight (200.8), subsection

6 one (1), Code 1966, is hereby amended by striking from lines five

7 (5) and six (6) the word "twenty" and inserting in lieu thereof

8 the word "ten".

2

3

4

5

6

LANGLAND of Winneshiek

1 Amend House Concurrent Resolution 21 on page 466 of the 2 House Journal as follows:

1. By striking all of line eighteen (18) after the word

"law" and inserting in lieu thereof a period.

2. By striking all of said concurrent resolution after line eighteen (18) and inserting in lieu thereof the following:

7 8 "Whereas, the consideration of bills hastily prepared may 9 result in legislation that is not in the public interest, and

Whereas, most of the complaints appear to be coming from

10 11 the owners of agricultural land; now therefore,

12 Be It Resolved by the House of Representatives, the Senate

13 Concurring: That the House committee on agriculture cause a study to be made of the Iowa Constitution and statutes relating

14 to the use of the rights of eminent domain by public bodies 15

2

4

5

6

7

8

9

10

11 12

```
and private interests, this study to be made during the interim
between the 1969 and 1970 sessions. This study may be made
by the House committee on agriculture in the event that it is
to continue as a standing committee during this interim period;
otherwise, it shall submit proposed legislation to this assembly
providing for a special study committee to carry out the intent
of this resolution.
```

Be It Further Resolved: That the committee conducting the study be directed to report study findings and committee recommendations, accompanied by legislation incorporating such recommendations, to the session of the General Assembly commencing in January, 1970."

HOLDEN of Scott

Amend Senate File 525 as follows:

1. By inserting in line seven (7) of page one (1) after the word "alcoholics" the words ", however, a facility shall not include a mental health institute under the control of the department of social services".

2. By inserting in line thirty-four (34) of page two (2) after the period the following:

"A facility may, upon approval of the board of supervisors, submit to a county a billing for the aggregate amount of all care, maintenance, and treatment of alcoholics for each month. The board of supervisors may demand an itemization of such billings at any time or may audit the same."

3. By inserting in line twenty-six (26) of page four (4)

14 after the period the following:

"The county attorney, with the consent of the board of supervisors, may execute an agreement providing for the acceptance of a lesser amount owed by an alcoholic, his spouse, or estate to the county. The execution of such agreement may provide that the same is in satisfaction of all moneys owed the county. In such case any lien against the property of the alcoholic, his spouse, or estate shall be released."

MAYBERRY of Webster

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, April 3, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, APRIL 8, 1969.

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

Prayer was offered by the Reverend Don Klompien, pastor of the Hope Christian Church, Hull, Iowa.

The Journal of Wednesday, April 2, 1969, was approved.

PRESENTATION OF VISITORS

Bennett of Polk presented to the House David Picray who is with the U.S. Navy and is leaving for a tour of duty in Vietnam.

Dietz of Scott presented to the House the Honorable Howard P. Eckerman, former member of the House in the Forty-ninth General Assembly.

Den Herder of Sioux presented to the House the Honorable Charles B. Hoeven, who served as State Senator representing Lyon, O'Brien, Osceola and Sioux Counties in the Forty-seventh and Forty-eighth General Assemblies, and was U. S. Congressman from northwest Iowa from 1943 to 1965.

Freeman of Clay-Dickinson presented to the House the Honorable Roy J. Smith, former member of the House from Dickinson County in the Fifty-third to Fifty-sixth General Assemblies and in the Fifty-ninth and Sixtieth General Assemblies.

Gannon of Jasper and Roorda of Jasper presented to the House one hundred fifteen students of the American government classes from Newton Senior High School and their teachers, Mr. Paul, Mr. Bridenstine and Miss Avery.

Huff of Polk presented to the House sixty-five students from Jensen Elementary School, Urbandale, Iowa, and their teachers, Mrs. Booth, Miss Leffler and Mrs. Nicholson.

Logue of Iowa presented to the House Robert Dye, Marengo, Iowa, a student at Iowa Wesleyan, Mount Pleasant, Iowa.

Strothman of Henry presented to the House the Honorable Harlan Foster, former member of the House from Henry County in the Forty-seventh and Forty-eighth General Assemblies and State Senator representing Henry and Washington Counties in the Fiftieth to the Fifty-third General Assemblies.

Van Drie of Story presented to the House a group of Campfire Girls from Meeker and North Grand Schools, Ames, Iowa, and their leaders, Mrs. Greve and Mrs. Van Drie.

Van Roekel of Marion presented to the House Wendell Dieleman, a student at Pella Christian High School, and his instructor, Professor W. Dieleman.

Bailey of Wright presented to the House the Honorable L. E. Wilson, former member of the House from Wright County in the Fifty-second, Fifty-second Extra and Fifty-third General Assemblies.

Hansen of Black Hawk presented to the House twenty-two Campfire Girls of North Cedar School and their leaders, Mrs. Ralph Taber, Mrs. Wayne Vander Werf, Mrs. Mike Lauer and Mrs. Jerry Walsh.

Kitner of Buchanan presented to the House the Honorable L. O. Weston, former member of the House from Buchanan County in the Fifty-third, Fifty-fourth and Fifty-fifth General Assemblies.

Miller of Jones presented to the House the Honorable C. J. Schimanek, former member of the House from Jones County in the Forty-eighth to the Fiftieth General Assemblies.

Pierson of Mahaska presented to the House the Honorable Dick Vander Wilt, former member of the House from Mahaska County in the Fiftieth Extra and Fifty-first General Assemblies.

Roorda of Jasper presented to the House the Honorable Max Kreager, former member of the House from Jasper County in the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

Waugh of Monona presented to the House the Honorable Sewell E. Allen, former member of the House from Monona County in the Forty-ninth General Assembly.

PETITIONS

The following petitions were received and placed on file:

By the following Representatives, from those who oppose House File 481 and Senate File 265 relating to taxing nonprofit hospital and medical insurance premiums: Dougherty of Lucas-Monroe, from eight residents of Monroe, Baker of Boone, from nine residents of Boone County; Sorg of Linn, from twenty-five residents of Linn

County; and Christensen of Clarke-Union, from fifteen residents of Clarke County.

By Priebe of Kossuth, from twelve residents of Kossuth County requesting that the Head Start Program be extended for a period of twelve months instead of nine.

By Poncy of Wapello, from twenty residents of Wapello County urging passage of Senate File 513 relating to school bond elections.

By Jesse of Polk, from two hundred sixty-four students of Hoover High School, Des Moines, Iowa, favoring passage of legislation lowering the voting age to 19.

By McCartney of Floyd, from twelve residents of Floyd County urging support for adequate state appropriations to insure continued operation of the Iowa State Horticultural Society.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 352 and 452; Senate Files 207 and 472; and House Joint Resolution 10, under Rule 35.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 766, by committee on schools, a bill for an act relating to election and apportionment of membership of county boards of education.

Read first time and placed on the calendar.

House File 767, by committee on transportation, a bill for an act relating to temporary restrictions on the weight and load of motor vehicles, and to provide penalties for violation of such temporary restrictions.

Read first time and placed on the calendar.

House File 768, by Millen, Winkelman, Alt and Caffrey (Shaff and Lange), a bill for an act to license and regulate water conditioning contractors and to establish a water conditioning examining board.

Read first time and referred to committee on social services.

House File 769, by Kluever, a bill for an act relating to uniform child custody jurisdiction.

Read first time and referred to committee on social services.

SENATE MESSAGES CONSIDERED

Senate File 277, a bill for an act relating to state communications.

Read first time and referred to committee on commerce.

Senate File 537, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues.

Read first time and referred to committee on higher education.

Senate File 579, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling and repairs of the Iowa commission for the blind building and to permit acceptance of federal funds for participation.

Read first time and referred to committee on appropriations.

Senate File 580, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Mississippi River Parkway Commission of the State of Iowa.

Read first time and referred to committee on appropriations.

Senate File 581, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to various departments and various divisions thereof of the State of Iowa.

Read first time and referred to committee on appropriations.

HOUSE FILE 700 RE-REFERRED

The Speaker announced that House File 700 previously referred to the committee on agriculture is re-referred to the committee on Iowa development.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 95, a bill for an act relating to studded tires on school buses and fire department emergency apparatus.

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

Senate File 291, a bil for an act relating to the eradication of hog cholera, the establishment of a biological products pool, and to make appropriations therefor.

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

Senate File 474, a bill for an act relating to travel expense allowances for state employees.

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

House Concurrent Resolution 25, pledging support of the Sixty-third General Assembly to the Youth in Government Program.

CARROLL A. LANE Secretary of the Senate

CONSIDERATION OF JOINT RESOLUTION UNFINISHED BUSINESS CALENDAR

The House resumed consideration of House Joint Resolution 6, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the terms of office of elected executive officials, and the following amendment by the committee on constitutional amendments and reapportionment:

Amend House Joint Resolution 6 as follows:

- 1. Page one (1), line three (3), strike the word "executive" and insert the word "state".
- 2. Page one (1), strike lines five (5) to fifteen (15), inclusively, and insert the following:
- Section 1. The following amendment to the Constitution of the State of Iowa is proposed for the election and terms of state officers beginning with the general election in the near nineteen hundred seventy-four (1974):

Section two (2) of Article IV of the Constitution of the State of Iowa is repealed and the following adopted in lieu thereof:

"Sec. 2. The Governor shall be elected by the qualified electors at the time and place of voting for members of the General Assembly, and shall

hold his office for four years from the time of his installation, and until his successor is elected and qualifies."

- 4. Page two (2), lines two (2) and three (3), strike the word "enacted" and insert the word "adopted".
- 4. Page two (2), line sixteen (16), strike the word "enacted" and insert the word "adopted".
 - 5. Page two (2), insert after line thirty-one (31), the following:

Section twelve (12) of Article V of the Constitution of the State of Iowa

is repealed and the following adopted in lieu thereof:

"Sec. 12. The General Assembly shall provide, by law, for the election of an Attorney General by the people, whose term of office shall be four years, and until his successor shall have been elected and qualifies."

Johnston of Johnson offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to House Joint Resolution 6 by striking lines twenty-one (21) through twenty-nine (29), inclusive.

The amendment was lost.

Gannon of Jasper offered from the floor the following amendment:

Amend the committee amendment to House Joint Resolution 6 by adding thereto the following:

"Article IX of the Constitution of the State of Iowa is amended by adding the following new section: 'Sec. 16. The General Assembly shall provide, by law, for the election of a Superintendent of Public Instruction by the people, whose term of office shall be four (4) years, and until his successor shall have been elected and qualifies."

Varley of Adair-Madison rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Varley of Adair-Madison moved the adoption of the committee amendment.

The committee amendment was adopted.

Jesse of Polk offered the following amendment filed by him:

Amend House Joint Resolution 6 as follows:

1. Page 2 by striking lines four (4) through thirteen (13), inclusive, and

inserting in lieu thereof the following:

"Sec. 3. There shall be a Lieutenant Governor who shall hold his office for the same term, be of the same political party affiliation, and be elected at the same time as the Governor. The offices of Governor and Lieutenant Governor shall be placed together on the ballot so that in voting the electors shall designate for whom they vote as Governor and Lieutenant Governor by casting one vote jointly for both offices and said vote shall thereafter be counted as a vote for each. The returns of every election for Governor, and Lieutenant Governor, shall be sealed up and transmitted to the seat of government of the State, directed to the Speaker of the House of Representatives, who shall open and publish them in the presence of both houses of the General Assembly."

2. Page 2, after line thirteen (13), by adding the following new para-

graph:

"Section five (5) of Article (IV) of the Constitution of the State of Iowa is hereby amended by striking from line two (2) the words ", or Lieutenant Governor," and inserting in lieu thereof the words "and Lieutenant Governor".

Shaw of Scott rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Jesse of Polk moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (II.J.R. 6)

The ayes were, 43:

Bailey	Ellsworth	Knoblauch	Poncy
Baker	Franklin	Kreamer	Priebe
Bennett	Gannon	Mayberry	Radl
Blouin	Hansen of	McCormick	Renda
Brinck	Black Hawk	Mezvinsky	Rex
Caffrey	Jesse	Middleswart	Rodgers
Cochran	Johnston of	Miller of	Schmeiser
Crosier	Johnson	Des Moines	Schwartz
Dougherty	Kennedy of	Milligan	Skinner
Doyle	Chickasaw	Newton	Stroburg
Drake	Kennedy of	Nolting	Tapscott
Dunton	Dubuque	Pelton	Wells

The nevs were 70.

Absent or not voting, 11:

Den Herder	Lipsky	Perkins	Stromer
Dietz	Miller of	Pierson	Tie de n
Ewell	Page	Sanders	Welden

The amendment lost.

Goode of Appanoose-Davis offered the following amendment filed by him:

Amend House Joint Resolution 6 as follows:

Amend page two (2), line twenty-two (22), by striking the period and adding the following:

"; and while presiding in the Senate, and between sessions such compen-

sation and expenses as provided by law."

Gannon of Jasper rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Goode of Appanoose-Davis moved the adoption of his amendment.

The amendment was adopted.

Jesse of Polk asked and received unanimous consent to withdraw his amendment filed April 2 and found on page 798 of the House Journal.

Schmeiser of Des Moines offered from the floor the following amendment:

Amend House Joint Resolution 6, page 2, by inserting after line thirty-one (31) the following:

"Article IV of the Constitution of the State of Iowa is amended by adding

the following new section:

"Section 23. The General Assembly shall provide by law for the election of a Secretary of Agriculture by the people, whose term of office shall be four years, and until his successor shall have been elected and qualified,"

McCartney of Floyd rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Newton of Scott moved that House Joint Resolution 6 be tabled.

Varley of Adair-Madison rose on a point of order that a motion to table is not debatable and therefore the motion is out of order.

The Speaker ruled the point well taken and the motion out of order.

Shaw of Scott moved that the joint resolution as amended be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

House Joint Resolution 6, a joint resolution proposing an amend-

ment to the Constitution of the State of Iowa relating to the terms of office of elected state officials.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is proposed for the election and terms of state officers beginning with the general election in the year nineteen hundred seventy-four (1974):

Section two (2) of Article four (IV) of the Constitution of the State of Iowa is repealed and the following adopted in lieu thereof:

"Sec. 2. The Governor shall be elected by the qualified electors at the time and place of voting for members of the General Assembly, and shall hold his office for four years from the time of his installation, and until his successor is elected and qualifies."

Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Sec. 3. There shall be a Lieutenant Governor who shall hold his office for the same term, and be elected at the same time as the Governor. In voting for Governor and Lieutenant Governor, the electors shall designate for whom they vote as Governor, and for whom as Lieutenant Governor. The returns of every election for Governor, and Lieutenant Governor, shall be sealed up and transmitted to the seat of government of the State, directed to the Speaker of the House of Representatives, who shall open and publish them in the presence of both Houses of the General Assembly."

Section fifteen (15) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Sec. 15. The official term of the Governor, and Lieutenant Governor, shall commence on the second Monday of January next after their election, and continue until their successors are elected and qualify. The Lieutenant Governor, while acting as Governor, shall receive the same compensation as provided for Governor; and while presiding in the Senate, and between sessions such compensation and expenses as provided by law."

Section twenty-two (22) of Article four (IV) of the Constitution of the State of Iowa is repealed and the following adopted in lieu thereof:

"Sec. 22. A Secretary of State, an Auditor of State and a Treasurer of State shall be elected by the qualified electors at the

same time that the governor is elected and for a four-year term commencing on the first day of January next after their election, and they shall perform such duties as may be provided by law."

Section twelve (12) of Article five (V) of the Constitution of the State of Iowa is repealed and the following adopted in lieu thereof:

- "Sec. 12. The General Assembly shall provide, by law, for the election of an Attorney General by the people, whose term of office shall be four years, and until his successor is elected and qualifies."
- Sec. 2. The foregoing proposed amendments to the Constitution of the State of Iowa are hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly, and the Secretary of State is directed to cause the same to be published for three consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (H.J.R. 6)

The yeas were, 78:

Alt	Granam	menden na ii	Shepherd
Andersen	Hamilton	Menefee	Sorg
Battles	Hansen of	Millen	Stokes
Bergman	Black Hawk	Miller of	Strand
Campbell	Hanson of	Jones	Stroburg
Crabb	Howard-Mitchell	Miller of	Stromer
Cunningham	Hill	Marshall	Strothman
Darrington	Holden	Milligan	Tieden
Den Herder	Huff	Mohrfeld	Van Drie
Dooley	Kehe	Nelson	Van Nostrand
Drake	Kitner	Nielsen	Van Roekel
Edgington .	Klein	O'Hearn	Varley
Ellsworth	Kluever	Pelton	Voorhees
Fischer of	Knight	Perkins	Walter
Grun dy	Kreamer	Peterson	Warren
Fisher of	Kruse	Pierson	Waugh
Greene	Langland	Radl	Weichman
Freeman of	Lawson	Rex	Welden
Buena Vista	Lippold	Roorda	Winkelman
Freeman of	Logue	Schroeder	Wolfe
Clay-Dickinson	McCartney	Shaw	Mr. Speaker
Goode	McIntyre		-

The nays wer	re, 41:		
Bailey Baker Bennett Blouin Brinck Caffrey Camp Christensen Cochran Corey Crosier	Doyle Dunton Ewell Franklin Gannon Jesse Johnson of Audubon Johnston of Johnston	Kennedy of Dubuque Knoblauch Koch Mayberry McCormick Mezvinsky Middleswart Miller of Des Moines Newton	Nolting Ossian Poncy Priebe Renda Rodgers Schmeiser Schwartz Skinner Tapscott Wells
Dougherty	Chickasaw		

Absent or not voting, 5:

Grasslev

Lipsky

Miller of Page

Sanders

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

HOUSE FILE 650 WITHDRAWN

Van Drie of Story asked and received unanimous consent to withdraw House File 650 from further consideration by the House.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 733, a bill for an act relating to the urban-renewal law and the low-rent housing law and to legalize and validate certain actions under such laws, was taken up for consideration.

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

Kruse

Langland

Mayberry

Lawson

Lippold

Logue

On the question "Shall the bill pass?" (H.F. 733)

Freeman of

Buena Vista

The ayes were, 108:

Alt Andersen Bailey Battles Bennett Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Corey Crabb Cunningham Darrington Dooley Dougherty Dovle Drake Dunton Edgington Ellsworth Ewell Fischer of Grundy Fisher of Greene Franklin

Freeman of Clay-Dickinson Gannon Goode Graham Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Menefee Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Klein Kluever Knight Knoblauch Koch

Kreamer

McCartney McCormick McIntyre Millen Mendenhall Mezvinsky Miller of Des Moines Miller of Jones Miller of Marshall Milligan Mohrfeld Nelson Newton Nielsen Nolting O'Hearn

Ossian

Pelton

Perkins

Peterson

Renda Rex Rodgers Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Stroburg Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe

Mr. Speaker

Pierson

Radl

The nays were, 1:

Poncy

Absent or not voting, 15:

Grasslev Raker Miller of Sanders Crosier Kitner Page Schmeiser Den Herder Lipsky Priebe Schroeder Stromer Dietz Middleswart Roorda

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

On motion by McCartney of Floyd, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 736, a bill for an act relating to powers and duties of municipal officers, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 736)

The ayes were, 105:

Alt Ewell Kitner Milligan Andersen Fischer of Knight Mohrfeld Grundy Bailey Knoblauch Newton Fisher of Baker Koch Nielsen Battles Greene Kreamer · Nolting Franklin Bergman Kruse O'Hearn Blouin Freeman of Langland Ossian Buena Vista Brinck Lawson Pelton Camp Campbell Gannon Lippold Perkins Goode Logue Peterson Christensen Graham Mayberry McCartney Pierson · Hamilton Cochran Priebe Hansen of Corey McCormick Rex Crabb Black Hawk McIntyre Rodgers Hanson of Crosier Mendenhall Roorda Howard-Mitchell Menefee Cunningham Schmeiser Darrington Huff Mezvinsky Schroeder Den Herder Jesse Middleswart Schwartz Johnson of Dooley Shaw Millen Audubon Dougherty Miller of Shepherd Doyle Kehe Sorg Jones Drake Kennedy of Miller of Stokes Marshall Dunton Chickasaw Strand Edgington Kennedy of Miller of Stroburg Ellsworth Dubuque Page Strothman

Tapscott	Van Roekel	Warren	Wells
Tieden	Varley	Waugh	Winkelman
Van Drie	Voorhees	Weichman	Wolfe
Van Nostrand	Walter	Welden	Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Bennett	Hill	Lipsky	Radl
Caffrey	Holden	Miller of	Renda
Dietz	Johnston of	Des Moines	Sanders
Freeman of	Johnson	Nelson	Skinner
Clay-Dickinson	Klein	Poncy	Stromer
Grasslev	Kluever		

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

House File 680, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program, was taken up for consideration.

Fischer of Grundy offered the following amendment filed by him and moved its adoption:

Amend House File 680 by adding thereto the following new section:

"Insurers may add to the premiums applicable to the lines on which the assessment is levied, an amount to be approved by the commissioner, sufficient to recover within not more than three (3) years any amounts assessed under section four (4) of this Act during the preceding calendar year together with the amount of costs and expenses reasonably attributable to such assessments and recovery thereof."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 680)

The ayes were, 1	07: nahlal	T modaniele	
Alt mino.	Dietz	Goode dirows	Kennedy of
Andersen Andreit	Dooley	Graham	Chickasaw
Bailey ContraDol	Dougherty Tomin	Grassley to sold	Kennedy of
Baker	Doyle moduluA	Hamilton	Dubuque
Battles Hadrobreh	Drake to notamio	Hansen of	Kitner
Bergman onlanel	TO CHILDOIT		Klein
Blouin Whenivash			Knight
	Ellsworth whoman		Knoblauch
	Ewell wasan (and)		Koch
Campbell 2800	Fischer of		Kreamer
Christensen	Car marray		Kruse
Cochran	Fisher of		Lippold
	Greene		Logue Tolmo
Crabb		Johnston of	Mayberry
Cunningham		Johnson	McCartney
Darrington Plane			McCormick
Den Herder Tol Wol	Gannon Tommer	Block Howk	Mendenhall

·*: - ,

Van Roekel Menefee O'Hearn Schwartz Mezvinsky Ossian Shaw Varlev Voorhees Pelton Shepherd Middleswart Walter Millen Perkins Skinner Warren Miller of Peterson Sore Waugh Stokes Jones Pierson Weichman Miller of Poncy Strand Welden Marshall Priebe Stroburg Wells Renda Stromer Milligan Strothman Winkelman Rex Mohrfeld Wolfe Rodgers Tapscott Newton Mr. Speaker Nielsen Roorda Van Drie Van Nostrand Nolting Schroeder

The nays were, 2:

McIntyre Radi

Absent or not voting, 15:

Miller of Nelson Bennett Des Moines Sanders Caffrey Kluever Crosier Schmeiser Langland Miller of Lawson Page Tieden Freeman of Clay-Dickinson Lipsky

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

House File 616, a bill for an act relating to the sale of real estate of old-age recipients, was taken up for consideration.

Speaker pro tempore Millen in the chair at 1:45 p.m.

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

On the question "Shall the bill pass?" (H.F. 616)

The ayes were, 108:

Alt Drake Hanson of Kruse Andersen Dunton Howard-Mitchell Lawson Bailey Edgington Holden Lippold Baker Ellsworth Huff Logue Battles Ewell Jesse Mayberry Bergman Fischer of Johnson of McCartney Blouin Grundy Audubon McIntyre Brinck Fisher of Johnston of Mendenhall Camp Greene Johnson Menefee Campbell Freeman of Kehe Mezvinsky Christensen Buena Vista Kennedy of Middleswart Freeman of Miller of Corey Chickasaw Crosier Clay-Dickinson Kennedy of Jones Cunningham Gannon Dubuque Miller of Kitner Marshall Darrington Goode Klein Miller of Den Herder Graham Dietz Knight Grassley Page Milligan Dooley Hamilton Knoblauch Dougherty Hansen of Koch Mohrfeld Black Hawk Newton Doyle Kreamer

Nielsen Stokes Voorhees Rex Nolting Rodgers Strand Walter O'Hearn Roorda Stroburg Warren Waugh Ossian Schmeiser Stromer Weichman Perkins Schroeder Strothman Peterson Schwartz Tapscott Welden Pierson Shaw Tieden Wells Van Drie Poncy Shepherd Winkelman Van Roekel Priebe Skinner Wolfe Radl Varley Mr. Speaker Sorg Renda

The nays were, none.

Absent or not voting, 16:

Bennett	Harbor	Lipsky	Nelson
Caffrey	Hill	McCormick	Pelton
Cochran	Kluever	Miller of	Sanders
Crabb	Langland	Des Moines	Van Nostrand
Franklin			

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

JOINT CONVENTION

PIONEER LAWMAKERS

(House Chamber-2:00 p.m.)

In accordance with Senate Concurrent Resolution 8, duly adopted, the joint convention was called to order, President Jepsen presiding.

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

Senator Stanley of Muscatine moved that a committee of four be appointed to escort the Pioneer Lawmakers into the House chamber.

Motion prevailed and the President appointed as such committee Senator Lange of Sac, Senator Potgeter of Hardin, Representative Dunton of Keokuk and Representative Cunningham of Story.

The committee escorted the Pioneer Lawmakers to the front of the House chamber.

President Jepsen presented Senator Seeley G. Lodwick who welcomed the Pioneer Lawmakers on behalf of the Senate.

President Jepsen presented Representative Floyd Millen who welcomed the Pioneer Lawmakers on behalf of the House.

President Jepsen presented the Honorable M. F. Hicklin who responded to the welcome.

President Jepsen presented the Honorable Edward Breen, who addressed the joint convention.

Representative Ossian of Montgomery moved that the joint convention be now dissolved.

The motion prevailed.

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

REPORTS OF COMMITTEES

Kluever of Cass, from the committee on higher education, submitted the following report:

MR. SPEAKER: Your committee on higher education, to whom was referred Seaste File 295, a bill for an act to provide tuition grants, based upon financial need, to full-time resident students attending accredited private institutions of higher education in Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 295 as follows:

- 1. Page 2, line two (2), by inserting after the word "Universities" the following: ", based on their requirements as of April 1, 1969,".
- 2. Page 2, line four (4), by inserting after the parenthesis the following: ", in effect as of April 1, 1969,".
- 3. Section 3, line three (3), by striking all after the word "equivalent" and all of line four (4) of said section, and inserting in lieu thereof a period.
- 4. Section 4, line eleven (11), by striking the words "(or graduate study, if the grant is to be for graduate study)".
- 5. Section 6, line six (6), by inserting after the word "education" the following: ", including financial aid under any other state program,".

LESTER L. KLUEVER, Chairman

Winkelman of Calhoun, from the committee on Iowa development, submitted the following report:

MR. SPEAKER: Your committee on Iowa development, to whom was referred House File 663, a bill for an act to provide aid for historical purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

Tieden of Clayton, from the committee on conservation and recreation, submitted the following report:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred House File 441, a bill for an act relating to seasons for hunting fur-bearing animals, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred House File 617, a bill for an act relating to the propagation and protection of wildlife, begs leave to report it has had the same under con-

sideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

DALE L. TIEDEN, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 534, a bill for an act relating to unauthorized possession of official traffic-control devices, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 595, a bill for an act relating to the purchase of real estate by the state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 602, a bill for an act relating to printing machinery for the state auditor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 625, a bill for an act relating to administrative rules and regulations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred Sencte File 30, a bill for an act relating to the leasing of property and other facilities by the geological survey, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred Seaste File 249, a bill for an act relating to the Iowa mental health authority, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

AMENDMENTS FILED

- 1 Amend House File 16 as follows:
- 2 1. Amend page fifteen (15), line eight (8), by striking

12

13

```
3 . the period and inserting in lieu thereof the following:
        , except that electric transmission-line standards of
 5 construction and clearances shall be those prescribed in
    accordance with chapter four hundred eighty-nine (489) of the
    Code, and rules and regulations promulgated thereunder."
                                                       FISHER of Greene
       Amend the committee amendment to House File 133, filed
 2
     March 28, 1969, as follows:
 3
       1. Strike lines eight (8) to eleven (11), inclusive.
 4
       2. Insert after line twenty-three (23) the following:
 5
       "However, members of boards of supervisors in all counties
 6
    having a population under forty-one thousand by the latest
 7
    federal decennial census shall each receive twenty dollars per
 8
    day for each day actually in session and twenty dollars per
 9
    day for each day, exclusive of mileage, when not in session but
10 employed on committee service.
11
       Members of boards in every county shall receive ten cents
12
    for every mile traveled in going to and from the regular, spe-
13
    cial and adjourned sessions thereof, and in going to and from
    the place of performing committee service. When the board is
15
    in continuous session, mileage for only one trip in going to
    and from the session shall be allowed."
16
17
       3. Strike from line twenty-four (24) the words and figure
18
    "and two (2)" and insert in lieu thereof the words and figure
    "through five (5), inclusive".
19
                                                    STOKES of Plymouth
 1
       Amend House File 196 as follows:
 2
       By striking all of section 2 and inserting in lieu
 3
    thereof the following:
 4
      Sec. 2. Section four hundred three A point twenty-
    five (403A.25), Code 1966, is hereby amended as follows:
 5
 6
      1. Line five (5) by inserting after the word
 7
    "project" the words ", except those designated for occupancy
    by persons over sixty-five years of age,"
 8
      2. Line six (6) by striking the words "at least"
 9
    and inserting in lieu thereof the words "more than".
10
      3. Line thirty-three (33) by striking everything
11
12
    after the word "both" and by striking all of lines thirty-
18 four (84) and thirty-five (85) and inserting a period.
                                                          SHAW of Scott
 1
      Amend the amendment by the committee on cities and towns to House
 2
    File 246, filed March 27, 1969, as follows:
 3.,
      1. Line thirty-three (33) by striking the word "earnings".
      2. Line forty-three (43) by striking the word "earnings".
 4
 5
      3. By striking all of lines sixty-eight through seventy-
 6
    five.
 7
      4. Line seventy-seven (77) by striking the words "or
 8
    earnings".
 9
      5. Line eighty-two (82) by striking the words "and
10
   earnings".
```

6. Line eighty-three (83) by striking the words "and

7. Line eighty-nine (89) by striking the words "or earnings".

earnings" as they appear in two places.

- 8. Lines ninety (90) and ninety-one (91), by striking the
- 15 words "and earnings" as they appear in each line.
- 16 9. Line ninety-one (91) by striking the words "and
- 17 earnings".
- 18 10. Line ninety-four (94) by striking the words "and
- 19 earnings".

HANSEN of Black Hawk

- 1 Amend the committee amendment to House File 246.
- filed March 27, 1969, by striking from said amendment all after
- the word "striking" in line one (1) and inserting in lieu
- thereof the words "the enacting clause".

MILLIGAN of Polk ALT of Polk HUFF of Polk KREAMER of Polk SORG of Linn LIPSKY of Linn TAPSCOTT of Polk JESSE of Polk McINTYRE of Linn RENDA of Polk FRANKLIN of Polk JOHNSTON of Johnson MEZVINSKY of Johnson SKINNER of Polk KENNEDY of Chickasaw CAFFREY of Polk BAKER of Boone BENNETT of Polk SHAW of Scott

- Amend House File 314 by adding the following new section:
- Sec. 22. The provisions of chapter 178, Acts of the Sixty-second 2
- General Assembly, shall be applicable to this Act.

BAKER of Boone

- Amend the title to House File 441, line one (1),
- by striking the word "hunting" and inserting in lieu 2
- thereof the words "the taking of".

COMMITTEE ON CONSERVATION AND RECREATION DALE L. TIEDEN, Chairman

- Amend House File 601 as follows:
- 1. Page 1, line five (5), by striking the period and 2
- 3 inserting in lieu thereof the following: "karate or judo".
 - 2. Page 1, by striking the period at the end of the
- 4 title and inserting in lieu thereof the following: ", karate 5
- and judo."

RENDA of Polk

- Amend Senate File 39 as follows:
- By striking in line fourteen (14) the words "one year" 2
- 3 and inserting in lieu thereof the words "two years."

McINTYRE of Linn

On motion by Den Herder of Sioux, the House adjourned until 8:30 a.m., Friday, April 4, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, APRIL 4, 1969.

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

Prayer was offered by the Reverend Harold Kumpf, pastor of the Lutheran Church, Maquoketa, Iowa.

The Journal of Thursday, April 3, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sanders of Emmet-Palo Alto on request of Renda of Polk; Dietz of Scott on request of Newton of Scott; Nelson of Cherokee on request of Miller of Des Moines; Ellsworth of Dubuque on request of Sorg of Linn.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 441, 534, 595, 602, 617, 625 and 663; and Senate Files 30, 249 and 295, under Rule 35.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 770, by committee on transportation, a bill for an act relating to the transfer or sale of real estate between agencies of the state and the political subdivisions thereof.

Read first time and placed on the calendar.

House File 771, by Grassley, a bill for an act relating to educational requirements for teacher certification.

Read first time and referred to committee on schools.

SENATE MESSAGES CONSIDERED

Senate File 291, a bill for an act relating to the eradication of hog cholera, the establishment of a biological products pool, and to make appropriations therefor.

Read first time and referred to committee on appropriations.

Senate File 474, a bill for an act relating to travel expense allowances for state employees.

Read first time and referred to committee on state government.

IN MEMORIAM

Franklin of Polk rose on a point of personal privilege and made the following remarks in memory of Dr. Martin Luther King, Jr.

Mr. Speaker, Ladies and Gentlemen of the House:

Today, the beginning of Passover and Good Friday, the day God gave His only begotten Son that all men who believed in him might have everlasting life, I would like to pause for a moment to pay respect to the memory of Dr. Martin Luther King, Jr.

Doctor King was a prophet of non-violence, a man of God who walked in peace—a strong believer in the dignity of man—a dreamer of dreams—a man who loved his country, a man who had a strong faith that there is a little bit of good in all of us, a man of humility, a man who believed that the people of this great country would one day solve all their differences and that all people would be truly free and equal and walk in dignity.

Inscribed on the window of his motel suite in the city of Memphis are the words: "Behold, here comes the dreamer, let us slay him and see what becomes of his dream."

In death, Doctor King is an inspiration to all of us who believe in nonviolence, that one day his dreams will come true and that we will all live in brotherhood, understanding and human dignity under God.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate Joint Resolution 18, directing a legislative study to review the Iowa criminal code.

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

Senate File 79, a bill for an act relating to the extension of tax benefits to members of the armed forces on active military duty.

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

Senate File 119, a bill for an act relating to the expense for care, examination or treatment of minors placed by the court with someone other than the parents.

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

Senate File 230, a bill for an act relating to a memorial hall at Camp Dodge.

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

Senate File 454, a bill for an act relating to angling laws.

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

House File 153, a bill for an act relating to investment of funds by life insurance companies.

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

House File 248, a bill for an act relating to assignment of rooms in capitol building.

CARROLL A. LANE, Secretary

COMMUNICATION FROM THE SECRETARY OF STATE

April 3, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that House File 323 was published in the Creston News-Advertiser, Creston, Iowa, March 24, 1969, and in The Manchester Democrat-Radio, Manchester, Iowa, March 24, 1969.

I further certify that Senate File 59 was published in The Boone News-Republican, Boone, Iowa, March 6, 1969, and in The Madrid Register-News, Madrid, Iowa, March 13, 1969.

I further certify that Senate File 254 was published in the Neola Gazette-Reporter, Neola, Iowa, March 27, 1969, and in the Centerville Daily Iowegian & Citizen, Centerville, Iowa, March 18, 1969.

> MELVIN D. SYNHORST Secretary of State

HOUSE CONCURRENT RESOLUTION 26

By Grassley and Lippold

Whereas, the General Assembly of the State of Iowa recognizes the importance of vocational and technical education; and

Whereas, vocational-technical education plays a vital role in meeting the manpower needs of our state and of the nation; and

Whereas, one vital aspect of vocational-technical education is the lack of acceptance through accreditation, an advantage presently enjoyed by other institutions: and

Whereas, the lack of this accreditation by presently-constituted national and regional associations stimulates these highly-oriented vocational-technical schools to change their objectives to meet the academic requirements of present accreditation standards; and

Whereas, this tendency of vocational schools changing their objectives to meet more highly-oriented academic standards helps defeat the purpose of vocational education in failing to prepare youth and adults for the great mass of jobs in our world of work.

Now, Therefore, Be It Resolved, that the General Assembly of the State of Iowa call upon the North Central Association of Colleges and Secondary Schools and the National Commission on Accreditation to establish policy and evaluative criteria consistent with the desired objectives of vocationaltechnical education: and

Be It Further Resolved, that the General Assembly of the State of Iowa

encourage the regional and national accrediting commission to enter into a meaningful program of accreditation of vocational-technical high school and post-high school institutions.

Be It Further Resolved, that a duly attested copy of this resolution be immediately transmitted to the North Central Association of Colleges and Secondary Schools and the National Commission on Accreditation from this state.

Laid over under Rule 25.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 21

Holden of Scott called up for consideration the following House Concurrent Resolution 21:

Whereas, The right to condemn private property for public use has been exercised by an increasing number of governmental agencies and private interests, and

Whereas, Easements granted to utilities and others are of a permanent nature and thus place permanent restrictions on future use of the property, and

Whereas, The burden of easements for power lines and pipe lines is becoming tremendous in the growth areas of the state where some landowners have two, three or more corridors over their property by easement.

Whereas, The taking or using of private property often causes future hardship or financial loss to the owner beyond that which is readily discernible, and

Whereas, The number of protests, legal actions, and landowner unrest is increasing.

Whereas, Landowners are demanding an overhaul of the eminent domain laws.

Whereas, Both the rights of property owners and the need for a condemnation procedure have been recognized by law; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the appropriate standing committees be directed to conduct a study of present procedures for condemnation of property and the securing of easements by both public agencies and private interests.

Be It Further Resolved: That the standing committees be directed to report study findings and committee recommendations, accompanied by legislation incorporating such recommendations, to the session of the General Assembly commencing in January, 1970.

Holden of Scott offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 21 on page 466 of the House Journal as follows:

- 1. By striking all of line eighteen (18) after the word "law" and inserting in lieu thereof a period.
- 2. By striking all of said concurrent resolution after line eighteen (18) and inserting in lieu thereof the following:

"Whereas, the consideration of bills hastily prepared may result in legislation that is not in the public interest, and

Whereas, most of the complaints appear to be coming from the owners of agricultural land; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring:

That the House committee on agriculture cause a study to be made of the Iowa Constitution and statutes relating to the use of the rights of eminent domain by public bodies and private interests, this study to be made during the interim between the 1969 and 1970 sessions. This study may be made by the House committee on agriculture in the event that it is to continue as a standing committee during this interim period; otherwise, it shall submit proposed legislation to this assembly providing for a special study committee to carry out the intent of this resolution.

Be It Further Resolved: That the committee conducting the study be directed to report study findings and committee recommendations, accompanied by legislation incorporating such recommendations, to the session of the General Assembly commencing in January, 1970."

The amendment was adopted.

Holden of Scott moved the adoption of the resolution as amended. Motion prevailed and the resolution as amended was adopted.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 367, a bill for an act relating to the recovery of moneys from the estate of a person who has received medical assistance, was taken up for consideration.

Sorg of Linn offered the following amendment filed by the committee on social services and moved its adoption:

House File 367 shall be amended by striking lines seven (7) through twenty-two (22) and inserting in lieu thereof the following:

"On the death of a person receiving or who has received assistance under this Act, and of the survivor of a married couple, either or both of whom were so assisted and during which time such recipient was sixty-five (65) years of age or older, the total amount paid as assistance to either shall be allowed as a claim of the sixth class against the estate of such decedent or the surviving spouse. Neither the homestead nor the proceeds therefrom of such decedent, or the survivor, shall be exempt from the payment of such claim, any act or statute notwithstanding. An action may be brought in the name of the state to recover the same at any time within five (5) years after the death of the person receiving aid and after the death of the survivor of the married couple, either or both of whom have received assistance under the provisions of this Act. No such claim shall be allowed, however, until the death of the surviving spouse nor shall such claim be allowed if a child under twenty-one (21) years of age, or a child who is blind or is permanently and totally disabled, survives a surviving spouse or a recipient who has no surviving spouse. The right to a claim existing at the effective date of this Act against the estate of any person who had, prior to the effective date of this Act, received medical assistance pursuant to chapter two hundred forty-nine A (249A), Code 1966, shall be preserved and continued under this Act."

The amendment was adopted.

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

On the question "Shall the bill pass!" (H.F. 367)

The ayes were, 104:

Freeman of Αlt McCormick . Rodgers Andersen Clay-Dickinson McIntyre Roorda Schmeiser Bailev Mendenhall Gannon Baker Goode Menefee Schroeder Battles Graham Mezvinsky Schwartz Bennett Hamilton Middleswart Shaw Shepherd Bergman Hanson of Millen Blouin Howard-Mitchell Miller of Sorg Brinck Holden Des Moines Stokes Huff Miller of Caffrey Strand Campbell. Johnson of Jones Stroburg Cochran Audubon Miller of Stromer Corey Kehe Marshall Strothman Cunningham Kennedy of Miller of Tapscott Darrington Chickasaw Page Tieden Den Herder Kennedy of Milligan Van Drie Van Roekel Dooley Dubuque Mohrfeld Dougherty Kitner Newton Varley Doyle Knight Nielsen Voorhees Walter Drake Knoblauch Nolting Warren Dunton Koch O'Hearn Edgington Kreamer Ossian Waugh Ewell Kruse Pelton Weichman Fischer of Langland Peterson Welden Grundy Lawson Pierson Wells Winkelman Fisher of Lippold Poncy Greene Logue Priebe Wolfe Mr. Speaker Franklin Mayberry Renda Freeman of McCartney Rex Buena Vista

The nays were, none.

Absent or not voting, 20:

Camp Grassley Johnston of Perkins Christensen Hansen of Radi Johnson Black Hawk Klein Sanders Crabb Skinner Kluever Crosier Van Nostrand Dietz Jesse Lipsky Ellsworth Nelson

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

House File 394, a bill for an act relating to classification of highways, with report of committee recommending amendment and passage, was taken up for consideration.

Kehe of Bremer offered the following amendment filed by him and moved its adoption:

Amend House File 394 as follows:

1. Page 2, line nine (9), by striking the words "exclusive of" and inserting in lieu thereof the words "including the".

2. Page 2, line ten (10), by striking the word "two" and inserting in lieu

thereof the word "three".

3. Page 4, line four (4), by striking the period after the word "miles" and inserting in lieu thereof the following: "as measured along the centerline

of the right of way and including frontage roads parallel to the driving lanes,".

4. Page 5, line thirty (30), by striking the words "near to" and inserting in lieu thereof the words "coinciding with".

The amendment was adopted.

Welden of Hardin offered the following amendment filed by the committee on transportation and moved its adoption:

Amend House File 394 as follows:

1. Page 5, line twelve (12), by inserting after the word "under" the word "procedural".

2. Page 5, by striking all of line eighteen (18) after the word "members,", all of line nineteen (19) and all of line twenty (20) through the word county.", and inserting in lieu thereof the following: ", and the third member shall be a municipal official from within the county who shall be appointed by a majority of the mayors of the cities and towns of the county. The mayors shall meet at the call of the chairman of the county board of supervisors who shall act as chairman of the meeting without vote. In the event the mayors cannot agree to and appoint this member within thirty days after the call of the meeting by the chairman, the two members previously appointed shall select the third member."

The amendment was adopted.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 394 as follows:

Page 5, line thirteen (13), after the word "commission" insert the following: "under the provisions of chapter seventeen A (17A) of the Code."

The amendment was adopted.

Tieden of Clayton moved that House File 394 be deferred and that the bill be retained on the calendar under unfinished business.

The motion prevailed.

House File 334, a bill for an act relating to the amount of money a county may spend to repair and remodel buildings owned by the county, with report of committee recommending amendment and passage, was taken up for consideration.

Peterson of Woodbury offered the following amendment filed by the committee on county government and moved its adoption:

Amend House File 334 as follows:

By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred forty-five point one (845.1), Code 1966, is hereby amended by striking in line twenty-two (22) the word "twenty" and inserting in lieu thereof the word "fifty".

. The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 334)

The ayes were, 112:

Alt	Freeman of	Kruse	Radi
Andersen	Clay-Dickinson	Langland	Renda
Bailey	Gannon	Lawson	Rex .
Battles	Goode	Lippold	Rodgers
Bennett	Graham	Lipsky	Roorda
Bergman	Grassley	Logue	Schmeiser
Blouin	Hamilton	Mayberry	Schroeder
Brinck	Hansen of	McCartney	Shaw
Caffrey	Black Hawk	McCormick	Shepherd
Camp	Hanson of	Mendenhall	Skinner
Campbell	Howard-Mitchell	Menefee	Sorg
Christensen	Hill	Mezvinsky	Stokes
Cochran	Holden	Middleswart	Strand
Corey	Huff	Millen	Stroburg
Crabb	Jesse	Miller of	Stromer
Crosier	Johnson of	Des Moines	Strothman
Cunningham	Audubon	Miller of	Tapscott
Darrington	Johnston of	Jones	Tieden
Den Herder	Johnson	Miller of	Van Drie
Dooley	Kehe	Marshall	Van Roekel
Dougherty	Kennedy of	Milligan	Varley
Doyle	Chickasaw	Mohrfeld	Voorhees
Drake	Kennedy of	Nielsen	Walter
Dunton	Dubuque	Nolting	Warren
Edgington	Kitner	O'Hearn	Waugh
Ewell	Klein	Pelton	Weichman
Fisher of	Kluever	Perkins	Welden
Greene	Knight	Peterson	Wells
Franklin	Knoblauch	Pierson	Winkelman
Freeman of	Koch	Poncy	Wolfe
Buena Vista	Kreamer	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 12:

Baker	Fischer of	Miller of	Ossian
Dietz	Grundy	Page	Sanders
Ellsworth	McIntyre	Nelson	Schwartz
	•	Newton	Van Nostrand

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

ADOPTION OF HOUSE CONCURRENT RESOLUTION 27

Klein of Winnebago-Worth called up for consideration House Concurrent Resolution 27, filed on April 1 and found on page 762 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 246, a bill for an act authorizing cities and towns to impose income, sales and motor vehicle taxes with report of committee recommending amendment and passage, was taken up for consideration.

Milligan of Polk moved that House File 246 be re-referred to the committee on cities and towns.

Roll call was requested by Milligan of Polk and Kreamer of Polk.

On the question "Shall House File 246 be re-referred to committee on cities and towns?"

Rule 69 was invoked.

The ayes were, 39:

Alt	Hansen of	Kreamer	Priebe
Bailey	Black Hawk	Kruse	Radl
Baker	.Huff	Lipsky	Renda
Blouin	Jesse	McIntyre	Rodgers
Caffrey	Johnston of	Menefee	Roorda
Crosier	Johnson	Mezvinsky	Schwartz
Doyle	Kennedy of	Miller of	Shaw
Dunton	Chickasaw	Des Moines	Skinner
Ewell	Kennedy of	Milligan	Sorg
Franklin	Dubuque	Newton	Tapscott
Gannon	Kluever	Poncy	Wells

The nays were, 74:

Andersen	Freeman of	Lippold	Schmeiser
Battles	Buena Vista	Logue	Schroeder
Bergman	Freeman of	Mayberry	Shepherd
Brinck	Clay-Dickinson	McCartney	Stokes
Camp	Goode	McCormick	Strand
Campbell	Graham	Mendenhall	Stromer
Christensen	Grassley	Middleswart	Strothman
Cochran	Hamilton	Millen	Tieden
Corey	Hanson of	Miller of	Van Drie
Crabb	Howard Mitchell		Van Nostrand
Cunningham	Holden	Mohrfeld	Van Roekel
Darrington	Johnson of	Nielsen	Varley
Den Herder	Audubon	Nolting	Voorhees
Dooley	Kehe	O'Hearn	Warren
Dougherty	Kitner	Ossian	Waugh
Drake	Klein	Pelton	Weichman
Edgington	Knight	Perkins	Welden
Fischer of	Knoblauch	Peterson	Winkelman
Grundy	Koch	Pierson	Wolfe
Fisher of Greene	Lawson	Rex	Mr. Speaker

Absent or not voting, 11:

Bennett	Langland	Miller of	Sanders
Dietz	Miller of	Page	Stroburg
Ellsworth	Marshall	Nelson	Walter
Hill			

The motion lost.

(House File 246 pending at adjournment.)

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 18, 95, 193, 199, 210 and 279.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 18, 95, 193, 199, 210 and 279.

REPORTS OF COMMITTEES

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred Hesse File 567, a bill for an act relating to land condemnation by pipeline companies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

CHARLES F. STROTHMAN, Chairman

Grassley of Butler, from the committee on schools, submitted the following report:

MR. SPEAKER: Your committee on schools, to whom was referred House File 427, a bill for an act relating to the uniform issuance and return of teachers' contracts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES E. GRASSLEY, Chairman

Also:

MR. SPEAKER: Your committee on schools, to whom was referred Heuse File 179, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pess.

CHARLES E. GRASSLEY, Chairman

Also:

MR. SPEAKER: Your committee on schools, to whom was referred House

File 443, a bill for an act relating to reversion of schoolhouse sites, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES E. GRASSLEY, Chairman

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

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 289, a bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 510, a bill for an act relating to court appointed counsel and public defenders, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pess.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 687, a bill for an act relating to eminent domain, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopess.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Seacte File 333, a bill for an act relating to issuance of sheriff's deeds to purchasers under special execution sale, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

WILLIAM HILL, Chairman

AMENDMENTS FILED

- 1 Amend the committee amendment to House File 246, filed
- 2 March 27, 1969, by striking in line twenty-one (21) the words
- 3 "a majority" and inserting in lieu thereof the words "sixty
- 4 percent".

KREAMER of Polk

- 1 Amend House File 246 by adding the following section:
- 2 "The authority to tax granted in this act shall extend to
- 3 the metropolitan areas as defined by the metropolitan regional
- 4 planning commission of each area, as established according to
- 5 chapter four hundred seventy-three A (473A) of the Code."

LIPSKY of Linn

- 1 Amend House File 246 by striking sections 7, 8, and 9 and
- 2 renumbering the remaining sections.

DEN HERDER of Sioux

Amend House File 365 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section six hundred ninety-eight point one (698.1), Code 1966, is amended by adding the following at the end thereof:

"However, any person eighteen years of age or older who commits or attempts to commit a violation of this section with or upon any female child under the age of fourteen years, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years.

"Any person eighteen years of age or older who commits or attempts to commit a violation of this section with or upon any female whose age is from fourteen through seventeen years, inclusive, by force or against her will, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

Sec. 2. Section six hundred ninety-eight point three (698.3), Code 1966, is amended by adding the following at the end thereof:

"However, any person eighteen years of age or older who commits or attempts to commit a violation of this section with or upon any female seventeen years of age or younger, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

Sec. 3. Section six hundred ninety-eight point four (698.4),
Code 1966, is amended by adding the following at the end thereof:
"However, any person eighteen years of age or older who
commits a violation of this section with or upon any female
seventeen years of age or younger, shall be punished by imprisonment

seventeen years of age or younger, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

Sec. 4. Section seven hundred four point one (704.1), Code 1966, is amended by adding the following at the end thereof:

"However, any person eighteen years of age or older who commits or attempts to commit a violation of this section with or upon any child under the age of fourteen years, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

"Any person eighteen years of age or older who commits or attempts to commit a violation of this section upon or with any child whose age is from fourteen through seventeen years, inclusive, unless done with the free and voluntary consent of such child, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

Sec. 5. Section seven hundred five point two (705.2), Code 1966, is amended by adding the following at the end thereof:

"However, any person eighteen years of age or older who commits or attempts to commit a violation of section seven hundred five point one (705.1) of the Code with or upon any child under the age of fourteen years, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

"Any person eighteen years of age or older who commits or attempts to commit a violation of section seven hundred five point one (705.1) of the Code with or upon any child whose age is

58 59

61

63

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

88

89

90

from fourteen through seventeen years, inclusive, unless done with the free and voluntary consent of such child, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

60 Section seven hundred twenty-five point one (725.1). Code 1966, is amended by renumbering the present section as sub-62 section one (1) and by adding the following new subsection: "2. Any person eighteen years of age or older who designedly 64 makes an open and indecent or obscene exposure of his or her 65 person, or of the person of another, in the presence of a child 66

under the age of fourteen years, shall be punished by imprisonment in the penitentiary for a term of ten years." Sec. 7. Section seven hundred twenty-five point two (725.2), Code 1966, is amended by striking all of said section and by

"Any person eighteen years of age or older who:

substituting the following therefor:

- 1. Willfully commits or attempts to commit any lewd, immoral, or lascivious act in the presence, or upon or with the body or any part or member thereof, of a child under the age of fourteen years, with the intent of arousing, appealing to, or gratifying the lusts or passions or sexual desires of such person or of such child: or
- 2. Willfully commits or attempts to commit any lewd, immoral, or lascivious act in the presence, or upon or with the body or any part or member thereof, of a child whose age is from fourteen through seventeen years, inclusive, with the intent of arousing, appealing to, or gratifying the lusts or passions or sexual desires of such person or of such child, unless such act is done with the free and voluntary consent of such child; or
- 3. Persuades or attempts to persuade a child under the age of fourteen years to engage in any act of sexual intercourse, or any act of sodomy as defined in chapter seven hundred five (705) of the Code, or any lewd or lascivious act; shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

91 Sec. 8. Any person convicted of violating section six hundred 92 ninety-eight point one (698.1), six hundred ninety-eight point 93 three (698.3), six hundred ninety-eight point four (698.4), 94 seven hundred four point one (704.1), seven hundred five point one 95 (705.1), or seven hundred twenty-five point two (725.2) of the 96 Code, or subsection two (2) of section seven hundred twenty-five 97 point one (725.1) of the Code, as amended, shall not be eligible 98 for a suspended sentence or probation granted by any court. 99 Although sentenced to the penitentiary, such person shall be 100 placed and confined by the department of social services in which-101 ever institution under its control is deemed most appropriate 102 for the treatment and secure confinement of the person, including 103 but not limited to the Iowa security medical facility. The person 104 shall receive treatment appropriate to his condition, unless 105 psychiatric evaluation indicates that he cannot be helped by 106 such treatment, in which event he shall be imprisoned in the 107 penitentiary. The department's staff shall regularly examine 108 the person and shall report to the board of parole at least 109 once a year. The person shall be eligible for parole by the board of parole, but only after three qualified psychiatrists 110

7

8

9

10

11

12

13

14

15

16

- designated by the department have examined the person and have 112 certified that in their opinion his release is in the best 113 interests of society and there is no significant danger that 114 he will again commit the same or a similar offense. It is the 115 intent of this section that any person convicted of any offense 116 specified in this section shall receive maximum treatment and 117 rehabilitation services and shall be paroled when he is no 118 longer dangerous to society, but shall be removed from society 119 during the entire term of his sentence unless and until he is no 120 longer dangerous to society; and this section shall be interpreted 121 to carry out this intent. 122 Sec. 9. The cost of the care and treatment of a person 123 confined in an institution for the treatment of mental illness 124 under section eight (8) of this Act shall be borne by the state. 125 but may be recovered by the state from the estate or property 126 of the person. 127 Sec. 10. This Act shall prevail over any inconsistent 128 provisions of the Code regarding punishment, terms of imprisonment, 129 place of confinement, suspended sentence, probation, and parole. 130 This Act shall not limit the provisions of the Code regarding 131 corroboration of testimony. This Act shall not be construed to 132 permit any act which is a public offense in the absence of this 133 Act, nor (except as expressly provided in section seven (7) 134 of this Act) to repeal or limit any provision of the Code which 135 establishes or defines any public offense. PELTON of Clinton Amend House File 659 by adding to section 3 the following 1 2 new subsection: 3 2. FOOD SERVICE
 - For school lunch and school breakfast assistance\$1,500,000.00
 GANNON of Jasper

Amend House File 714 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twelve point two

(312.2), Code 1966, is amended as follows:

1. By striking from subsection two (2), line two (2).

1. By striking from subsection two (2), line two (2), the word "thirty" and inserting in lieu thereof the word "twenty-eight".

2. By striking from subsection four (4), line two (2), the word "thirteen" and inserting in lieu thereof the word "fifteen".

Sec. 2. Section three hundred twelve point three (312.3), Code 1966, is amended by striking from subsection two (2), line six (6), the words "thirteen percent of" and inserting in lieu thereof the words "allocation from".

Further amend by striking from the title in line one (1) the words "motor vehicle registration fees and".

Explanation of House File 714
This bill would increase the share of cities and towns in the road use tax fund from 13 percent to 15 percent, and would decrease the share of the secondary roads from 30 percent to 28 percent.

MILLIGAN of Polk

- Amend Senate File 525 by adding thereto the following new section:
- 3 "It is hereby deemed a lawful municipal purpose
- for cities and towns to allocate a portion of the
- 5 liquor-control tax funds for the purpose of financing
- or aiding in the financing of an alcoholic facility
- or detoxification center. The facility or center
- 8 may use any funds so allocated for the treatment,
- 9 rehabilitation and education of alcoholics in this
- 10 state."

MAYBERRY of Webster

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, April 7, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, APRIL 7, 1969.

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

Prayer was offered by the Reverend Lester Chapman, pastor of the First Congregational Church, Charles City, Iowa.

The Journal of Friday, April 4, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Harbor of Mills on request of Millen of Jefferson-Van Buren.

PRESENTATION OF VISITORS

Cochran of Webster presented to the House forty-five junior and senior students of Dayton High School and Marta Burkgren, a page of the House and a member of the junior class, and their teachers, Mr. Miller and Mr. Dunham.

Franklin of Polk presented to the House twenty-four students of Logan Elementary School, Des Moines, Iowa, and their teachers, Mrs. Molleck and Miss Bell.

Kitner of Buchanan presented to the House twelve members of Scout Troop 144 and students of Jefferson and St. John's Schools and their leaders, Mrs. Marge Zieser, Mrs. Beverly Ciesielske and Mrs. Marge Holcombe.

Ossian of Adams-Montgomery presented to the House the Honorable Neil Pierce, former member of the House from Lucas County in the Fifty-seventh, Fifty-eighth and Fifty-ninth General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By Blouin of Dubuque, from one hundred ninety-two residents of Dubuque County favoring legislation which would lower the voting age in Iowa to nineteen.

By Blouin of Dubuque, statements from the student government

associations of sixteen colleges in Iowa favoring legislation which would lower the voting age to nineteen.

By Rodgers of Dallas, from eighty-eight residents of Dallas County favoring House File 417 relating to amendments to chapter 189 of the Code providing for state cooperation with federal agencies and retaining state control regarding the meat and poultry inspection program.

By Rodgers of Dallas, from the senior class of thirty-two members, Waukee High School, Waukee, Iowa, favoring legislation which would lower the voting age to nineteen.

By Warren of Decatur-Wayne, from ten residents of Decatur County favoring House File 133 relating to increasing the compensation of county officers and from five residents of Wayne County favoring Senate File 87 relating to the repeal of county option in the sale of liquor.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 772, by committee on agriculture, a bill for an act relating to pipelines.

Read first time and placed on the calendar.

House File 773, by committee on transportation (Walsh, Lucken, Frey, O'Malley, Sullivan, Benda, Denman and Frommelt), a bill for an act relating to the length of motor vehicles.

Read first time and placed on the calendar.

House File 774, by Drake, Sorg, Kruse, Millen, McCartney, Grassley, Edgington, Peterson, Van Drie, Hamilton, Corey, Pierson, Kehe, Lippold, Koch, Welden, Camp, Lawson and Logue, a bill for an act relating to residency requirements for elections; compensation and training of election workers; the use of voters' oaths, affidavits, and declarations; the qualification and certification of candidates of nonparty political organizations; voter registration; the use of serial numbers on applications for absentee ballots and ballot envelopes; absentee ballots for servicemen; the prohibition of the solicitation and notarization of absentee ballots by governmental employees; the review and use of voters' lists; the time of election filings; calling district conventions after resignation of candidates;

polling places; the resignation of candidates; and administration of the election laws by the Secretary of State.

Read first time and referred to committee on state government.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 18, a joint resolution directing a legislative study to review the Iowa criminal code.

Read first time and referred to committee on judiciary.

Senate File 79, a bill for an act relating to the extension of tax benefits to members of the armed forces on active military duty.

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

Senate File 119, a bill for an act relating to the expense for care, examination or treatment of minors placed by the court with someone other than the parents.

Read first time and referred to committee on judiciary.

Senate File 230, a bill for an act relating to a memorial hall at Camp Dodge.

Read first time and referred to committee on appropriations.

Senate File 454, a bill for an act relating to angling laws.

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

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 179, 289, 427, 443, 510, 567 and 687; and Senate File 333, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 55, a bill for an act creating an area vocational school.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 276, a bill for an act relating to court records.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

The House resumed consideration of Senate File 185, a bill for an act to correct a wrong reference in the school law, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 185)

The ayes were, 117:

Alt Freeman of Andersen Clay-Dickinson Bailey Gannon Baker Goode Battles Graham Grassley Bennett Bergman Hamilton Blouin Hansen of Black Hawk Caffrey Hanson of Camp Howard-Mitchell Miller of Campbell Christensen Hill Holden Cochran Huff Corey Johnston of Crabb Johnson Crosier Cunningham Kehe Kennedy of Darrington Den Herder Chickasaw Kennedy of Dietz Dooley Dubuque Dougherty Kitner Klein Dovle Kluever Drake Dunton Knight Edgington Knoblauch Ellsworth Koch Kreamer Ewell Fischer of Kruse Grundy Langland Lawson Franklin Lippold Freeman of Buena Vista Lipsky

Logue McCartney McCormick McIntyre Mendenhall Menefee Mezvinsky Middleswart Miller of Des Moines Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Newton Nielsen Nolting O'Hearn Ossian Pelton Perkins Peterson Pierson Poncy Priebe Radl Renda

Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Stroburg Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Speaker pro tempore

The nays were, none.

Absent or not voting, 7:

Brinck Harbor Johnson of Mayberry Audubon Stromer Fisher of Jesse Greene

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rex

SENATE FILE 140 SUBSTITUTED FOR HOUSE FILE 168

Van Drie of Story asked and received unanimous consent to substitute Senate File 140 for House File 168.

Senate File 140, a bill for an act relating to savings and loan associations, was taken up for consideration.

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 140)

The aves were, 120:

Alt Lippold Freeman of Radl Andersen Renda Buena Vista Lipsky Bailev Freeman of Logue Rex Clay Dickinson Rodgera Baker Mayberry Battles Gannon McCartney Roorda Bennett Goode McCormick Sanders Graham McIntvre Schmeiser Bergman Blouin Grassley Mendenhall Schroeder Brinck Hamilton Menefee Shaw Hansen of Mezvinsky Shepherd Caffrey Middleswart Skinner Black Hawk Camp Campbell Sorg Stokes Hanson of Miller of Christensen Howard-Mitchell Des Moines Hill Miller of Strand Cochran Holden Jones Stroburg Corey Crabb Hnff Miller of Strothman Jesse Marshall Crosier Tapscott Cunningham Johnson of Miller of Tieden Audubon Van Drie Darrington Page Kehe Milligan Van Nostrand Den Herder Kennedy of Mohrfeld Van Roekel Dietz Dooley Chickasaw Nelson Varley Dougherty Kennedy of Newton Voorhees Dubuque Walter Doyle Nielsen Drake Kitner Nolting Warren Dunton Klein O'Hearn Waugh Edgington Kluever Ossian Weichman Ellsworth Knight Pelton Welden **Ewell** Knoblauch Perkins Wells Peterson Winkelman Fischer of Koch Grundy Kreamer Pierson Wolfe Figher of Kruse Poncy Speaker Greene Langland Priebe pro tempore Franklin Lawson

The nays were, none.

Absent or not voting, 4:

Harbor Johnston of Schwartz Stromer Johnson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 168 WITHDRAWN

Van Drie of Story asked and received unanimous consent to withdraw House File 168 from further consideration by the House.

House File 173, a bill for an act relating to the compensation of the clerk of the grand jury, with report of committee recommending passage, was taken up for consideration.

Huff of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 173 as follows:

By adding thereto the following subsection:

3. By striking from lines twenty-one (21) and twenty-two (22) the words "seven thousand dollars" and inserting in lieu thereof the words "eight thousand six hundred dollars".

The amendment was adopted.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Lipsky

Logue

Mayberry

On the question "Shall the bill pass?" (H.F. 173)

The ayes were, 114:

Alt Gannon Andersen Goode Bailey Graham Baker Grassley Battles Hamilton Hansen of Bennett Black Hawk Bergman Hanson of Blouin Brinck Hill Caffrey Holden Camp Campbell Huff Christensen Jesse Johnson of Cochran Corey Audubon Johnston of Crabb Johnson Cunningham Darrington Kehe Kennedy of Dietz Dooley Chickasaw Dougherty Kennedy of Doyle Dubuque Drake Kitner Dunton Klein Ellsworth Kluever Knight Ewell Fisher of Koch Greene Kreamer Franklin Kruse Freeman of Langland Buena Vista Lawson

Lippold

Freeman of

Clay-Dickinson

McCartney McCormick McIntyre Mendenhall Menefee Howard-Mitchell Mezvinsky Middleswart Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Newton Nielsen Nolting O'Hearn Ossian Pelton Perkins Pierson Poncy Priebe Radl

Rodgers Roorda Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Waugh Weichman Welden Wells Winkelman Wolfe Speaker pro tempore The nays were, 1:

Warren

Absent or not voting. 9:

CrosierFischer ofKnoblauchRendaDen HerderGrundyPetersonSandersEdgingtonHarbor

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 198, a bill for an act relating to membership on the civil service commission, with report of committee recommending amendment and passage, was taken up for consideration.

Franklin of Polk offered the following amendment filed by the committee on cities and towns and moved its adoption:

Amend House File 198 by striking all after the enacting clause and inserting in lieu thereof:

"Section 1. Section three hundred sixty-five point two (365.2), Code of Iowa, 1966, hereby is amended by adding the following: Provided, this section notwithstanding, when a human rights commission has been established by any city, the director thereof shall ex officio be a member, without vote, of the civil service commission."

The amendment was adopted.

Franklin of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 198)

The ayes were, 113:

Alt Drake Huff Mayberry Andersen Jesse Dunton McCartney Bailey Edgington Johnson of McCormick Baker Ellsworth Audubon McIntyre Johnston of Mendenhall Battles Ewell Johnson Menefee Bennett Fisher of Kehe Bergman Greene Mezvinsky Franklin Kennedy of Middleswart Blouin Chickasaw Miller of Brinck Freeman of Kennedy of Buena Vista Des Moines Caffrey Dubuque Miller of Camp Freeman of Campbell Clay-Dickinson Kitner Jones Klein Miller of Christensen Gannon Kluever Marshall Cochran Goode Miller of Corey Graham Knight Koch Page Crabb Grassley Kreamer Milligan Crosier Hamilton Cunningham Kruse Nelson Hansen of Black Hawk Langland Newton Darrington Nielsen Hanson of Lawson Dietz Doolev Howard-Mitchell Lippold Nolting Hill Lipsky O'Hearn Dougherty Ossian Holden Logue Doyle

Palton Roorda Stroburg Walter Perkins Schmeiser Strothman Waugh Pierson Schroeder Tapscott Weichman Poncy Schwartz Tieden Welden Priebe Shaw Van Drie Winkelman Radl Shepherd Van Nostrand Wolfe Renda Skinner Van Roekel Speaker Rex Stokes Varley pro tempore Voorhees Rodgers Strand

The navs were, 2:

Sorg Wells

Absent or not voting, 9:

Den Herder Harbor Peterson Stromer Fischer of Knoblauch Sanders Warren Grundy Mohrfeld

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 281, a bill for an act relating to general powers of the state board of tax review, with report of committee recommending passage, was taken up for consideration.

Renda of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 281)

The ayes were, 118:

Ewell Kennedy of Miller of Andersen Fischer of Dubuque Marshall Grundy Kitner Bailey Miller of Fisher of Baker Klein Page Kluever Battles Greene Milligan Franklin Bennett Knight Mohrfeld Bergman Freeman of Knoblauch Newton Clay-Dickinson Koch Blouin Nielsen Gannon Kreamer Brinck Nolting Caffrey Goode Kruse O'Hearn Campbell Graham Langland Ossian Christensen Grassley Lawson Perkins Hamilton Lippold Cochran Peterson Corey Hansen of Lipsky Pierson Crabb Black Hawk Poncy Logue Crosier Hanson of Mayberry Priebe Cunningham Howard-Mitchell McCartney Radl Hill McCormick Renda Darrington Den Herder Holden Mendenhall Rex Dietz Huff Menefee Rodgers Roorda Dooley Jesse Mezvinsky Johnson of Middleswart Schmeiser Dougherty Audubon Miller of Schroeder Doyle Kehe Des Moines Shaw Drake Kennedy of Miller of Shepherd Dunton Chickasaw Edgington Jones Skinner Ellsworth Sore

Stokes Tieden Walter Wells Winkelman Strand Van Drie Warren Van Roekel Stroburg Waugh Wolfe Strothman Varley Weichman Speaker Voorhees Tapscott Welden pro tempore

The nays were, none.

Absent or not voting, 11:

 Camp
 Johnston of
 Nelson
 Schwartz

 Freeman of
 Johnson
 Pelton
 Stromer

 Buena Vista
 McIntyre
 Sanders
 Van Nostrand

 Harbor

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 335, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Carson-Macedonia Community School District, in the County of Pottawattamie, State of Iowa, authorizing the sale of certain real estate described as the West 138 feet of the East 204 feet of the North 155 feet of Out Lot 4 in the Town of Macedonia, Pottawattamie County, Iowa, to Lawrence L. Wax and Gwyneth J. Wax, husband and wife, with report of committee recommending passage, was taken up for consideration.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 335, page 2, line 28, by inserting after the word "Iowa," the following:

"and in the Council Bluffs Nonpareil, a newspaper published at Council Bluffs, Iowa,".

The amendment was adopted.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 335)

The ayes were, 110:

A lt Cochran Dunton Grasslev Andersen Corey Edgington Hamilton Hansen of Bailey Crabb Ellsworth Ewell Baker Crosier Black Hawk Battles Cunningham Fisher of Hanson of Howard-Mitchell Darrington Bennett Greene Den Herder Hill Bergman Freeman of Holden Dietz Buena Vista Blouin Dooley Freeman of Huff Brinck Clay-Dickinson Johnson of Caffrey Dougherty Audubon Campbell Doyle Goode Graham Kehe Christensen Drake

Kennedy of McIntyre Ossian Stroburg Chickasaw Mendenhall Perkins Stromer Menefee Peterson Strothman Kennedy of Mezvinsky Pierson Dubuque Tapscott Miller of Poncy Tieden Kitner Klein Des Moines Priebe Van Drie Kluever Miller of Renda Van Nostrand Knight Jones Rex Van Roekel Miller of Knoblauch Rodgers Voorhees Marshall Roorda Koch Walter Kreamer Miller of Schmeiser Warren Page Schroeder Kruse Waugh Schwartz Langland Milligan Weichman Mohrfeld Shaw Lawson Wells Lippold Nelson Shepherd Winkelman Newton Skinner Logue Wolfe Mayberry Nielsen Sorg Speaker Stokes McCartney Nolting pro tempore McCormick O'Hearn Strand

The nays were, none.

Absent or not voting, 14:

Camp Harbor Lipsky Sanders Middleswart Varley Fischer of Jesse Grundy Johnston of Pelton Welden Franklin Johnson Radi Gannon

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 412, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Mitchellville, in the County of Polk, State of Iowa, in the calling of a special election on the proposition of constructing a combination town hall and fire station in said town and contracting indebtedness for such purpose not in excess of forty thousand dollars (\$40,000), issuing bonds for such purpose not in excess of forty thousand dollars (\$40,000), and levying a tax annually upon the taxable property of said town not in excess of three and four-tenths (3.4) mills per annum in payment of such bonds and the interest thereon, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up for consideration.

Skinner of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 412)

The ayes were, 114:

Alt Bailey Battles Bergman Andersen Baker Bennett Blouin

Caffrey	Hansen of	McCormick	Rodgers
Camp	Black Hawk	McIntyre	Roorda
Campbell	Hanson of	Mendenhall	Sanders
Christensen	Howard-Mitchell	Menefee	Schmeiser
Cochran	Hill	Mezvinsky	Schroeder
Corey	Holden	Middleswart	Schwartz
Crabb	Huff	Miller of	Shaw
Crosier	Johnson of	Des Moines	Shepherd
Cunningham	Audubon	Miller of	Skinner
Darrington	Johnston of	Jones	Sorg
Den Herder	Johnson	Miller of	Stokes
Dietz	Kehe	Marshall	Strand
Dooley	Kennedy of	Miller of	Stroburg
Dougherty	Chickasaw	Page	Stromer
Doyle	Kennedy of	Milligan	Strothman
Drake	Dubuque	Mohrfeld	Tapscott
Dunton	Kitner	Nelson	Tieden
Edgington	Klein	Newton	Van Drie
Ellsworth	Kluever	Nielsen	Van Roekel
Ewell	Knight	Nolting	Varley
Fisher of	Knoblauch	O'Hearn	Voorhees
Greene	Koch	Ossian	Warren
Freeman of	Kreamer	Pelton	Waugh
Buena Vis ta	Kruse	Perkins	Weichman
Freeman of	Langland	Peterson	Welden
Clay-Dickinson	Lawson	Poncy	Wells
Goode	Lippold	Priebe	Winkelman
Graham	Logue	Radl	Wolfe
Grassley	Mayberry	Renda	Speaker
Hamilton	McCartney	Rex	pro tempore

The nays were, none.

Absent or not voting, 10:

Brinck Franklin Jesse Van Nostrand Fischer of Gannon Lipsky Walter Grundy Harbor Pierson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 454, a bill for an act relating to the legalizing of procedures followed in Black Hawk County in repairing the roof of the county home, with report of committee recommending passage, was taken up for consideration.

Hansen of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 454)

The ayes were, 116:

Alt	Bergman	Campbell	Crosier
Andersen	Blouin	Christensen	Cunningham
Bailey	Brinck	Cochran	Darrington
Baker	Caffrey	Corey	Den Herder
Battles	Camp	Crabb	Dietz

Dooley Johnson of Menefee Roorda Audubon Mezvinsky Sanders Dougherty Schmeiser Dovle Johnston of Middleswart Schroeder Drake Johnson Miller of Schwartz Kehe Dunton Des Moines Shaw Edgington Kennedy of Miller of Sorg Chickasaw Jones Ellsworth Stokes Ewell Kennedy of Miller of Strand Dubuque Marshall Fischer of Stroburg Kitner Milligan Grundy Stromer Fisher of Klein Mohrfeld Strothman Kluever Nelson Greene Tapscott Knight Newton Freeman of Tieden Knoblauch Buena Vista Nielsen Van Drie Koch Nolting Freeman of Van Nostrand Kreamer Clay-Dickinson O'Hearn Van Roekel Kruse Gannon Ossian Voorhees Goode Langland Pelton Walter Lawson Perkins Graham Warren Lippold Peterson Grassley Waugh Hamilton Lipsky Pierson Weichman Logue Poncy Hansen of Welden Mayberry Priebe Black Hawk Wells Radl Hanson of McCartney Winkelman Howard-Mitchell McCormick Renda Wolfe Rex McIntvre Hill Speaker Mendenhall Rodgers Holden pro tempore Huff

The nays were, none.

Absent or not voting, 8:

Bennett Jesse Shepherd Varley Franklin Miller of Skinner

Harbor Page

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 512, a bill for an act to accept a gift of real property for use of the state vocational rehabilitation facility at Charles City, Iowa, with report of committee recommending passage, was taken up for consideration.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 512)

The ayes were, 111:

Alt	Blouin	Cochran	Den Herder
Andersen	Brinck	Corey	Dietz
Bailey	Caffrey	Crabb	Dooley
Baker	Camp	Crosier	Dougherty
Battles	Campbell	Cunningham	Doyle
Bergman	Christensen	Darrington	Drake

Dunton	Johnston of	Miller of	Roorda
Edgington	Johnson	Des Moines	Sanders
Ellsworth	Kehe	Miller of	Schmeiser
Ewell	Kennedy of	Jones	Schroeder
Fischer of	Dubuque	Miller of	Schwartz
Grundy	Klein	Marshall	Sorg
Fisher of	Kluever	Miller of	Stokes
Greene	Knight	Page	Strand
Freeman of	Knoblauch	Milligan	Stromer
Buena Vista	Koch	Mohrfeld	Strothman
Freeman of	Kreamer	Nelson	Tapscott
Clay-Dickinson	Kruse	Newton	Tieden
Gannon	Langland	Nielsen	Van Drie
Goode	Lawson	Nolting	Van Roekel
Graham	Lippold	O'Hearn	Varley
Grassley	Lipsky	Ossian	Voorhees
Hamilton	Logue	Pelton	Walter
Hansen of	Mayberry	Perkins	Warren
Black Hawk	McCartney	Pierson	Waugh
Hanson of	McCormi c k	Poncy	Weichman
Howard-Mitchell	McIntyre	Priebe	Wells
Hill	Mendenhall	Radl	Winkelman
Holden	Menefee	Renda	Wolfe
Huff	Mezvinsky	Rex	Speaker
Johnson of Audubon	Middleswart	Rodgers	pro tempore

The nays were, none.

Absent or not voting, 13:

Bennett Kennedy of Shaw Stroburg
Franklin Chickasaw Shepherd Van Nostrand
Harbor Kitner Skinner Welden
Jesse Peterson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 176, a bill for an act relating to the codification of the revenue laws, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 176)

The ayes were, 107:

Alt	Camp	Darrington	Edgington
Andersen	Campbell	Den Herder	Ellsworth
Bailey	Christensen	Dietz	Ewell
Baker	Cochran	Dooley	Fischer of
Battles	Corey	Dougherty	Grundy
Bergman	Crabb	Doyle	Fisher of
Blouin	Crosier	Drake	Greene
Caffrey	Cunningham	Dunton	

Freeman of	Kluever	Milligan	Sorg
Buena Vista	Knight	Mohrfeld	Stokes
Freeman of	Knoblauch	Nelson	Strand
Clay-Dickinson	Kreamer	Newton	Stromer
Gannon	Kruse	Nielsen	Strothman
Goode	Langland	Nolting	Tapscott
Graham	Lawson	O'Hearn	Tieden
Grassley	Lippold	Ossian	Van Drie
Hamilton	Lipsky	Pelton	Van Nostrand
Hansen of	Logue	Perkins	Van Roekel
Black Hawk	Mayberry	Pierson	Varley
Hanson of	McCartney	Poncy	Voorhees
Howard-Mitchell	McCormick	Priebe	Walter
Hill	Menefee	Radl	Warren
Holden	Mezvinsky	Renda	Waugh
Huff	Miller of	Rex	Welden
Kehe	Des Moines	Rodgers	Wells
Kennedy of	Miller of	Roorda	Winkelman
Chickasaw	Jones	Sanders	Wolfe
Kennedy of	Miller of	Schmeiser	Speaker
Dubuque	Marshall	Schwartz	pro tempore
Kitner	Miller of	Shaw	•
Klein	Page		

The nays were, none.

Absent or not voting, 17:

Bennett Brinck	Johnson of Audubon	McIntyre Mendenhall	Shepherd Skinner
Franklin	Johnston of	Middleswart	Stroburg
Harbor	Johnson	Peterson	Weichman
Jesse	Koch	Schroeder	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 177, a bill for an act to co-ordinate various statutes with the act creating the department of revenue, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 177)

The ayes were, 115:

·,··		
Campbell Christensen	Doyle Drake	Freeman of Clay-Dickinson
Cochran	Dunton	Goode
Corey	Edgington	Graham
Crabb	Ellsworth	Grassley
Crosier	Ewell	Hamilton
		Hansen of
		_ Black Hawk
		Hanson of
		Howard-Mitchell
Dougherty	Franklin	Hill
	Campbell Christensen Cochran Corey Crabb	Campbell Doyle Christensen Drake Cochran Dunton Corey Edgington Crabb Ellsworth Crosier Ewell Cunningham Fischer of Den Herder Grundy Dietz Fisher of Dooley Greene

Holden Lippold Nielsen Stokes Huff Lipsky Nolting Strand Jesse Mayberry O'Hearn Stroburg Johnson of McCartney Ossian Stromer Audubon McCormick Pelton Strothman Johnston of Mendenhall Peterson Tapscott Tieden Johnson Menefee Pierson Kehe Van Drie Mezvinsky Poncy Van Nostrand Kennedy of Middleswart Priebe Van Roekel Miller of Chickasaw Radi Des Moines Renda Varley Kennedy of Dubuque Miller of Rex Voorhees Walter Kitner Jones Rodgers Miller of Klein Sanders Warren Waugh Kluever Marshall Schmeiser Miller of Weichman Knight Schroeder Knoblauch Page Schwartz Wells Koch Milligan Shaw Winkelman Kreamer Mohrfeld Shepherd Wolfe Speaker Kruse Nelson Skinner Langland Newton pro tempore Sorg Lawson

The nays were, none.

Absent or not voting, 9:

Darrington Gannon McIntyre Roorda
Freeman of Harbor Perkins Welden
Buena Vista Logue

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 194, a bill for an act relating to special automobile registration plates, with report of committee recommending passage, was taken up for consideration.

Bailey of Wright moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 194)

The ayes were, 115:

Alt Jesse Darrington Freeman of Andersen Den Herder Buena Vista Kehe Bailey Dietz Freeman of Kennedy of Baker Dooley Clay-Dickinson Chickasaw Battles Dougherty Gannon Kennedy of Bennett Doyle Goode Dubuque Graham Kitner Bergman Drake Blouin Dunton Grasslev Klein Brinck Edgington Hamilton Kluever Caffrey Ellsworth Hansen of Knight Camp Ewell Black Hawk Koch Hanson of Campbell Fischer of Kreamer Howard-Mitchell Kruse Christensen Grundy Cochran Fisher of Hill Langland Holden Corey Greene Lawson Cunningham Franklin Huff Lippold

Miller of Renda Tieden Lipsky Logue Rex Van Drie Page Van Nostrand Mayberry Milligan Rodgers McCartney Van Roekel Mohrfeld Sanders Varley McCormick Nelson Schmeiser McIntyre Newton Schroeder Voorhees Nielsen Walter Mendenhall Schwartz Warren Menefee Nolting Shepherd Waugh Skinner Mezvinsky O'Hearn Weichman Middleswart Ossian Sorg Welden Miller of Pelton Stokes Wells Des Moines Peterson Strand Stroburg Winkelman Miller of Pierson Stromer Wolfe Jones Poncy Miller of Priebe Strothman Speaker Marshall Radl Tapscott pro tempore

The nays were, none.

Absent or not voting, 9:

Crabb	Johnson of	Johnston of	Perkins
Crosier	Audubon	Johnson	R oord a
Harbor		Knoblauch	Shaw

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 347, a bill for an act to legalize and validate the special election held in Pottawattamic County, Iowa, on the 5th day of November, 1968, on the proposition of remodeling the present county home and build and equip an addition thereto, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 347)

The ayes were, 113:

Alt Dietz Graham Klein Dooley Andersen Grassley Kluever Dougherty Bailey Hamilton Knight Knoblauch Baker Doyle Hansen of Black Hawk Battles Drake Kreamer Bennett Dunton Hanson of Kruse Edgington Howard-Mitchell Lawson Bergman Ellsworth Hill Lippold Blouin Brinck Ewell Holden Lipsky Fischer of Caffrey Huff Logue Camp Grundy Mayberry Jesse Campbell Fisher of Johnson of McCartney Christensen Greene Audubon McCormick Freeman of Johnston of Mendenhall Cochran Corey Crabb Buena Vista Johnson Menefee Kehe Freeman of Mezvinsky Middleswart Clay-Dickinson Kennedy of Cunningham Darrington Gannon Chickasaw Miller of Den Herder Goode Kitner Des Moines

Schwartz Van Roekel Miller of Ossian Pelton Shaw Varley Jones Voorhees Miller of Peterson Skinner Pierson Walter Marshall Sorg Miller of Poncy Stokes Warren Priebe Waugh Strand Page Milligan Radl Stroburg Weichman Mohrfeld Renda Stromer Welden Nelson Rex Strothman Winkelman Newton Rodgers Tapscott Wolfe Nielsen Sanders Tieden Speaker Van Drie Nolting Schmeiser pro tempore Van Nostrand O'Hearn Schroeder

The nays were, none.

Absent or not voting, 11:

Crosier	Kennedy of	Langland	Roorda
Franklin	Dubuque	McIntyre	Shepherd
Harbor	Koch	Perkins	Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 604 WITHDRAWN

Schroeder of Pottawattamie asked and received unanimous consent to withdraw House File 604 from further consideration by the House.

UNFINISHED BUSINESS

The House resumed consideration of House File 246, a bill for an act authorizing cities and towns to impose income, sales and motor vehicle taxes, and the amendment by the committee on cities and towns filed on March 27.

Milligan of Polk offered the following amendment filed by Milligan and others:

Amend the committee amendment to House File 246, filed March 27, 1969, by striking from said amendment all after the word "striking" in line one (1) and inserting in lieu thereof the words "the enacting clause".

Gannon of Jasper asked for unanimous consent that the House resolve itself into a committee of the whole and that the Speaker preside as chairman.

Objection was raised.

Gannon of Jasper moved that the House resolve itself into a committee of the whole and that the Speaker preside as chairman.

McCartney of Floyd moved the previous question on the motion.

The motion lost.

On the question "Shall the House resolve itself into a committee of the whole?"

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

The ayes were, 41:

Baker	Franklin	Kreamer	Poncy
Bennett	Gannon	Mayberry	Priebe
Blouin	Huff	McIntyre	Radl
Caffrey	Jesse	Mezvinsky	Renda
Cochran	Johnston of	Middleswart	Rodgers
Crosier	Johnson	Miller of	Schmeiser
Dietz	Kennedy of	Des Moines	Schwartz
Dougherty	Chickasaw	Milligan	Skinner
Doyle	Kennedy of	Newton	Stroburg
Dunton	Dubuque	Nolting	Tapscott
Ellswo rth Ewell	Knoblauch	Perkins	Wells

The nays were, 79:

Alt	Freeman of	Logue	Shaw
Andersen	Clay-Dickinson	McCartney	Shepherd
Bailey	Goode	Mendenhall	Sorg
Battles	Graham	Menefee	Stokes
Bergman	Grassley	Miller of	Strand
Brinck	Hamilton	Jones	Stromer
Camp	Hansen of	Miller of	Strothman
Campbell	Black Hawk	Marshall	Tieden
Christensen	Hanson of	Miller of	Van Drie
Corey	Howard-Mitchell	Page	Van Nostrand
Crabb	Hill	Mohrfeld	Van Roekel
Cunningham	Holden	Nelson	Varley
Darrington	Johnson of	Nielsen	Voorhees
Den Herder	Audubon	O'Hearn	Walter
Dooley	Kehe	Ossian	Warren
Drake	Kitner	Pelton	Waugh
Edgington	Kluever	Peterson	Weichman
Fischer of	Knight	Pierson	Welden
Grundy	Kruse	Rex	Winkelman
Fisher of	Langland	Roorda	Wolfe
Greene	Lawson	Sanders	Speaker
Freeman of	Lippold	Schroeder	pro tempore
Buena Vista	Lipsky		- •

Absent or not voting, 4:

Harbor	Klein	Koch	McCormick

The motion lost.

(House File 246 and the Milligan amendment to the committee amendment pending at adjournment.)

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H. F. 196 Relating to the referendum for approval of low rent housing projects. By Tapscott, Brinck, Baker, Mayberry, Franklin, et al.
- H. F. 658 COMMITTEE BILL—Relating to assistance paid needy blind persons. By committee on social services; Holden, chairman.
- H. F. 662 COMMITTEE BILL—Relating to the Iowa development commission. By committee on Iowa development; Winkelman, chairman.
- H. F. 417 COMMITTEE BILL—Relating to the inspection of meat and poultry. By committee on agriculture; Strothman, chairman.
- H. F. 664 COMMITTEE BILL—Relating to establishment of county legal aid programs. By committee on judiciary; Hill, chairman.
- S. F. 295 To provide tuition grants to full-time resident students attending accredited private institutions of higher education in Iowa. By committee on higher education.
- H. F. 133 To increase the compensation of county officers, clerks and members of the county boards of supervisors. By Mendenhall.

FLOYD H. MILLEN Chairman, Steering Committee

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 4, 1969, he approved and transmitted to the Secretary of State the following bill: Senate File 279.

REPORTS OF COMMITTEE

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 377, a bill for an act relating to allocation of rental receipts from federal flood and erosion control projects, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 377 as follows:

- 1. By inserting in line fourteen (14) after the word "government" the words ", or so much thereof as may be deemed necessary by the board of supervisors.".
 - 2. By inserting in line nineteen (19) after the period the following:
- "If the funds prorated to local fire departments in any county are less than ten percent of the total county share of such federal payments for any year, the amount which exceeds such prorations shall revert back to and be divided equally between the secondary road fund and the county board of education fund."

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred Senste File 86, a bill for an act relating to empowering county boards of supervisors to act in lieu of township trustees in cases where all trustee offices in a township are vacant, begs leave to report it has had the same

under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred House File 745, a bill for an act relating to secretaries and treasurers of certain county hospitals, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

AMENDMENTS FILED

- Amend the Johnston of Johnson amendment to House File 84, filed
 April 2, 1969, as follows:

 1. Line thirty (30) by striking the words
 "credit-reporting agency" and inserting in lieu thereof
 the word "person".
 2. Line thirty-two (32) by striking the words
 "credit reporting agency" and inserting in lieu thereof
- 7 "credit-reporting agency" and inserting in lieu thereof
 8 the word "person".
 9 3. Line eighty-four (84) by striking the words
- 10 "credit-reporting agency" and inserting in lieu thereof

11 the word "person".

25

26

27

28

29

JOHNSTON of Johnson

House File 196 is hereby amended by striking all after 2 the enacting clause, and inserting in lieu thereof the follow-3 ing: Section 1. Section four hundred three A point twenty-4 5 five (403A.25), Code 1966, is hereby amended as follows: 6 1. By inserting in line ten (10) after the word 7 "municipality" the words ", except as otherwise provided in 8 this chapter". 9 2. By adding the following: 10 "As an optional procedure, a municipality or low-rent 11 housing agency may proceed to exercise the powers granted by 12 this chapter on its own motion without such an election, if 13 the scope of property acquisition for the low-rent housing 14 project or projects is specifically limited by the resolution 15 to proceed to the use of dwelling units in existing structures 16 to be leased from private owners, subject to the following: 17 1. Before adoption of the resolution to proceed upon 18 such a project or projects, the governing body of the municipality 19 shall cause a notice of the proposed resolution to be published 20 at least once in a newspaper of general circulation within the 21 municipality, at least fifteen days prior to the meeting of 22 which it is proposed to take action on the resolution to proceed. 23 2. If at any time before the date fixed for such meeting, 24

2. If at any time before the date fixed for such meeting, a petition is filed with the clerk of the municipality signed by qualified electors of the city or town equal in number to ten percent of those who voted for the office of governor at the last general election asking that the question of undertaking such project activities be submitted to the legal voters of the municipality, the governing body shall either

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

51

52

53 54

55

56

57

58

4

5

6

1

2

30 by resolution declare the proposal to have been abandoned. 31 or shall cause a special election to vote upon the question 32 of undertaking such project activities. 33

3. If a petition is filed and the governing body of the municipality calls an election to vote on the question. the proposition shall be submitted in the following form:

"Shall the (name of municipality or low-rent housing agency) proceed with low-rent housing project activities through the use of dwelling units in existing structures to be leased from private owners as prescribed and limited by chapter four hundred three A (403A) of the Code?"

4. Notice of such election, stating the date of the election, the hours of opening and closing the polls, the precincts and polling places, and the question to be submitted. shall be published once each week for three consecutive weeks in some newspaper published in the municipality, or if none be published therein, in a newspaper published in the county and having a general circulation in the municipality. The election shall be held on a day not less than five nor more than twenty days after the last publication of notice.

5. The proposition voted upon shall not be deemed carried or adopted unless the vote in favor of such authorization is equal to at least fifty percent of the total vote cast for and against the proposition at the election.

6. If no petition is filed, or if a petition is filed and the proposition is approved by the voters at an election, the municipality or low-rent housing agency may proceed to exercise the powers granted by this chapter as to low-rent housing of the type so approved."

> KOCH of Woodbury O'HEARN of Scott DOOLEY of Woodbury HOLDEN of Scott

Amend the committee amendment to House File 246, filed 1 March 27, 1969, as follows: 3

1. Page 3, line eighty-five (85), by striking the words "after crediting to the department", and all of lines eighty-six (86) and eighty-seven (87), and from line eighty-eight (88) the phrase "pense,".

7 2. Page 4, line one hundred twenty-seven (127) by 8 striking the words "after Crediting", and all of lines one hundred twenty-eight (128) and one hundred twenty-ning 9 10 (129), and from line one hundred thirty (130) the words 11 "tive expense.".

JESSE of Polk

Amend the committee amendment to House File 246 by adding the following section: "The authority to tax granted in this 3 act shall extend to the metropolitan areas as defined by the 4 metropolitan regional planning commission of each area, as established according to chapter four hundred seventy-three A (473A) of the Code."

LIPSKY of Linn

8

4

5 6

7

8

13

21 22

28

26

27

- Amend the committee amendment to House File 246 filed March 27, 1969, as follows:
- 3 1. By inserting in line thirty-three (33) after the word 4 "income," the word "or".
- 5 2. By striking from line thirty-three (33) after the word 6 "earnings" the words ", or sales and use".
 - 3. By inserting in line forty-three (43) after the word "income," the word "and".
- 4. By striking from line forty-three (43) after the word 9 10 "earnings" the words ", and sales and use". 11
 - 5. By striking sections 7, 8 and 9.

GRASSLEY of Butler

Amend the committee amendment to House File 246, filed 1 March 27, 1969, as follows:

- 3 1. By striking the colon in line fifty-four (54), all of lines 4 fifty-five (55) through fifty-nine (59), and inserting in lieu thereof the words "resident taxpayer means any taxpayer whose principal place of residence is in the city or town imposing the tax." 7
- 8 2. Line ninety-five (95) by striking the word "and" and in-9 serting in lieu thereof a comma. Further amend line ninety-five (95) 10 by inserting after the Roman numeral "II" the following "and III".

HUFF of Polk

1 Amend the committee amendment to House File 246, filed March 2 27, 1969 as follows: 3

- 1. Amend line eighty-six (86) by striking the words "a reasonable amount".
- 2. Amend line eighty-six (86) by striking the word "ten" and inserting in lieu thereof the word "two".
- 3. Amend line ninety-two (92) by striking the words "the general fund of".
- 4. Amend line ninety-three (93) by striking the period and 9 inserting in lieu thereof the following: "treasurer, and may be 10 11 expended for any lawful municipal purpose.". 12
 - 5. Amend line 128 by striking the words "a reasonable amount", and inserting in lieu thereof the words "the actual cost".
- 14 6. Amend line 128 by striking the word "ten" and inserting in 15 lieu thereof the word "two".
- 16 7. Amend line 134 by striking the words "in the general fund" 17 and inserting in lieu thereof the words "to the credit".
- 18 8. Amend line 134 by striking the period and inserting in lieu 19 thereof the words "treasurer, and may be expended for any lawful municipal purpose.". 20
 - 9. Amend line 141 by striking the words "not more than".
 - 10. Amend line 142 by inserting after the word "to" the words "the running gear of".
- 24 11. Amend line 156 by striking the words "in the general fund" 25 and inserting in lieu thereof the words "to the credit".
- 12. Amend line 156 by striking the period and inserting in lieu thereof the words "treasurer, and may be expended for any lawful 28 municipal purpose.".

```
1
      Amend the committee amendment to House File 246, filed
2 March 27, 1969, by striking in lines twenty-seven (27) and
3 twenty-eight (28) the words "for succeeding years until
   modified or repealed" and inserting in lieu thereof the words
5 "for not longer than one year".
                                                    KREAMER of Polk
1
      Amend the committee amendment to House File 246, filed
2
   March 27, 1969, as follows:
3
      1. Line six (6), by striking the words "a majority" and
4
  inserting in lieu thereof the words "sixty percent or more."
      2. Line twenty-one (21), by striking the words "a majority" and
5
  inserting in lieu thereof the words "sixty percent or more."
                                                    KREAMER of Polk
1
      Amend the committee amendment to House File 246, filed
2
   March 27, 1969, by adding thereto the following new section:
3
      "The amount of tax revenue remitted by the treasurer of the
4 state to the city or town under this Act shall be credited in
5
   that amount against any money owed the State of Iowa by such city
   or town."
                                                    KREAMER of Polk
1
      Amend the committee amendment to House File 246, filed
2
   March 27, 1969, as follows:
3
      By inserting after line one hundred sixty-five (165)
4
   the following new section and renumbering the section:
5
     "Sec. 12. Section four hundred twenty-two point twelve
6
    (422.12), Code 1966, as amended by chapter three hundred
7
   forty-eight (348), section fifteen (15), Acts of the
8
   Sixty-second General Assembly, is hereby amended by
9
   adding the following new subsection:
10
      6. The full amount of any local tax authorized by the
11
   General Assembly, imposed by any city or town and paid by
12 an individual taxpayer."
                                                         JESSE of Polk
1
      Amend the title to House File 246, page 1, line one (1), by striking
2 the word "authorizing" and inserting in lieu thereof the
 3 words "to aid"; and by inserting after the word "towns" the
   word "and"; and by striking the words "income, sales,"; and
 4
 5
    in line two (2) by striking the word "and".
 6
      Amend the committee amendment to House File 246, filed
7
    March 27, 1969, as follows:
8
      1. By striking all of lines four (4) through one
9
    hundred forty (140).
10
      2. Line one hundred forty-one (141) by inserting after
11 the word "tax" the following: "for the Municipal Tax Relief
   Fund".
12
13
      3. Line one hundred forty-two (142) by striking the
14 word "may" and inserting in lieu thereof the word "shall".
15
      4. Line one hundred forty-four (144) by striking the
16 comma and the word "and" and inserting in lieu thereof a
17
    period.
18
      5. By striking all of lines one hundred forty-five (145)
```

19 through one hundred forty-seven (147), and one hundred fifty-

20 one (151) through one hundred sixty-five (165).

6. Further amend the committee amendment by adding the following new sections:

"Sec. 2. This Act shall be known as the "Municipal Tax Relief Act", and shall have for its purpose the reduction of the need for additional property tax increases for the owners of city and town property.

Sec. 3. There is hereby created as a permanent fund in the office of the treasurer of state a fund to be known as the "municipal tax relief fund," and for the purpose of establishing and maintaining said fund for each fiscal year beginning July 1, 1969, there may be appropriated thereto from the general fund of the state an amount to be determined by the general assembly.

Sec. 4. The treasurer of state shall on the first day of January of each year apportion among the incorporated cities and towns of the state, in the ratio which the population of each city or town, as shown by the latest available federal census, bears to the total population of all such cities and towns in the state, the moneys appropriated to the "municipal tax relief fund", and shall remit to the clerk of each such city or town the amount so apportioned to such city or town, and said funds so remitted shall be subject to expenditure under the direction of the council of such incorporated city or town for any lawful municipal purpose. A city or town may have one special federal census taken each decade, and the population figures thus obtained shall be used in apportioning amounts under this section beginning the calendar year following the year in which the special census is certified to the secretary of state.

Sec. 5. In any case where a city or town has been incorporated since the latest available federal census, the mayor and council shall certify to the state treasurer the actual population of such incorporated city or town as of the date of incorporation and its apportionment of funds under this chapter shall be based upon such certification until the next federal census enumeration. Any community which has dissolved its corporation shall not receive any apportionment of funds under this chapter after its dissolution.

Sec. 6. In any case where a city or town has annexed any territory since the last regular or special federal census, the mayor and council shall certify to the treasurer of state the actual population of such annexed territory as determined by the last certified federal census of said territory and the apportionment of funds under this chapter shall be based upon the population of said city or town as modified by the certification of the population of the annexed territory until the next regular or special federal census enumeration.

Sec. 7. In any case where two or more cities or towns have consolidated, the apportionment of funds under this section shall be based upon the population of the city or town resulting from said consolidation and shall be

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40 41

determined by combining the population of all cities and 76 towns involved in the consolidation as determined by the 77 last regular or special federal census enumeration for 78 said consolidating city or town.

79 Section twenty-six point six (26.6). Code 1966. 80 as amended by chapter two hundred fifty-three (253), sec-81 tions four (4) and six (6), Acts of the Sixty-second General Assembly, is hereby further amended by striking 82 83 from line ten (10) the word and numbers "and 312.3"" and 84 inserting in lieu thereof the words and numbers 85 ". three hundred twelve point three (312.3), and the 86 municipal tax relief act"."

JESSE of Polk

Amend the cities and towns committee amendment to House 2 File 246, filed March 27, 1969, as follows:

1. By inserting after section eleven (11) the following new section:

"In lieu of the local sales and use tax authorized by section seven (7) of this Act, a local tax, at a rate not to exceed five percent, may be imposed on the gross receipts of any or all of the following:

1. Persons engaged in the business of transmitting messages by means of electricity, to the extent of the business originating within the corporate limits of the city or town.

- 2. Persons engaged in the business of distributing, supplying, furnishing, or selling gas for use or consumption within the corporate limits of the city or town, and not for resale.
- 3. Persons engaged in the business of distributing, supplying, furnishing, or selling electricity for use or consumption within the corporate limits of the city or town, and not for resale.
- 4. Persons engaged in the business of distributing, supplying, furnishing, or selling water for use or consumption within the corporate limits of the city or town, and not for resale.

No tax authorized by this section shall be imposed with respect to any transaction in interstate commerce or otherwise to the extent to which such transaction may not, under the constitution and statutes of the United States, be made the subject of taxation by this state or any of its political subdivisions. No tax authorized by this Act shall be imposed upon any person unless such tax is imposed in like manner and at the same rate upon all persons engaged in businesses of the same class in the city or town, whether privately or municipally owned or operated.

Any tax authorized by this section may be in addition to the payment of money, or the value of products or services furnished to the city or town by the person taxed as compensation for use of municipal streets, alleys, or other public places, or installation and maintenance of poles, wires, pipes. or other equipment used in the operation of the person's busi-

When used in this section, unless the context otherwise

59

60

61 62

63

64

65

66

67

68

69

70

71

72

73

74

75

76 77

78

42 requires:

43 1. 'Gross receipts' means the consideration received for 44 the transmission of messages: for the distribution, supplying, 45 furnishing, or sale of gas for use or consumption and not for 46 resale: for the distribution, supplying, furnishing, or sale of 47 electricity for use or consumption and not for resale; for the 48 distribution, supplying, furnishing, or sale of water for use 49 or consumption and not for resale; and for all services ren-50 dered in connection with any of the above transactions, valued 51 in money whether received in money or otherwise, including cash, credit, service, and property of every kind and material. 52 53 Gross receipts shall be determined without any deduction because of the cost of transmission of messages, and without 54 55 any deduction because of the cost of the service, product, or 56 commodity supplied, the cost of materials used, labor or ser-57 vice cost, or any other expenses.

2. 'Transmitting messages', in addition to the usual and popular meaning of person-to-person communication, includes the furnishing for a consideration of services or facilities whether owned or leased, or both, to persons in connection with the transmission of messages when such persons do not in turn receive any consideration from other persons for the transmission of messages, but does not include furnishing of services or facilities to persons for the transmission of messages to the extent that any such services or facilities for the transmission of messages are furnished for a consideration, by such persons to other persons.

3. 'Person' means any natural individual, firm, trust, estate, partnership, association, joint stock company, joint venture, corporation, municipal corporation, or political subdivision of this state, or receiver, trustee, conservator, or other representative appointed by order of any court.

A tax imposed under authority of this section shall be remitted to a local official designated by the local governing body, and the conditions of administration, enforcement, and collection of the tax shall be contained in the ordinance imposing the tax, and the tax shall be deposited in the general fund of the city or town. The director, upon request of the

79 fund of the city or town. The director, upon request of the 80 local governing body, shall assist in drafting the ordinance.

GANNON of Jasper

1 Amend House File 394 as follows:

2 1. Page 3 by striking from lines eight (8) and nine (9) 3 the words "shall be constructed and maintained by the abutting

4 owners and".

5 2. Page 4 by striking all after the period in line nine

(9) and all of lines ten (10), eleven (11) and twelve (12).

GRAHAM of Ida-Sac

- Amend House File 417 by striking all after the enacting clause and inserting in lieu thereof the following:
- 3 Section 1. Section one hundred eighty-nine A point two 4 (189A.2), Code 1966, is hereby repealed and the following
- 5 enacted in lieu thereof:
- 6 "As used in this chapter except as otherwise specified:
 7 1. 'Secretary' means the Iowa secretary of agriculture

8 or his delegate.

- 2. 'Person' includes any individual, partnership, corporation, association, or other business unit, and any officer, agent, or employee thereof.
- 3. 'Broker' means any person engaged in the business of buying or selling livestock products or poultry products on commission, or otherwise negotiating purchases or sales of such articles other than for his own account or as an employee of another person.
- 4. 'Renderer' means any person engaged in the business of rendering livestock or poultry carcasses, or parts or products of such carcasses, except rendering conducted under inspection or exemption under this chapter.
- 5. 'Animal food manufacturer' means any person engaged in the business of preparing animal food, including poultry, derived wholly or in part from livestock or poultry carcasses or parts or products of such carcasses.
 - 6. 'Intrastate commerce' means commerce within this state.
- 7. 'Livestock' means any cattle, sheep, swine, goats, horses, mules or other equines, whether live or dead.
- 8. 'Livestock product' means any carcass, part thereof, meat, or meat food product of any livestock.
 - 9. 'Meat food product' means any product capable of use as human food which is made wholly or in part from any meat or other portion of the carcass of any cattle, sheep, swine, or goats, excepting products which contain meat or other portions of such carcasses only in a relatively small proportion or historically have not been considered by consumers as products of the meat food industry, and which are exempted from definition as a meat food product by the secretary under such conditions as he may prescribe to assure that the meat or other portions of such carcass contained in such product are not adulterated and that such products are not represented as meat food products. This term as applied to food products of equines shall have a meaning comparable to that provided in this paragraph with respect to cattle, sheep, swine, and goats.
 - 10. 'Poultry' means any domesticated bird, whether live or dead.
 - 11. 'Poultry product' means any poultry carcass or part thereof, or any product which is made wholly or in part from any poultry carcass or part thereof, excepting products which contain poultry ingredients only in a relatively small proportion or historically have not been considered by consumers as products of the poultry food industry, and which are exempted by the secretary from definition as a poultry product under such conditions as he may prescribe to assure that the poultry ingredients in such products are not adulterated and that such products are not represented as poultry products.
 - 12. 'Capable of use as human food' shall apply to any livestock or poultry carcass, or part or product of any such carcass, unless it is denatured or otherwise identified as required by regulations prescribed by the secretary to deter its use as human food, or it is naturally inedible by humans.
 - 13. 'Prepared' means slaughtered, canned, salted, stuffed,

A CONTRACTOR OF THE PARTY OF TH

64 rendered, boned, cut up, or otherwise manufactured or pro-65 cessed.

- 14. 'Adulterated' shall apply to any livestock product or poultry product under any one or more of the following circumstances:
- a. If it bears or contains any poisonous or deleterious substance which may render it injurious to health; but in case the substance is not an added substance such article shall not be considered adulterated under this clause if the quantity of such substance in or on such article does not ordinarily render it injurious to health.
- b. (1) If it bears or contains, by reason of administration of any substance to the livestock or poultry or otherwise, any added poisonous or deleterious substance (other than one which is a pesticide chemical in or on a raw agricultural commodity; a food additive; or a color additive) which may, in the judgment of the secretary, make such article unfit for human food.
- (2) If it is, in whole or in part, a raw agricultural commodity and such commodity bears or contains a pesticide chemical which is unsafe within the meaning of section four hundred eight (408) of the Federal Food, Drug, and Cosmetic Act.
- (3) If it bears or contains any food additive which is unsafe within the meaning of section four hundred nine (409) of the Federal Food, Drug, and Cosmetic Act.
- (4) If it bears or contains any color additive which is unsafe within the meaning of section seven hundred six (706) of the Federal Food, Drug, and Cosmetic Act; however, an article which is not otherwise deemed adulterated under subparagraphs two (2), three (3), or four (4) of this paragraph shall nevertheless be deemed adulterated if use of the pesticide chemical, food additive, or color additive in or on such article is prohibited by regulations of the secretary in official establishments.
- c. If it consists in whole or in part of any filthy, putrid, or decomposed substance or is for any other reason unsound, unhealthful, unwholesome, or otherwise unfit for human food.
- d. If it has been prepared, packed, or held under insanitary conditions whereby it may have become contaminated with filth, or whereby it may have been rendered injurious to health.
- e. If it is, in whole or in part, the product of an animal, including poultry, which has died otherwise than by slaughter.
- f. If its container is composed, in whole or in part, of any poisonous or deleterious substance which may render the contents injurious to health.
- g. If it has been intentionally subjected to radiation, unless the use of the radiation was in conformity with a regulation or exemption in effect pursuant to section four hundred nine (409) of the Federal Food, Drug, and Cosmetic Act.
- h. If any valuable constituent has been in whole or in part omitted or abstracted therefrom; or if any substance

- has been substituted, wholly or in part therefor; or if damage or inferiority has been concealed in any manner; or if any substance has been added thereto or mixed or packed therewith so as to increase its bulk or weight, or reduce its quality or strength, or make it appear better or of greater value than it is.
 - i. If it is margarine containing animal fat and any of the raw material used therein consisted in whole or in part of any filthy, putrid, or decomposed substance.
 - 15. 'Misbranded' shall apply to any livestock product or poultry product under any one or more of the following circumstances:
 - a. If its labeling is false or misleading in any particular.
 - b. If it is offered for sale under the name of another food.
 - c. If it is an imitation of another food, unless its label bears, in type of uniform size and prominence, the word 'imitation', and immediately thereafter the name of the food imitated.
- d. If its container is so made, formed, or filled asto be misleading.
 - e. Unless it bears a label showing both:
 - (1) The name and place of business of the manufacturer, packer, or distributor.
 - (2) An accurate statement of the quantity of the product in terms of weight, measure, or numerical count; however, under this paragraph, exemptions as to livestock products not in containers may be established by regulations prescribed by the secretary, and under this subparagraph reasonable variations may be permitted, and exemptions as to small packages may be established for livestock products or poultry products by regulations prescribed by the secretary.
 - f. If any word, statement, or other information required by or under authority of this chapter to appear on the label or other labeling is not prominently placed thereon with such conspicuousness (as compared with other words, statements, designs, or devices in the labeling) and in such terms as to render it likely to be read and understood by the ordinary individual under customary conditions of purchase and use.
 - g. If it purports to be or is represented as a food for which a definition and standard of identity or composition has been prescribed by the regulations of the secretary under paragraph e of this subsection, unless it conforms to such definition and standard and its label bears the name of the food specified in the definition and standard and, insofar as may be required by such regulations, the common names of optional ingredients (other than spices, flavoring, and coloring) present in such food.
 - h. If it purports to be or is represented as a food for which a standard or standards of fill of container have been prescribed by regulations of the secretary under paragraph e of this subsection, and it falls below the standard of fill of container applicable thereto, unless its label bears, in such manner and form as such regulations specify, a state-

181

184 185

186

187

188

189

190

191

192 193

194

195

196

197

198

199

200

201

202

203

204

205

206

207

208 209

210

211 212

213

225

226

227

228

229

141

ment that it falls below such standard. 176

177 i. If it is not subject to the provisions of paragraph g of this subsection, unless its label bears both: 178

(1) The common or usual name of the food, if any.

(2) In case it is fabricated from two or more ingredients. the common or usual name of each such ingredient; except 182 that spices, flavorings, and colorings may, when authorized 183 by the secretary, be designated as spices, flavorings, and colorings without naming each; however, to the extent that compliance with the requirements of this subparagraph is impracticable, or results in deception or unfair competition, exemptions shall be established by regulations promulgated by the secretary.

j. If it purports to be or is represented for special dietary uses, unless its label bears such information concerning its vitamin, mineral, and other dietary properties as the secretary, after consultation with the secretary of agriculture of the United States, determines to be and by regulations prescribes as necessary in order to fully inform purchasers as to its value for such uses.

k. If it bears or contains any artificial flavoring, artificial coloring, or chemical preservative, unless it bears labeling stating that fact; however, to the extent that compliance with the requirements of this paragraph is impracticable, exemptions shall be established by regulations promulgated by the secretary.

1. If it fails to bear, directly thereon and on its containers, as the secretary may by regulations prescribe, the official inspection legend and establishment number of the establishment where the product was prepared and, unrestricted by any of the foregoing, such other information as the secretary may require in such regulations to assure that it will not have false or misleading labeling and that the public will be informed of the manner of handling required to maintain the article in a wholesome condition.

16. 'Label' means a display of written, printed, or graphic matter upon any article or the immediate container. not including package liners, of any article.

214 17. 'Labeling' means all labels and other written. 215 printed, or graphic matter either upon any article or any of 216 its containers or wrappers, or accompanying such article.

217 18. 'Container' or 'package' means any box, can, tin, 218 cloth, plastic or other receptacle, wrapper, or cover.

219 19. 'Shipping container' means any container used or in-220 tended for use in packaging the product packed in an immedi-221 ate container.

222 20. 'Immediate container' means any consumer package; or 223 any other container in which livestock products or poultry 224 products, not consumer packaged, are packed.

21. 'Federal Meat Inspection Act' means the Act so entitled approved March 4, 1907 (34 Stat. 1260), as amended by the Wholesome Meat Act (81 Stat. 584); 'Federal Poultry Products Inspection Act' means the Act so entitled approved August 28, 1957 (71 Stat. 441), as amended by the Wholesome

230 Poultry Products Act (82 Stat. 791); and 'federal acts' means

231 these two federal laws.

- 22. 'Federal Food, Drug, and Cosmetic Act' means the Act so entitled, approved June 25, 1938 (52 Stat. 1040), and Acts amendatory thereof or supplementary thereto.
- 23. 'Pesticide chemical', food additive', 'color additive', and 'raw agricultural commodity' shall have the same meanings for purposes of this chapter as under the Federal Food. Drug. and Cosmetic Act.
- 24. 'Official mark' means the official inspection legend or any other symbol prescribed by regulations of the secretary to identify the status of any article or livestock or poultry under this chapter.
- 25. 'Official inspection legend' means any symbol prescribed by regulations of the secretary showing that an article was inspected and passed in accordance with this chapter.
- 247 26. 'Official certificate' means any certificate pre-248 scribed by regulations of the secretary for issuance by an 249 inspector or other person performing official functions under 250 this chapter.
- 251 27. 'Official device' means any device prescribed or 252 authorized by the secretary for use in applying any official 253 mark.
 - 28. 'Official establishment' means any establishment as determined by the secretary at which inspection of the slaughter of livestock or poultry or the preparation of livestock products or poultry products is maintained under the authority of this chapter.
 - 29. 'Inspector' means an employee or official of the Iowa department of agriculture authorized by the secretary or any employee or official of the government of any county or other governmental subdivision of this state, authorized by the secretary to perform any inspection functions under this chapter under an agreement between the secretary and such governmental subdivision.
 - 30. 'Veterinary inspector' means a graduate veterinarian with appropriate training to perform the inspection functions under the provisions of this chapter.
 - 31. 'Establishment' means all premises where animals or poultry are slaughtered or otherwise prepared, either for custom or resale, for food purposes, meat or poultry canneries, sausage factories, smoking or curing operations, and similar places."
 - Sec. 2. Section one hundred eighty-nine A point three (189A.3), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"No person shall operate an establishment without first securing a license from the department. The license fee shall be twenty-five dollars for each establishment per year or for any part of a year. The funds shall be deposited with the department of agriculture. The license year shall be from July first to June thirtieth. Applications for licenses shall be in writing on forms prescribed by the department.

It is the objective of this chapter to provide for meat and poultry products inspection programs that will impose and enforce requirements with respect to intrastate operations

and commerce that are at least equal to those imposed and enforced under the Federal Meat Inspection Act and the Fed-eral Poultry Products Inspection Act with respect to opera-tions and transactions in interstate commerce; and the sec-retary is directed to administer this chapter so as to ac-complish this purpose. The director of the meat and poultry inspection service of the Iowa department of agriculture is designated as the appropriate state agency to cooperate with the secretary of agriculture of the United States in admin-istration of this chapter."

Sec. 3. Section one hundred eighty-nine A point four (189A.4), Code 1966, as amended by chapter one hundred seventy-nine (179), section one (1), and chapter one hundred eighty (180), section one (1), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"In order to accomplish the objectives of this chapter the secretary may exempt the following types of operations from inspection:

- 1. Slaughtering and preparation by any person of livestock and poultry of his own raising exclusively for use by him and members of his household, and his nonpaying guests and employees.
- 2. Any other operations which the secretary may determine would best be exempted to further the purposes of this chapter, to the extent such exemptions conform to the Federal Meat Inspection Act and the Federal Poultry Products Inspection Act and the regulations thereunder."
- Sec. 4. Section one hundred eighty-nine A point five (189A.5), Code 1966, is hereby amended by adding thereto the following:
 "In order to accomplish the objective stated in section

"In order to accomplish the objective stated in section one hundred eighty-nine A point three (189A.3) of the Code, the secretary shall:

- 1. By regulations require ante mortem and post mortem inspections, quarantine, segregation, and reinspections with respect to the slaughter of livestock and poultry and the preparation of livestock products and poultry products at all establishments in this state, except those exempted by section one hundred eighty-nine A point four (189A.4) of the Code, at which livestock or poultry are slaughtered or livestock or poultry products are prepared for human food solely for distribution in intrastate commerce.
- 2. By regulations require the identification of livestock and poultry for inspection purposes and the marking and labeling of livestock products or poultry products or their containers, or both, as 'Iowa Inspected and Passed' if the products are found upon inspection to be not adulterated, and as 'Iowa Inspected and Condemned' if they are found upon inspection to be adulterated; and the destruction for food purposes of all such condemned products under the supervision of an inspector.
- 3. Prohibit the entry into official establishments of livestock products and poultry products not prepared under federal inspection or inspection pursuant to this chapter

and further limit the entry of such articles and other materials into such establishments under such conditions as
he deems necessary to effectuate the purposes of this chapter.
By regulations require that when livestock products

- 4. By regulations require that when livestock products and poultry products leave official establishments they shall bear directly thereon or on their containers, or both, all information required by section one hundred eighty-nine A point seven (189A.7), subsection two (2) of the Code; and require approval of all labeling and containers to be used for such products when sold or transported in intrastate commerce to assure that they comply with the requirements of this chapter.
- 5. Investigate the sanitary conditions of each establishment within subsection one (1) of this section and withdraw or otherwise refuse to provide inspection service at any such establishment where the sanitary conditions are such as to render adulterated any livestock products or poultry products prepared or handled thereat.
- 6. Prescribe regulations relating to sanitation for all establishments required to have inspection under subsection one (1) of this section.
- 7. By regulations require that both of the following classes of persons shall keep such records and for such periods as are specified in the regulations to fully and correctly disclose all transactions involved in their business, and to afford the secretary and his representatives access to such places of business, and opportunity at all reasonable times to examine the facilities, inventory, and records thereof, to copy the records, and to take reasonable samples of the inventory upon payment of the fair market value therefor:
- a. Any person that engages in or for intrastate commerce in the business of slaughtering any livestock or poultry, or preparing, freezing, packaging or labeling, buying or selling (as a broker, wholesaler, or otherwise), transporting, or storing any livestock products or poultry products for human or animal food.
- b. Any person that engages in or for intrastate commerce in business as a renderer or in the business of buying, selling, or transporting any dead, dying, disabled, or diseased livestock or poultry or parts of the carcasses of any such animals that died otherwise than by slaughter."
- 384 Sec. 5. Section one hundred eighty-nine A point seven 385 (189A.7), Code 1966, is hereby repealed and the following 386 enacted in lieu thereof: 387 "In order to accomplish the objective stated in section

"In order to accomplish the objective stated in section one hundred eighty-nine A point three (189A.3) of the Code, the secretary may:

- 1. Remove inspectors from any establishment that fails to destroy condemned products as required under section one hundred eighty-nine A point five (189A.5), subsection two (2) of the Code.
- 2. Refuse to provide inspection service under this chapter with respect to any establishment for causes specified in section four hundred one (401) of the Federal Meat Inspection Act or section eighteen (18) of the Federal Poultry

Products Inspection Act.

- 3. Order labeling and containers to be withheld from use if he determines that the labeling is false or misleading or the containers are of a misleading size or form.
- 4. By regulations prescribe the sizes and style of type to be used for labeling information required under this chapter, and definitions and standards of identity or composition or standards of fill of container, consistent with federal standards, when he deems such action appropriate for the protection of the public and after consultation with the secretary of agriculture of the United States.
- 5. By regulations prescribe conditions of storage and handling of livestock products and poultry products by persons engaged in the business of buying, selling, freezing, storing, or transporting such articles in or for intrastate commerce to assure that such articles will not be adulterated or misbranded when delivered to the customer.
- 6. Require that equines be slaughtered and prepared in establishments separate from establishments where other livestock are slaughtered or their products are prepared.
 - 7. By regulations require that every person engaged in business in or for intrastate commerce as a broker, renderer, animal food manufacturer, or wholesaler or public warehouseman of livestock or poultry products, or engaged in the business of buying, selling, or transporting in intrastate commerce any dead, dying, disabled, or diseased livestock or poultry or parts of the carcasses of any such animals that died otherwise than by slaughter shall register with the secretary his name and the address of each place of business at which and all trade names under which he conducts such business.
- 8. Adopt by reference or otherwise such provisions of the rules and regulations under the federal acts, with such changes therein as he deems appropriate to make them applicable to operations and transactions subject to this chapter. which shall have the same force and effect as if promulgated under this chapter, and promulgate such other rules and regulations as he deems necessary for the efficient execution of the provisions of this chapter, including rules of practice providing opportunity for hearing in connection with issuance of orders under section one hundred eighty-nine A point five (189A.5), subsection five (5), or section one hundred eighty-nine A point seven (189A.7), subsections one (1), two (2), or three (3) of the Code and prescribing procedures for proceedings in such cases; however, this shall not preclude a requirement that a label or container be withheld from use, or a refusal of inspection pursuant to the sections cited herein pending issuance of a final order in any such proceeding.
- 9. Appoint and prescribe the duties of such inspectors and other personnel as he deems necessary for the efficient execution of the provisions of this chapter.
- 450 10. Cooperate with the secretary of agriculture of the 451 United States in administration of this chapter to effectuate 452 the purposes stated in section one hundred eighty-nine A

470

471

472

473

474 475

476

477

478

479

480

481

482

483 484

485

503

504

- point three (189A.3) of the Code; accept federal assistance for that purpose and spend public funds of this state appropriated for administration of this chapter to pay fifty percent of the estimated total cost of the cooperative program.
- 458 11. Recommend to the secretary of agriculture of the
 459 United States for appointment to the advisory committees pro460 vided for in the federal acts, such officials or employees of
 461 the Iowa meat and poultry inspection service as the secretary
 462 shall designate.
- 12. Serve as a representative of the governor for consultation with said secretary under paragraph c of section three hundred one (301) of the Federal Meat Inspection Act and paragraph c of section five (5) of the Federal Poultry Products Inspection Act unless the governor selects another representative.
 - Sec. 6. Section one hundred eighty-nine A point eight (189A.8), Code 1966, is hereby repealed and the following enacted in lieu thereof:
 - "1. No person shall sell, transport, offer for sale or transportation, or receive for transportation in intrastate commerce, any carcasses of horses, mules, or other equines or parts of such carcasses, or the meat or meat food products thereof, unless they are plainly and conspicuously marked or labeled or otherwise identified as required by regulations prescribed by the secretary to show the kinds of animals from which they were derived.
 - 2. No person shall buy, sell, transport, or offer for sale or transportation, or receive for transportation, in intrastate commerce, any livestock products or poultry products which are not intended for use as human food unless they are denatured or otherwise identified as required by the regulations of the secretary or are naturally inedible by humans.
- 486 3. No person engaged in the business of buying, selling, 487 or transporting in intrastate commerce, dead, dying, disabled. 488 or diseased animals, or any parts of the carcasses of any 489 animals that died otherwise than by slaughter, shall buy 490 sell, transport, offer for sale or transportation, or receive for transportation in such commerce, any dead, dying, dis-491 492 abled, or diseased livestock or poultry or the products of 493 any such animals that died otherwise than by slaughter, unless 494 such transaction or transportation is made in accordance with 495 such regulations as the secretary may prescribe to assure that such animals, or the unwholesome parts or products 496 497 thereof, will be prevented from being used for human food 498 purposes."
- Sec. 7. Section one hundred eighty-nine A point nine (189A.9), Code 1966, is hereby amended by adding to the end thereof the following sentence:

 "A charge shall be made for overtime inspection in excess
 - "A charge shall be made for overtime inspection in excess of eight hours per day or outside assigned work schedules and also on state legal holidays."
- 505 Sec. 8. Section one hundred eighty-nine A point ten 506 (189A.10), Code 1966, is hereby repealed and the following 507 enacted in lieu thereof:

- 508 "1. No person shall, with respect to any livestock or
 509 poultry or any livestock products or poultry products, do any
 510 of the following:
 511 a. Slaughter any such animals or prepare any such arti
 - a. Slaughter any such animals or prepare any such articles which are capable of use as human food, at any establishment preparing such articles solely for intrastate commerce, except in compliance with the requirements of this chapter.
 - b. Sell, transport, offer for sale or transportation, or receive for transportation in intrastate commerce, any such articles which are both:
 - (1) Capable of use as human food.
 - (2) Adulterated or misbranded at the time of such sale, transportation, offer for sale or transportation, or receipt for transportation; or any articles required to be inspected under this chapter unless they have been so inspected and passed.
 - c. With respect to any such articles which are capable of use as human food, any act while they are being transported in intrastate commerce or held for sale after such transportation, which is intended to cause or has the effect of causing such articles to be adulterated or misbranded.
 - 2. No person shall sell, transport, offer for sale or transportation, or receive for transportation in intrastate commerce, or from an official establishment, any slaughtered poultry from which the blood, feathers, feet, head, or viscera have not been removed in accordance with regulations promulgated by the secretary except as may be authorized by such regulations.
 - 3. No person shall violate any provision of the regulations or orders of the secretary under section one hundred eighty-nine A point five (189A.5), subsection seven (7), or section one hundred eighty-nine A point seven (189A.7), subsections three (3), five (5), or seven (7)."
 - Sec. 9. Section one hundred eighty-nine A point eleven (189A.11), Code 1966, is hereby amended as follows:
 - 1. By striking from line eight (8) the word "must" and inserting in lieu thereof the words "will be equal to federal inspection and therefore may".
 - 2. By adding thereto the following:
 - "1. No inspection of products placed in any container at any official establishment shall be deemed to be complete until the products are sealed or enclosed therein under the supervision of an inspector.
 - 2. For purposes of any inspection of products required by this chapter, inspectors authorized by the secretary shall have access at all times by day or night to every part of every establishment required to have inspection under this chapter, whether the establishment is operated or not."
 - Sec. 10. Section one hundred eighty-nine A point twelve (189A.12), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Whenever any livestock or poultry product or any product exempted from the definition of a livestock or poultry product, or any dead, dying, disabled, or diseased livestock or poultry is found by any authorized representative of the sec-

585

586

587

588

589

590

591

592

593

594

595

596

597

598

599

600

601

602

603

604

605

606

607

608

609

610

611

612

613 614

615

616

617

retary upon any premises where it is held for purposes of, 563 564 or during or after distribution in, intrastate commerce or 565 is otherwise subject to this chapter, and there is reason 566 to believe that any such article is adulterated or misbranded 567 and is capable of use as human food, or that it has not been 568 inspected in violation of the provisions of this chapter, the 569 Federal Meat Inspection Act, the Federal Poultry Products In-570 spection Act, or the Federal Food, Drug, and Cosmetic Act, or 571 that such article or animal has been or is intended to be 572 distributed in violation of any such provisions, it may be 573 detained by such representative for a period not to exceed 574 twenty days, pending action under this section or notifica-575 tion of any federal authorities having jurisdiction over such 576 article or animal, and shall not be moved by any person from 577 the place at which it is located when so detained until re-578 leased by such representative. All official marks may be 579 required by such representative to be removed from such arti-580 cle or animal before it is released unless it appears to the 581 satisfaction of the secretary that the article or animal is 582 eligible to retain such marks. 583

1. Any livestock or poultry product, or any dead, dying, disabled, or diseased livestock or poultry which is being transported in intrastate commerce, or is otherwise subject to this chapter, or is held for sale in this state after such transportation, and which is or has been prepared, sold, transported, or otherwise distributed or offered or received for distribution in violation of this chapter; or is capable of use as human food and is adulterated or misbranded; or is in any other way in violation of this chapter shall be liable to be proceeded against and seized and condemned at any time on a complaint filed in the district court of the particular county within the jurisdiction of which such article or animal is found. If such article or animal is condemned it shall, after entry of the decree, be disposed of by destruction or sale as the court may direct and any proceeds, less the court costs and fees, storage fees, and other proper expenses, shall be paid into the treasury of this state, but the article or animal shall not be sold contrary to the provisions of this chapter, the Federal Meat Inspection Act, the Federal Poultry Products Inspection Act, or the Federal Food, Drug, and Cosmetic Act; however, upon the execution and delivery of a good and sufficient bond conditioned that the article or animal shall not be sold or otherwise disposed of contrary to the provisions of this chapter or the laws of the United States, the court may direct that such article or animal be delivered to the owner thereof subject to such supervision by authorized representatives of the secretary as is necessary to insure compliance with the applicable laws. When a decree of condemnation is entered against the article or animal and it is released under bond or destroyed, court costs and fees, storage fees, and other proper expenses shall be awarded against any person intervening as claimant of the article or animal. The proceedings in such cases shall be held without a jury, except that either party may demand

trial by jury of any issue of fact joined in any case, and

621

622

623

624

625

626

627

628

629

630

631

632

633

634

635

636 637

638

639

643

644

645

646

647

648

649

650

651

652

653

654

655

656

657

659

661

662

664

665

666

667

668

669

670 671

672

618 all such proceedings shall be at the suit of and in the name 619 of this state.

- 2. The provisions of this section shall in no way derogate from authority for condemnation or seizure conferred by other provisions of this chapter or other applicable laws."
- Sec. 11. Section one hundred eighty-nine A point fourteen (189A.14), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "1. Any order issued under section one hundred eightynine A point five (189A.5), subsection three (3), or section one hundred eighty-nine A point seven (189A.7), subsections one (1), two (2), or three (3) of the Code shall be final unless appealed to the district court within thirty days after service. Review of any such order and the determinations upon which it is based shall be upon the record in the proceedings in which the order was issued.
- 2. The district court is hereby vested with jurisdiction to enforce this chapter, to prevent and restrain violations herein, and shall have jurisdiction in all other kinds of cases arising hereunder. The Rules of Civil Procedure shall apply to all such actions unless otherwise specifically provided."
- 640 Section one hundred eighty-nine A point sixteen 641 (189A.16), Code 1966, is hereby repealed and the following 642 enacted in lieu thereof:
 - "1. No brand manufacturer, printer, or other person shall cast, print, lithograph, or otherwise make any device containing any official mark or simulation thereof, or any label bearing any such mark or simulation, or any form of official certificate or simulation thereof, except as authorized by the secretary.
 - 2. No person shall do any of the following:
 - a. Forge any official device, mark, or certificate.
 - b. Without authorization from the secretary, use any official device, mark, or certificate, or simulation thereof, or alter, detach, deface, or destroy any official device, mark, or certificate.
 - c. Contrary to the regulations prescribed by the secretary, fail to use, or to detach, deface, or destroy any official device, mark, or certificate.
- 658 d. Knowingly possess, without promptly notifying the secretary or his representative, any official device or any 660 counterfeit, simulated, forged, or improperly altered official certificate or any device or label or any carcass of any animal, including poultry, or part or product thereof, 663 bearing any counterfeit, simulated, forged, or improperly altered official mark.
 - e. Knowingly make any false statement in any shipper's certificate or other nonofficial or official certificate provided for in the regulations prescribed by the secretary.
 - f. Knowingly represent that any article has been inspected and passed, or exempted, under this chapter when it has not been so inspected and passed, or exempted."
 - Sec. 13. Section one hundred eighty-nine A point seventeen (189A.17), Code 1966, is hereby repealed and the follow-

673 ing enacted in lieu thereof:

- "1. Any person who violates any provisions of this chapter for which no other criminal penalty is provided shall upon conviction be subject to imprisonment in the county jail for not more than one year, or a fine of not more than one thousand dollars, or both such imprisonment and fine; but if such violation involves intent to defraud, or any distribution or attempted distribution of an article that is adulterated, except as defined in paragraph h of subsection fourteen (14) of section two (2) of this chapter, such person shall be subject to imprisonment in the penitentiary or men's or women's reformatory for not more than three years or a fine of not more than ten thousand dollars or both.
- 2. Nothing in this chapter shall be construed as requiring the secretary to report, for the institution of legal proceedings, minor violations of this chapter whenever he believes that the public interest will be adequately served by a suitable written notice of warning.
- 692 3. The secretary shall also have power:
 - a. To gather and compile information concerning, and to investigate from time to time the organization, business, conduct, practices, and management of any person engaged in intrastate commerce, and the relation thereof to other persons.
 - b. To require persons engaged in intrastate commerce to file with the secretary in such form as the secretary may prescribe, annual or special reports or answers in writing to specific questions, furnishing to the secretary such information as he may require as to the organization, business, conduct, practices, management, and relation to other persons of the person filing such reports or answers. Such reports and answers shall be made under oath, or otherwise as the secretary may prescribe, and shall be filed with the secretary within such reasonable period as the secretary may prescribe, unless additional time be granted in any case by the secretary.
 - 4. a. For the purpose of this chapter the secretary may, at all reasonable times, examine and copy any documentary evidence of any person being investigated or proceeded against, and may require by subpoena the attendance and testimony of witnesses and the production of all documentary evidence of any person relating to any matter under investigation. The secretary may sign subpoenas and administer oaths and affirmations, examine witnesses, and receive evidence.
 - b. Such attendance of witnesses, and the production of such documentary evidence may be required at any designated place of hearing. In case of disobedience to a subpoena the secretary may invoke the aid of the district court having jurisdiction over the matter in requiring the attendance and testimony of witnesses and the production of documentary evidence.
 - c. The district court may, in case of failure or refusal to obey a subpoena issued herein to any person, enter an order requiring such person to appear before the secretary or to produce documentary evidence if so ordered, or to give

evidence concerning the matter in question; and any failure to obey such order of the court may be punished by such court as contempt.

d. Upon the application of the attorney general of this state at the request of the secretary, the court shall have jurisdiction to issue writs of mandamus commanding any person to comply with the provisions of this chapter or any order of the secretary pursuant thereto.

- e. The secretary may order testimony to be taken by deposition in any proceeding or investigation pending under this chapter at any stage of such proceeding or investigation. Such depositions may be taken before any person designated by the secretary and having power to administer oaths. Such testimony shall be reduced to writing by the person taking the deposition, or under his direction and shall then be subscribed by the deponent. Any person may be compelled to appear and depose and to produce documentary evidence in the same manner as witnesses may be compelled to appear and testify and produce documentary evidence before the secretary as herein provided.
- f. Witnesses summoned before the secretary shall be paid the same fees and mileage that are paid witnesses in the district court, and witnesses whose depositions are taken and the persons taking the same shall severally be entitled to the same fees as are paid for like services in such district court.
- g. No person shall be excused from attending and testifying or from producing books, papers, schedules of charges. contracts, agreements, or other documentary evidence before the secretary or in obedience to the subpoena of the secretary, whether such subpoens be signed or issued by him or his delegate, or in any cause or proceeding, criminal or otherwise, based upon or growing out of any alleged violation of this chapter for the reason that the testimony or evidence, documentary or otherwise, required of him may tend to incriminate him or subject him to a penalty or forfeiture: but no person shall be prosecuted or subjected to a penalty or forfeiture for or on account of any transaction, matter, or thing concerning which he is compelled, after having claimed his privilege against self-incrimination, to testify or produce evidence, documentary or otherwise, except that any individual so testifying shall not be exempt from prosecution and punishment for perjury committed in so testifying.
- 5. a. Any person who neglects or refuses to attend and testify or to answer any lawful inquiry, or to produce documentary evidence, if it is in his power to do so, in obedience to the subpoena or lawful requirement of the secretary shall be guilty of an offense and upon conviction thereof by a court of competent jurisdiction shall be punished by a fine of not less than one thousand dollars nor more than five thousand dollars, or by imprisonment in the county jail for not more than one year, or by both such fine and imprisonment.
 - b. Any person who willfully makes, or causes to be made,

any false entry or statement of fact in any report required to be made under this chapter, or who willfully makes, or causes to be made, any false entry in any account, record, or memorandum kept by any person subject to this chapter. or who willfully neglects or fails to make or to cause to be made, full, true, and correct entries in such accounts. records, or memoranda, of all facts and transactions pertain-ing to the business of such person, or who willfully removes himself from the jurisdiction of this state, or willfully mutilates, alters, or by any other means falsifies any docu-mentary evidence of any person subject to this chapter or who willfully refuses to submit to the secretary or to any of his authorized agents, for the purpose of inspection and taking copies, any documentary evidence of any person sub-ject to this chapter in his possession or within his control. shall be deemed guilty of an offense and shall be subject. upon conviction in any court of competent jurisdiction, to a fine of not less than one thousand dollars nor more than five thousand dollars, or to imprisonment in the county jail or the penitentiary or men's or women's reformatory for a term of not more than three years, or to both such fine and im-prisonment.

c. If any person required by this chapter to file any annual or special report shall fail so to do within the time fixed by the secretary for filing the same, and such failure shall continue for thirty days after notice of such default, such person shall forfeit to this state the sum of one hundred dollars for each and every day of the continuance of such failure, which forfeiture shall be payable into the treasury of this state, and shall be recoverable in a civil suit in the name of the state brought in the district court of the county where the person has his principal office or in the district court of any county in which he does business. It shall be the duty of the various county attorneys of this state to prosecute for the recovery of such forfeitures. The costs and expenses of such prosecution shall be paid out of the court expense fund of the county.

d. Any officer or employee of this state who makes public any information obtained by the secretary, without his authority, unless directed by a court, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding five thousand dollars, or by imprisonment in the county jail not exceeding one year, or by both such fine and imprisonment.

The requirements of this chapter shall apply to persons, establishments, animals, and articles regulated under the Federal Meat Inspection Act or the Federal Poultry Products Inspection Act to the extent provided for in said federal acts and also to the extent provided in this chapter and in regulations the secretary may prescribe to promulgate this chapter."

Sec. 14. Chapter one hundred seventy-eight (178), section one (1), Acts of the Sixty-second General Assembly, is hereby amended by inserting in line nine (9) after the word "shock," the words "captive bolt.".

Sec. 15. Chapter one hundred eighty-nine A (189A), Code 1966, is hereby amended by adding thereto the following sections:

"1. Any person who gives, pays, or offers, directly or indirectly, to any officer or employee of this state autho-rized to perform any of the duties prescribed by this chapter or by the regulations of the secretary, any money or other thing of value, with intent to influence said officer or employee in the discharge of any such duty, shall be deemed guilty of a felony and, upon conviction thereof, shall be punished by a fine not less than five thousand dollars nor more than ten thousand dollars and by imprison-ment in the penitentiary or men's or women's reformatory not less than one year nor more than three years; and any officer or employee of this state authorized to perform any of the duties prescribed by this chapter who accepts any money. gift, or other thing of value from any person, given with intent to influence his official action, or who receives or accepts from any person engaged in intrastate commerce any gift, money, or other thing of value given with any purpose or intent whatsoever, shall be deemed guilty of a felony and shall, upon conviction thereof, be summarily discharged from office and shall be punished by a fine not less than one thousand dollars nor more than ten thousand dollars and by imprisonment in the penitentiary or men's or women's re-formatory not less than one year nor more than three years.

2. Any person who forcibly assaults, resists, opposes, impedes, intimidates, or interferes with any person while engaged in or on account of the performance of his official duties under this chapter shall be fined not more than five thousand dollars or imprisoned in the penitentiary or men's or women's reformatory not more than three years, or both. Whoever, in the commission of any such acts, uses a deadly or dangerous weapon, shall be fined not more than ten thousand dollars or imprisoned in the penitentiary or men's or women's reformatory not more than ten years, or both. Whoever kills any person while engaged in or on account of the performance of his official duties under this chapter shall be punished as provided under chapter six hundred ninety (690) of the Code."

"Inspection shall not be provided under this chapter at any establishment for the slaughter of livestock or poultry or the preparation of any livestock products or poultry products which are not intended for use as human food, but such articles shall, prior to their offer for sale or transportation in intrastate commerce, unless naturally inedible by humans, be denatured or otherwise identified as prescribed by regulations of the secretary to deter their use for human food."

Sec. 16. There is hereby authorized to be appropriated such sums as may be necessary to carry out the provisions of this Act.

13 by law.'"

```
Amend House File 633 as follows:
1
      Page 1, line eleven (11), by adding after the
3 word "Code" the following: ", except workmen's
 4 compensation insurance.".
                                                   FISCHER of Grundy
1
      Amend House File 714 by adding the following new section:
2
      Sec. 9. Section three hundred twenty-four point eight (324.8),
 3
    Code 1966, is amended by striking all of subsection 4 and
 4
    inserting in lieu thereof the following:
      "From the total number of invoiced gallons of motor
    fuel 'received' by the distributor within the state
7
    during the next preceding calendar month shall be
8 deducted the gallonage of motor fuel received and
    thereafter sold within the exemptions provided for in
9
    section three hundred twenty-four point three (324.3)
10
11 of the Code."
                                                    McINTYRE of Linn
 1
      Amend Senate Joint Resolution 17 as follows:
 2
      1. By striking lines two (2) and three (3) and inserting
    in lieu thereof "of the State of Iowa relating to the
    disposition of fines as provided by law."
 5
      2. By striking lines ten (10) and eleven (11) and
 6
    inserting in lieu thereof:
 7
      "2. Section four (4) of Article twelve (XII) of the
8 Constitution of the State of Iowa is hereby repealed and the
9 following adopted in lieu thereof:
      "Section 4. All fines, penalties, or forfeitures due, or
10
11 to become due, or accruing to the State, or any county
```

EDGAR H. HOLDEN

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, April 8, 1969.

12 therein, shall be deposited and used in the manner provided

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, APRIL 8, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Emil Martinson, pastor of the Big Canoe and Highland Parish, Decorah, Iowa.

The Journal of Monday, April 7, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

The second

Fisher of Greene on request of Edgington of Franklin; Klein of Winnebago-Worth on request of Cunningham of Story.

PRESENTATION OF VISITORS

Blouin of Dubuque presented to the House thirty-five members of the Dubuque League of Women Voters.

Doyle of Woodbury presented to the House the Honorable Elroy Maule, former member of the House from Monona County in the Fifty-seventh through Sixty-first General Assemblies.

Franklin of Polk presented to the House eleven Dunlap Head Start Mothers and Winifred Albee, the group president.

Hansen of Black Hawk presented to the House thirty-eight members of the Waterloo Y.W.C.A.

Knoblauch of Carroll presented to the House forty-eight students of Glidden-Ralston School and their teacher, Mrs. Rudi, and Mr. Ploeyen.

Strand of Poweshiek presented to the House sixty-six fifth grade students from Bailey Park School, Grinnell, Iowa, and their teachers, Mrs. Gove and Mrs. Barber.

Varley of Adair-Madison presented to the House ninety-three students of Winterset Community School and their principal, Kenneth Bassett.

PERSONAL PRIVILEGE

Huff of Polk rose on a point of personal privilege and presented to the House Wendell Smith, president of U. S. Jaycees, and Gene Maddox, president of Iowa Jaycees.

At the invitation of the Speaker, Huff of Polk escorted Mr. Smith and Mr. Maddox to the Speaker's station.

Mr. Smith briefly addressed the House.

PETITIONS

The following petitions were received and placed on file:

By Nelson of Cherokee, from nineteen members of the Marcus Garden Club, Marcus, Iowa, requesting state appropriations for the state horticultural society.

By Knoblauch of Carroll, from twenty-six residents of Carroll County favoring passage of Senate File 164 which allows private school children to ride public school buses along established public school routes.

By Bergman of Lyon-Osceola, from nineteen residents of Lyon County favoring passage of House File 179 relating to the purchase of uniforms for vocal and instrumental school music groups.

By Andersen of Woodbury, Doyle of Woodbury and Dooley of Woodbury, from thirteen members of Lodge 167, Sons of Norway, Sioux City, Iowa, opposing Senate File 180 and House File 225 relating to the taxation of fraternal beneficiary associations.

By Logue of Iowa, from twenty residents of Iowa County opposing House File 481 which would tax insurance premiums collected by nonprofit hospital and medical services.

By Radl of Linn, from twenty-five residents of Linn County opposing House File 481 which would tax insurance premiums collected by nonprofit hospital and medical services.

By Poncy of Wapello, from one hundred two residents of Wapello County opposing the teaching of sex education in public schools.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 377 and 745; and Senate File 86, under Rule 35.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 775, by committee on conservation and recreation, a bill for an act relating to the possession of firearms and ammunition during deer hunting season.

Read first time and placed on the calendar.

House File 776, by committee on law enforcement, a bill for an act to prevent fires along railroad right-of-way.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 55, a bill for an act creating an area vocational school.

Read first time and referred to committee on higher education.

Senate File 276, a bill for an act relating to court records.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 271, a bill for an act relating to the conveyance of an interest in land, and defining marketable record title.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 285, a bill for an act relating to the compensation of insurance examiners.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 545, a bill for an act relating to expenses and certain dues of school board members.

Also: That the Senate has amended and passed the following bill in which the concurrence of the House is asked:

House File 348, a bill for an act relating to the director of the Iowa development commission.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 733, a bill for an act relating to urban-renewal law.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 736, a bill for an act relating to powers and duties of municipal officers.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 13, proposing an amendment to the Constitution of the United States and making application to the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States, to allow the people of each state greater freedom of choice in the apportionment of their state legislature and local governing bodies.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 14, proposing that the General Assembly of the State of Iowa urge Congress to inaugurate a program of tax-sharing with the states whereby the state and local governments may receive the necessary financial resources to solve local problems.

CARROLL A. LANE, Secretary

SENATE CONCURRENT RESOLUTION 18

By Smith

SENATE CONCURRENT RESOLUTION

A Concurrent Resolution proposing an amendment to the Constitution of the United States and making application to the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States, to allow the people of each state greater freedom of choice in the apportionment of their state legislature and local governing bodies.

Whereas, the people of each state should have greater freedom of choice in the apportionment of their state legislature and local governing bodies; Now. Therefore.

Be It Resolved by the Senate, the House of Representatives Concurring, of the Sixty-third General Assembly of Iowa, That this legislature respectfully requests and makes application to the Congress of the United States to propose the following article as an amendment to the Constitution of the United States or, in the alternative, to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States:

"Article - - -

"Section 1. The people of a state may apportion one house of a bicameral legislature using population, geography, and political subdivisions as factors, giving each factor such weight as they deem appropriate or giving reasonable weight to the same factors in apportioning a unicameral legislature, if in either case such plan of apportionment has been submitted to a vote of the people in accordance with law and with the provisions of this Constitution and has been approved by a majority of those voting on that issue. When a plan of apportionment based on factors of population, geography, and political subdivisions is submitted to a vote of the people under this section there shall also be submitted, at the same election, an alternative plan of apportionment based upon substantial equality of population in both houses of the bicameral legislature.

Sec. 2. Any plan of apportionment which has been approved under this article shall be resubmitted to a vote of the people, or another plan may be submitted under the provisions of section one, at the November general election held two years following each year in which there is commenced any

enumeration provided for in section two of Article I, and upon approval by a majority of those voting thereon, such plan of apportionment shall continue in effect until changed in accordance with law and with the provisions of this Constitution.

Sec. 3. Nothing in this Constitution shall prevent a state from apportioning membership of governing bodies of its subordinate units using population, geography, and political subdivisions as factors, giving each factor such weight as the state deems appropriate."

Be It Further Resolved, That the Congress of the United States is respectfully requested to submit said amendment in such manner that it shall be valid as part of the Constitution when ratified by the legislatures of three-fourths of the several states within seven years of its submission to the states by the Congress, provided that each such legislature shall be apportioned on the basis of substantial equality of population in accordance with the most recent enumeration provided for in section two of Article I of the Constitution of the United States.

Be It Further Resolved, That a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States, and each member of the Congress from this state.

Laid over under Rule 25.

SENATE CONCURRENT RESOLUTION 14

By Shaff, Clarke, Rigler, Klink, Nicholson, Smith, Lange, Griffin, Lodwick, Parker, Flatt, Kosek, DeHart, Keith, Walsh, Potgeter, Arbuckle, Balloun, Benda, Messerly, Sullivan, DeKoster, Conklin, Potter, and Curran

Whereas, the federal government has for many years been returning funds to the states by grants-in-aid programs with conditions attached, and Whereas, in far too many cases such categorical, specialized federal grants have failed to accomplish their objectives and have been very wasteful, and

Whereas, states and local governments can resolve a great many of society's problems if they have adequate resources, and

Whereas, the federal government has usurped the most productive tax resources of the states by federal income taxes, excise taxes, and others of the same kind, leaving to the states only inadequate sources of revenue, and

Whereas, much of the failure of the federal grants-in-aid programs has been because such programs ignore local conditions such as transportation, education, and skills of workers, and other conditions of the same kind, which further complicates a problem which may be readily solved in one area but only compounded in another, and

Whereas, if the federal government returns to the states a flat percentage of federal taxes collected from each state without any conditions attached except, perhaps, bloc grants may be specifically earmarked for general categories such as education, Now, Therefore,

Be It Resolved by the Senate, the House Concurring, That the General Assembly of the State of Iowa urge the Congress of the United States to inaugurate a program of tax-sharing with the states whereby the state and local governments may receive the necessary financial resources to solve local problems unhampered by restrictions imposed by persons not familiar with the particulars involved in each community.

Be It Further Resolved, That a copy of this Resolution be forwarded to each member of the Iowa Congressional delegation.

Laid over under Rule 25.

SENATE AMENDMENT TO HOUSE FILE 348

Amend House File 348 by inserting after line 6, page 1, the following new sections and renumbering the remaining section:

- 1. "Section twenty-eight point three (28.3), Code 1966, is hereby amended as follows:
 - 1. By striking lines one (1) through five (5), inclusive.

2. By striking from line six (6) the words 'hereinafter appropriated', and inserting in lieu thereof the following:

'The director shall be appointed by the governor, subject to the approval of two-thirds of the members of the senate, and shall serve at the pleasure of the governor.

'The governor shall fix his compensation which shall be payable out of the funds of the commission. The director shall not be a member of the commission

- 'A director appointed when the general assembly is not in session shall serve at the pleasure of the governor, but his term shall expire thirty days after the general assembly next convenes, unless during such thirty days he be approved by two-thirds of the members of the senate.'
- 3. By striking from line eleven (11) the word 'commission' and inserting in lieu thereof the word 'governor'."
- 2. "Section twenty-eight point four (28.4), Code 1966, is hereby amended by adding the following:

'The director, subject to approval by the governor, may employ administrative assistants or deputies.'"

- 3. "Chapter ninety-five (95), section three (3), Acts of the Sixty-second General Assembly, is hereby amended as follows:
 - 1. By striking from line thirty-nine (39) the word 'and'.
- 2. By inserting in line forty (40) after the word 'each' the words, '; and all administrative assistants or deputies employed by the director of the Iowa development commission'."

CONSIDERATION OF BILLS

UNFINISHED CALENDAR

The House resumed consideration of House File 246, a bill for an act authorizing cities and towns to impose income, sales and motor vehicle taxes, the amendment by the committee on cities and towns filed on March 27, 1969, and the following amendment to the committee amendment filed by Milligan of Polk and others:

Amend the committee amendment to House File 246, filed March 27, 1969, by striking from said amendment all after the word "striking" in line one (1) and inserting in lieu thereof the words "the enacting clause".

Milligan of Polk moved the adoption of the amendment.

Roll call was requested by Gannon of Jasper and Milligan of Polk.

On the question "Shall the amendment be adopted?"

The ayes were, 44:

Alt	Hansen of	Lipsky	Poncy
Bailey	Black Hawk	Mayberry	Priebe
Baker	Hill	McIntyre	Renda
Bennett	Jesse	Mezvinsky	Rodgers
Blouin	Johnston of	Middleswart	Schroeder
Caffrey	Johnson	Miller of	Schwartz
Campbell	Kennedy of	Des Moines	Shaw
Crosler	Chickasaw	Miller of	Skinner
Dietz	Kennedy of	Page	Sorg
Doyle	Dubuque	Milligan	Tapscott
Ewell	Kluever	Newton	Walter
Franklin	Knoblau ch	Nolting	Wells
Gannon	Kre a me r	•	

The navs were, 71:

	· - ·		
Ande rsen	Freeman of	McCartney	Shepherd
Battles	Clay-Dickinson	Mendenhall	Stokes
Bergman	Goode	Menefee	Strand
Brinck	Graham	Millen	Stroburg
Camp	Grassley	Miller of	Stromer
Christensen	Hamilton	Jones	Strothman
Cochran	Hanson of	Miller of	Tieden
Corey	Howard-Mitchell	Marshall Marshall	Van Drie
Crabb	Holden	Mohrfeld	Van Nostrand
Cunningham	Johnson of	Nelson	Van Roekel
Darrington	Audubon	Nielsen	Varley
Dougherty	Keh e	O'Hearn	Voorhees
Drake	Kitner	Ossian	Warren
Dunton	Knight	Pelton	Waugh
Ellsworth	Koch	Peterson	Weichman
Fischer of	Kruse	Pierson	Welden
Grundy	Langland	Radl	Winkelman
Freeman of	Lawson	Rex	Wolfe
Buena Vista	Lippold	Sanders	Mr. Speaker
22000 12000	Logue	Schmeiser	
	TORKE	Demindraer	

Absent or not voting, 9:

Den Herder	Fisher of	Klein	Perkins
Dooley	Greene	McCormick	Roorda
Edgington	Huff		

The amendment lost.

Milligan of Polk rose on a point of order that, pursuant to Rule 31, House File 246 should be referred to the committee on ways and means by the Speaker.

The Speaker ruled the point not well taken, but recommended that a motion to refer the hill to committee was in order.

Hansen of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend the amendment by the committee and towns to House File 246, filed March 27, 1969, as follows:

- 1. Line thirty-three (33) by striking the word "earnings".
- 2. Line forty-three (43) by striking the word "earnings".
- 3. By striking all of lines sixty-eight through seventy-five.
- 4. Line seventy-seven (77) by striking the words "or earnings".

- 5. Line eighty-two (82) by striking the words "and earnings".
- 6. Line eighty-three (83) by striking the words "and earnings" as they appear in two places.
 - 7. Line eighty-nine (89) by striking the words "or earnings".
- 8. Lines ninety (90) and ninety-one (91), by striking the words "and earnings" as they appear in each line.
 - 9. Line ninety-one (91) by striking the words "and earnings".
 - 10. Line ninety-four (94) by striking the words "and earnings".

The amendment lost.

Lipsky of Linn moved that House File 246 be deferred and that the bill retain its place on the calendar.

Speaker pro tempore Millen in the chair at 10:40 a.m.

Van Drie of Story, as a substitute motion, moved that action on House File 246 be deferred for five minutes.

Van Drie of Story moved to withdraw his motion.

Motion prevailed.

On the question "Shall House File 246 be deferred and retain its place on the calendar?"

Roll call was requested by Blouin of Dubuque and Brinck of Lee.

The ayes were, 69:

Alt	Fischer of	Koch	Renda
Andersen	Grundy	Kreamer	Rodgers
Baker	Franklin	Kruse	Roorda
Battles	Freeman of	Langland	Schmeiser
Bennett	Buena Vista	Lippold	Schroeder
Bergman	Gannon	Lipsky	Schwartz
Blouin	Graham	McCormick	Shaw
Brinck	Hansen of	McIntyre	Shepherd
Caffrey	Black Hawk	Mezvinsky	Skinner
Campbell	Hanson of	Middleswart	Sorg
Christensen	Howard-Mitchell	Miller of	Strand
Crabb	Huff	Page	Stroburg
Crosier	Jesse	Milligan	Tapscott
Den Herder	Johnston of	Mohrfeld	Tieden
Dietz	John so n	Newton	Van Drie
Dougherty	Kennedy of	Nolting	Voorhees
Doyle	Chickasaw	O'Hearn	Walter
Drake	Kennedy of	Pelton	Weichman
Ewell	Dubuque	Poncy	Wells
	Knoblauch	; -	

The nays were, 41:

Camp	Freeman of	Johnson of	McCartney
Cochran	Clay-Dickinson	Audubon	Mendenhall
Corey	Goode	Kehe	Menefee
Cunningham	Grassley	Kitner	Miller of
Darrington	Hamilton	Kluever	Jones
Dooley	Hill	Lawson	Miller of
Ellsworth	Holden	Logue	Marshall

Varley Winkelman Nelson Radi Nielsen Rex Warren Wolfe Ossian Sanders Waugh Speaker Peterson Stokes Welden pro tempore Pierson Van Roekel

Absent or not voting, 14:

Bailey Harbor Miller of Stromer
Dunton Klein Des Moines Strothman
Edgington Knight Perkins Van Nostrand
Fisher of Mayberry Priebe

Greene

The motion prevailed.

STEERING COMMITTEE CALENDAR

SENATE FILE 537 SUBSTITUTED FOR HOUSE FILE 721

Pelton of Clinton asked and received unanimous consent to substitute Senate File 537 for House File 721.

Senate File 537, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues, was taken up for consideration.

Speaker Harbor in the chair at 11:50 a.m.

(Senate File 537 pending at adjournment.)

HOUSE FILE 721 WITHDRAWN

Pelton of Clinton asked and received unanimous consent to withdraw House File 721 from further consideration by the House.

PERSONAL PRIVILEGE

Dougherty of Lucas-Monroe rose on a point of personal privilege and announced that today, April 8, was the birthday of the Honorable James Middleswart.

The House extended birthday congratulations to Representative Middleswart.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 14, 153, 160, 210, 248, 258 and 501.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 14, 153, 160, 210, 248, 258 and 501.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 8th day of April, 1969, sent to the Governor for his approval: House Files 14, 153, 160, 210, 248, 258 and 501.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 7, 1969, he approved and transmitted to the Secretary of State the following bills: Senate Files 18, 95, 193, 199 and 210.

CONFERENCE COMMITTEE REPORT

ON SENATE FILE 139

To the President of the Senate and the Speaker of the House:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and House on Senate File 139, an act relating to false drawing or uttering of checks, begs leave to report and make the following recommendations:

That Senate File 139 as passed by the Senate be amended as follows:

By striking from line eleven (11) the words "material and competent" and inserting in lieu thereof the words "prima facie".

JOSEPH B. FLATT MAURICE VAN NOSTRAND
Chairman Chairman

R. DEAN ARBUCKLE
ALAN SHIRLEY
ROGER J. SHAFF
On the Part of the Senate

Chairman
RUDY VAN DRIE
RAY V. BAILEY
RICHARD M. RADL
On the Part of the House

REPORTS OF COMMITTEES

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 517, a bill for an act relating to municipal support of trade or business projects, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 562, a bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Seacte File 146, a bill for an act relating to veterans' preference, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopess.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Seacte File 354, a bill for an act relating to administering disaster aid, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

RAY C. CUNNINGHAM, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 531, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 532, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Herbert Hoover Birthplace Foundation, Inc., begs leave to report

it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP. Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 579, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling and repairs of the Iowa commission for the blind building and to permit acceptance of federal funds for participation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Seaste File 580, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 80, 1971, to the Mississippi River Parkway Commission of the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Sencte File 581, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to various departments and various divisions thereof of the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 581 as follows:

- 1. Page 1, line fourteen (14), by striking the words and figures "seventeen thousand (17,000)", and inserting in lieu thereof, the words and figures "sixteen thousand (16,000)".
 - 2. By inserting the following as section 4:

"Sec. 4. The provisions of chapter eight (8) of the Code are hereby made applicable to this Act."

3. By renumbering section 4 as section 5.

JOHN CAMP, Chairman

Millen of Jefferson-Van Buren, from the committee on human and industrial relations, submitted the following report:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred House File 129, a bill for an act relating to widows' admissions to the Iowa Soldiers Home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

FLOYD H. MILLEN, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 305, a bill for an act authorizing the gift of all or part of a human

body after death for specified purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred Senate File 525, a bill for an act relating to the treatment of alcoholism, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

Grassley of Butler, from the committee on schools, submitted the following report:

MR. SPEAKER: Your committee on schools, to whom was referred Sengte FHe 409, a bill for an act relating to the requirement that school districts make provision for special education services to all children enrolled in the public schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

CHARLES E. GRASSLEY, Chairman

Also:

MR. SPEAKER: Your committee on schools, to whom was referred House File 646, a bill for an act to establish a private school advisory committee, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

CHARLES E. GRASSLEY, Chairman

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred Home File 85, a bill for an act to exempt employees of drainage districts from coverage under the Iowa Public Employees' Retirement System, except those employees already vested, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 584, a bill for an act relating to mailing of official documents, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 587, a bill for an act relating to construction of statutes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

C. RAYMOND FISHER, Chairman

Van Nostrand of Pottawattamie, from the committee on constitu-

tional amendments and reapportionment, submitted the following report:

Mr. SPEAKER: Your committee on constitutional amendments and reapportionment, to whom was referred Senate Joint Resolution 14, a joint resolution proposing an amendment to the Constitution of the State of Iowa to provide means for the General Assembly to convene itself into special session between regular sessions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House

with the recommendation that the same do pass. MAURICE VAN NOSTRAND, Chairman AMENDMENTS FILED Amend the committee amendment to House File 133, filed 2 March 28, 1969, as follows: 3 1. Strike lines eight (8) to eleven (11), inclusive. 4 2. Strike from line twelve (12) the figures "40,001" and insert in lieu thereof the figures "40,000". 5 6 3. Insert after line twenty-three (23) the following: 7 "However, members of boards of supervisors in all counties 8 having a population under forty thousand by the latest federal 9 decennial census shall each receive twenty dollars per day for 10 each day actually in session and twenty dollars per day for each day, exclusive of mileage, when not in session but employed 11 12 on committee service. 13 Members of boards in every county shall receive ten cents 14 for every mile traveled in going to and from the regular, spe-15 cial and adjourned sessions thereof, and in going to and from the place of performing committee service. When the board is 16 17 in continuous session, mileage for only one trip in going to 18 and from the session shall be allowed." 19 4. Strike from line twenty-four (24) the words and figure "and two (2)" and insert in lieu thereof the words and figure 20 21 "through five (5), inclusive". STOKES of Plymouth Amend House File 199 as follows: 1 2 1. Page 16 by striking lines twenty-two (22) 3 through thirty-five (35). 4 2. Page 17 by striking lines one (1) 5 through seven (7). 6 3. By renumbering the remaining sections. CAMPBELL of Washington 1 Amend House File 208 as follows: 2 1. Page 1 by inserting the following as section 1: 3 "Section 1. Section four hundred nine point

4 fourteen (409.14), Code 1966, is hereby amended

5 as follows:

6 (1) By striking from line ten (10) the words 7 "one mile" and inserting in lieu thereof the words 8 "two miles".

9 (2) By striking from line seventeen (17) the word "two" and inserting the word "four"." 10 11

2. By renumbering section 1 as section 2.

12 3. Amend the title by striking all after the word "to"

- 13 and inserting in lieu thereof the following: "the platting
- 14 and zoning jurisdiction in unincorporated areas outside of
- 15 cities and towns."

COMMITTEE ON CITIES AND TOWNS RAY C. CUNNINGHAM, Chairman

1 Amend committee amendment to House File 246, filed March 27,

2 1969, as follows:

3 1. Line four (4) by striking the word "may" and inserting

4 in lieu thereof the word "shall".

- 5 2. Line five (5) by striking all after the word "Act", all
- 6 of lines six (6) through twenty-five (25) and line twenty-six
- 7 (26) through and including the word "election.", and inserting
- 8 in lieu thereof the words "upon its own motion."

BAKER of Boone

- 1 Amend the committee amendment to House File 246,
- 2 filed March 27, 1969, by striking from line ten (10)
- 3 the words "regular municipal" and inserting in lieu
- 4 thereof the words "general".

ALT of Polk

- 1 Amend the committee amendment to House File 246, filed
- 2 March 27, 1969, by striking from lines thirteen (13) and
- 3 fourteen (14) the words "a special election or".

TAPSCOTT of Polk

- 1 Amend the Lipsky amendment to House File 246, filed
- 2 April 4, 1969, line three (3), by inserting after the word "areas"
- 3 the words "within Iowa".

ANDERSEN of Woodbury

- 1 Amend the committee amendment to House File 246, filed
- 2 March 27, 1969, by striking from lines six (6) and seven (7)
- 3 the words "Upon its own motion, or upon" and inserting in
- 4 lieu thereof the word "upon".

FRANKLIN of Polk

- 1 Amend the committee amendment to House File 246, filed
- 2 March 27, 1969, by striking all of section 12.

TAPSCOTT of Polk

- 1 Amend the committee amendment to House File 246, filed
- 2 March 27, 1969, line eighty-six (86), by striking the word
- 3 "ten" and inserting in lieu thereof the word "four".

BRINCK of Lee

- 1 Amend the committee amendment to House File 246,
- 2 filed March 27, 1969, as follows:

6

- 3 1. Line 102 by striking the words "and use".
- 4 2. Line 104 by striking the words "or use".
- 5 3. Line 105 by striking the words "or use".
 - 4. Line 106 by striking the words "and use".
- 7 5. Line 107 by striking the words "and use".
- 8 6. Line 109 by striking the words "and use".
- 9 7. Line 112 by striking the words "and use".
- 10 8. Line 113 by striking the words "and use".
- 9. Line 114 by striking the word "or".

- 12 10. Line 115 by striking the word "use". 13 11. Line 117 by striking the words "and use". 14 12. Line 118 by striking the words "or use". 13. Line 124 by striking the words "and use". 15 16 14. Line 125 by striking the words "and use".
- 15. Line 126 by striking the words "and use". 17
- 18 16. Line 131 by striking the words "and use". 19
- 17. Line 132 by striking the words "and use". 20 18. Line 183 by striking the words "and use".
- 21 19. Line 135 by striking the words "and use".

NOLTING of Black Hawk LAWSON of Cerro Gordo

Amend the committee amendment to House File 246, filed 2 March 27, 1969, by striking from line one hundred forty-two

(142) the word "vehicle" and inserting in lieu thereof 3

the words "vehicle's axle".

ALT of Polk

1 Amend the committee amendment to House File 246, filed March 27. 2 1969, as follows: 3

1. By inserting the following new section after section 10:

4 All options and powers granted to municipalities 5 and residents of municipalities by the provisions of this act

shall apply in the same manner to counties and residents of counties.

The duties and powers delegated to city councils when the options are 7 exercised by a municipality shall be delegated to the board of sup-

8 9 ervisors when exercised by a county. Receipts from taxes collected

shall be returned to the treasurer of each incorporated city or town 10

11 in the county in the ratio their population, as determined by the last

12 federal census, bears to the total population of the county. The

proportion representing the population residing outside the corporate 13

14 limits of cities and towns shall be returned to the county treasurer.

15 2. Renumber the remaining sections.

> WELDEN of Hardin HOLDEN of Scott

Amend the committee amendment to House File 246 2 by adding a new section as follows:

"A tax designated as a "gross payroll tax" may be imposed as follows:

5 1. Every corporation within the limits of the city 6 or town shall be required to pay a percentage not 7 to exceed one percent (1%) of gross salaries and 8 wages paid to employees.

9 2. This tax shall be imposed without regard to the 10 residency of the employees receiving said payroll.

11 It is intended that this be a tax on the corporation,

12 and, as such, shall not be deducted from or in any way 13 reduce the salary of any or all employees of said corpora-

14 tion.

3

4

15 A tax imposed under authority of this section shall be

16 remitted to a local official designated by the local

governing body, and the conditions of administration. 17 18 enforcement, and collection of the tax shall be contained

- 19 in the ordinance imposing the tax, and the tax shall be
- 20 deposited in the general fund of the city or town."

JOHNSTON of Johnson

- Amend House File 394 by adding at the end thereof a new section as follows:
- "Nothing in this Act shall be construed to provide for or
- 4 permit the transfer of any roads from the primary road system
- 5 to the secondary road system as said systems are defined in
- 6 chapter three hundred thirteen (313) of the Code. Any conflict
- 7 between this Act and the provisions of chapter three hundred
- 8 thirteen (313) shall be resolved in favor of chapter three
- 9 hundred thirteen (313) and the provisions of said chapter three
- 10 hundred thirteen (313) shall remain as the exclusive method of
- 11 transfer of highways from the said primary road system to the
- 12 said secondary road system."

GRASSLEY of Butler CAMP of Clinton

- 1 Amend House File 394 as follows:
- Page three (3), line ten (10), by inserting after the
- 3 period the following: "Such abutting property owners
- 4 shall not be liable for injury to persons or property
- 5 caused by the negligent construction or maintenance of
- 6 such roads."

2

2

TIEDEN of Clayton

- 1 Amend House File 394 as follows:
 - 1. Page five (5) by inserting after line twenty-six
- 3 (26) the following new subsection:
- 4 "3. Fix a date for a public hearing to be held at
- least twenty days before final approval of any road
- 6 classification action, and shall publish tentative road
- 7 classifications along with the notice of the date, time
- 8 and place of such hearing at least ten days before the
- 9 hearing. Such publication shall be in the official
- 10 newspapers of the county."
- 2. Page five (5), line twenty-seven (27), by
- 12 renumbering subsection three (3).

TIEDEN of Clayton

- 1 Amend House File 394 as follows:
 - 1. Page 5, line thirty-five (35), by striking the word "If".
- 3 2. Page 6, by inserting at the beginning of line one (1) the
- 4 following "Sec. 6. If".
- 5 3. Renumber the remaining sections.
- 6 4. Page 6. line nine (9), by inserting after the first word
- 7 "the" the words "classification or".

WELDEN of Hardin

- 1 Amend Senate File 472 as follows:
- 2 Page 16, line twenty-nine (29), by striking the words
- 3 "two and one-half mills" and inserting in lieu thereof the
- 4 words "one mill".

ROORDA of Jasper

- 1 House File 565 is hereby amended as follows:
- 2 1. By inserting in line eight (8) after the comma the

26

27

28 29

30

```
words "and such person makes application for renewal of such
 4
    license and registration to the commissioner who may grant
 Б
    such renewals in his discretion.".
       2. By inserting in line fifteen (15) after the comma the
 G
 7
     words "and such person makes application for renewal of such
 8
     license and registration to the commissioner who may grant
     such renewals in his discretion.".
                                                        HOLDEN of Scott
       Amend Senate File 537 by adding the following after the
 1
 2
    period on line 3, page 2, thereof:
 3
       "It is further declared to be the intent of the general
 4
    assembly that the total dollar amount of revenue bonds
     issued or authorized pursuant to this Act in any biennium
 5
    shall not exceed four times the dollar amount of
 6
 7
    legislative appropriations for academic and administrative
    buildings and facilities and utilities services for
 8
 9
     institutions of higher learning under the jurisdiction
10
    of the state board of regents in said biennium."
                                                        SKINNER of Polk
       Amend Senate File 537, section 4, by inserting after the partial
 2
    word "sembly" in line four (4) of said section, the following:
 3
       "and approval by the governor".
                                                            JESSE of Polk
       Amend Senate File 537 as follows:
 1
       1. Page one (1), line ten (10), by striking the words
 2
 3
    "student fees and".
 4
      2. Page one (1), line eleven (11), by striking the
 Б
    words "student fees and".
 6
      3. Page three (3), lines twenty (20) to thirty (30),
 7
    by striking subsection five (5) thereof.
 8
      4. Also amend on page four (4), line eleven (11),
 9
    by striking the words "student fees and".
10
      5. Amend on page six (6), lines fifteen (15) and
11
    sixteen (16), by striking the words "student fees and".
12
      6. Amend on page seven (7), line eighteen (18), by
    striking the words "student fees and".
13
      7. Amend on page eight (8), line two (2), by striking
14
    the words "student fees and".
15
16
      8. Amend on page eight (8), line eighteen (18), by
17
    striking the words "student fees and". Also on page
    eight (8), line twenty-three (23), by striking the words
18
    "student fees and".
19
20
      9. Amend on page eight (8), line twenty-five (25),
21
    by striking the words "student fees and".
22
      10. Also amend page eight (8), line thirty (30), by
23
    striking the words "student fees and". Further amend
24
    page eight (8), line thirty-two (32), by striking the words
25
    "student fees and".
```

11. Amend on page nine (9), line twenty-nine (29), by

12. Amend the Stanley amendment filed and adopted

March 28 by striking from line twenty-two (22) the

striking the words "student fees and".

words "student fees and".

4

7

3

20

```
31
      13. Further amend the Stanley amendment, line twenty-
```

32 six (26), by striking the words "student fees and".

GOODE of Appanoose-Davis

1 Amend Senate File 537 as follows:

- 1. Page 1 by striking from line ten (10) of the
- 3 title the words "student fees and".
 - 2. Page 3 by striking all of subsection five (5)
- 5 and by renumbering the subsequent subsections. 6
 - 3. Page 4, line eleven (11), by striking the words "student fees and".
- 4. Page 6, lines 15 and 16, by striking the words 8 9 "student fees and".
- 5. Page 7, line eighteen (18), by striking the words 10
- 11 "student fees and".
- 12 6. Page 8, lines 2, 18, 23, 25, 30 and 32, by strik-
- 13 ing the words "student fees and" in each instance. 14
 - 7. Section 9 by striking from lines 8, 17 and 21
- 15 of said section the words "student fees and".
- 16 8. Section 10 by striking from line 8 of said
- 17 section the words "student fees and".
- 18 9. Section 11 by striking from line 9 of said
- 19 section the words "student fees and".

GOODE of Appanoose-Davis

Amend Senate File 537, page 9 by striking section 9 and renumbering 2 the remaining sections.

GRASSLEY of Butler

Amend the temporary rules of the House as follows: 1

2 Amend Rule 54 as follows:

- 1. By striking lines ten (10) through twenty-one (21) and
- inserting in lieu thereof the following new paragraph: 4
- Б "And if after taking the vote by 'ayes and nays' a majority
- 6 of said vote shall be in favor of the appointment of said committee.
- 7 the Speaker of the House shall then at once appoint the said
- committee. No motion from the floor of the House by any member 8 9
- thereof shall be considered by the House for the appointment of
- 10 said committee. Upon the appointment of the sifting committee,
- 11 the steering committee is discharged."
- 12 2. By striking lines twenty-two (22) through twenty-nine (29) and 13 inserting in lieu thereof the following new paragraphs:
- 14 "The sifting committee shall have authority to place any
- 15 bill remaining either on the House calendar or remaining in any
- 16 committee on the sifting committee calendar, except appropriation
- bills. No rule of the sifting committee shall require more than 17
- sixty percent vote of the members of the committee to place a 18
- 19 bill on the sifting committee calendar."
 - "Bills remaining on the sifting committee calendar at adjourn-
- 21 ment sine die of the first regular session of the General Assembly
- 22 shall carry over into the second regular session of the same General
- 23 Assembly in the same reading or status they held immediately prior
- 24 to the appointment of the sifting committee."

COMMITTEE ON RULES RALPH F. McCARTNEY, Chairman

- Amend the temporary rules of the House by adding the following new rule:
- 3 Bills introduced in the first regular session of a General
- 4 Assembly which are not withdrawn, defeated, or indefinitely postponed
- 5 shall carry over into the second regular session of the same General
- 6 Assembly in the same reading or status they were in at the time of
- 7 adjournment. Joint resolutions proposing or ratifying amendments to
- 8 the U.S. Constitution or proposing amendments to the state constitu-
- 9 tion carry over in the same manner as bills. All other forms of
- 10 resolutions expire with the adjournment of the first regular session.

COMMITTEE ON RULES

RALPH F. McCARTNEY, Chairman

On motion by Varley of Adair-Madison, the House adjourned until 9:00 a.m., Wednesday, April 9, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, APRIL 9, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Russell Stark, pastor of the First United Presbyterian Church, Lake City, Iowa.

The Journal of Tuesday, April 8, 1969, was approved.

PRESENTATION OF VISITORS

Cochran and Mayberry of Webster presented to the House thirty-seven students from Central Webster High School, Burnside, Iowa, and their instructors, James Ainslie and Wynn Ventling.

Gannon of Jasper presented to the House the Honorable Bernard J. O'Malley, former member of the House from Polk County in the Sixty-first and Sixty-second General Assemblies.

Fischer of Grundy presented to the House forty members of the senior government class of the Wellsburg Community School and their instructors, Mr. Looker and Mr. Breneman.

Lipsky of Linn presented to the House a group of students from Jefferson High School, Cedar Rapids, Iowa, and their teachers, Mr. Ellertson, and Mr. Carlson, and sponsor, Mrs. Winebrennen.

Newton of Scott presented to the House Greg Stanley, a senior political science major of Saint Ambrose College, Davenport, Iowa.

Peterson of Woodbury presented to the House fifty-two students of East Wood Community School, Correctionville and Cushing, Iowa, and their teachers, Mr. Crow, Mrs. Henkhouse and Mrs. Clark.

Roorda of Jasper presented to the House twenty-five students of Colfax Community High School and principal, Tom Englebert, and Mr. and Mrs. Guy Rosenbaum.

Skinner of Polk presented to the House sixty students of North Polk Community School and their teachers, Terry Holdridge and Kerald Yearns.

Tapscott of Polk presented to the House twenty-four students of Greenwood School, Des Moines, Iowa, and their teachers, Gary Miller and Mrs. Sue Reichardt.

Weichman of Benton presented to the House thirty-three students of Garrison Consolidated School and their superintendent, R. I. Holliday.

Welden of Hardin presented to the House forty-six students of the senior government class of Steamboat Rock School and their teacher, Miss McAllister.

Skinner of Polk presented to the House forty-three students of Four Mile Elementary School and their teachers, Miss Smith and Mrs. Potts.

Varley of Adair-Madison presented to the House ninety-nine students of Winterset School and their principal, Kenneth Bassett.

Weichman of Benton presented to the House forty-two students of the junior and senior classes of Urbana High School and their teacher, Clark E. Crisman.

Vorhees of Black Hawk presented to the House twelve students from West High School, Waterloo, Iowa, and their leaders.

PERSONAL PRIVILEGE

Shaw of Scott rose on a point of personal privilege and announced that today was the birthday of the Honorable Joan Lipsky and on behalf of the House wished her a "Happy Birthday".

INTRODUCTION OF BILLS

House File 777, by committee on appropriations, a bill for an act to make appropriations to members who served on the ethics committee.

Read first time and placed on the calendar.

House File 778, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Iowa state fair board.

Read first time and placed on the calendar.

House File 779, by committee on schools, a bill for an act relating to the effect of federal aid to schools upon state aid to schools.

Read first time and placed on the calendar.

House File 780, by committee on conservation and recreation, a bill for an act relating to damages caused by unlawful destruction, taking, or possession of wildlife owned by the State of Iowa.

Read first time and placed on the calendar.

House File 781, by committee on constitutional amendments and

reapportionment, a bill for an act to establish the composition of the General Assembly and provide for election of the members thereof.

Read first time and placed on the calendar.

House File 782, by committee on law enforcement, a bill for an act to provide for the licensing and regulating detection of deception examiners.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 271, a bill for an act relating to the conveyance of an interest in land, and defining marketable record title.

Read first time and referred to committee on judiciary.

Senate File 285, a bill for an act relating to the compensation of insurance examiners.

Read first time and referred to committee on commerce.

Senate File 545, a bill for an act relating to payment by school boards of dues to an association of school boards and of expenses of board members.

Read first time and referred to committee on schools.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 85, 129, 305, 517, 562, 584, 587 and 646; Senate Files 146, 354, 409, 525, 531, 532, 579, 580 and 581; and Senate Joint Resolution 14, under Rule 35.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **Senate File 537**, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from

fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues.

Goode of Appanoose-Davis asked and received unanimous consent to withdraw his amendment filed April 8 and found on pages 897 and 898 of the House Journal.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend Senate File 537 as follows:

- 1. Page 1 by striking from line ten (10) of the title the words "student fees and".
- 2. Page 3 by striking all of subsection five (5) and by renumbering the subsequent subsections.
 - 3. Page 4, line eleven (11), by striking the words "student fees and".
 - 4. Page 6, lines 15 and 16, by striking the words "student fees and".
 - 5. Page 7, line eighteen (18), by striking the words "student fees and".
- 6. Page 8, lines 2, 18, 28, 25, 30 and 32, by striking the words "student fees and" in each instance.
- 7. Section 9 by striking from lines 8, 17 and 21 of said section the words "student fees and".
- 8. Section 10 by striking from line 8 of said section the words "student fees and".
- 9. Section 11 by striking from line 9 of said section the words "student fees and".

Roll call was requested by Varley of Adair-Madison and Battles of Jackson.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (S.F. 537)

The ayes were, 29:

Andersen	Edgington	Holden	Radl
Baker	Fischer of	Klein	Rex
Brinck	Grundy	Kruse	Skinner
Crabb	Fisher of	Logue	Sorg
Crosier	Green e	Mendenhall	Stokes
Cunningham	Goode	Nielsen	Strothman
Darrington	Graham	O'Hearn	Tapscott
Dietz	Grassley	Priebe	•

The nays were, 87:

Alt Bailey Battles Bergman Blouin Caffrey Camp Campbell Christensen Cochran Corey	Dooley Dougherty Doyle Drake Dunton Ellsworth Ewell Freeman of Buena Vista Freeman of Clay-Dickinson	Black Hawk Hanson of Howard-Mitchell	Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Kluever Knoblauch Koch Kreamer Langland
Corey	Clay-Dickinson	Johnston of	Langland
Den He rde r	Gannon	Johnson	Lawson

Van Roekel Lippold Miller of Roorda Varley Lipsky Marshall Sanders Mayberry Miller of Schmeiser Voorhees McCartney Page Schroeder Walter McCormick Milligan Schwartz Warren Shaw Waugh McIntyre Mohrfeld Shepherd Weichman Menefee Nelson Mezvinsky Newton Strand Welden Nolting Millen Stroburg Wella Miller of Winkelman Ossian Stromer Des Moines Pelton Tieden Wolfe Miller of Van Drie Mr. Speaker Poncy Jones Rodgers Van Nostrand

Absent or not voting, 8:

Bennett Knight Perkins Pierson
Franklin Middleswart Peterson Renda

The amendment lost.

Skinner of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 587 by adding the following after the period on line 3, page 2, thereof:

"It is further declared to be the intent of the general assembly that the total dollar amount of revenue bonds issued or authorized pursuant to this Act in any biennium shall not exceed four times the dollar amount of legislative appropriations for academic and administrative buildings and facilities and utilities services for institutions of higher learning under the jurisdiction of the state board of regents in said biennium."

The amendment lost.

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 537, section 4, by inserting after the partial word "sembly" in line four (4) of said section, the following: "and approval by the governor".

The amendment was adopted.

(Senate File 537 pending at adjournment.)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 598, a bill for an act to make appropriation to department of public defense for various capital improvements.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 600, a bill for an act to make appropriation to executive council for capitol planning commission recommendations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 602, a bill for an act to appropriate funds for car dispatcher revolving fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 603, a bill for an act to make appropriation to Iowa public employees' retirement system fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 604, a bill for an act to make appropriation from motor vehicle fuel tax fund to state comptroller.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 605, a bill for an act to make appropriation for capital improvements to certain facilities under buildings and grounds.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 606, a bill for an act to make appropriation to budget and financial control contingent fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 607, a bill for an act to appropriate funds to legislative research for updating Code on magnetic tape.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 610, a bill for an act creating a general contingent fund of the state.

CARROLL A. LANE, Secretary

SENATE MESSAGES CONSIDERED

Senate File 598, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public defense for various capital improvements and repairs, replacements, alterations, equipment and rehabilitation purposes.

Read first time and referred to committee on appropriations.

Senate File 600, a bill for an act to appropriate from the general fund of the State of Iowa to the executive council for capitol planning commission recommendations.

Read first time and referred to committee on appropriations.

Senate File 602, a bill for an act to appropriate the car dispatcher revolving fund for the biennium beginning July 1, 1969, and ending June 30, 1971.

Read first time and referred to committee on appropriations.

Senate File 603, a bill for an act to appropriate from the Iowa public employees' retirement system fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the employment security commission for the costs of the administration of the Iowa public employees' retirement system.

Read first time and referred to committee on appropriations.

Senate File 604, a bill for an act to appropriate from the motor vehicle fuel tax fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state comptroller.

Read first time and referred to committee on appropriations.

Senate File 605, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds.

Read first time and referred to committee on appropriations.

Senate File 606, a bill for an act to appropriate from the general fund of the state to the budget and financial control committee for its contingent fund.

Read first time and referred to committee on appropriations.

Senate File 607, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance.

Read first time and referred to committee on appropriations.

Senate File 610, a bill for an act to create the general contingent fund of the state and specifying the purposes for which the appropriation may be used.

Read first time and referred to committee on appropriations.

COMMUNICATION FROM SECRETARY OF STATE

April 7, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that House File 186 was published in The Telegraph-Herald, Dubuque, Iowa, April 2, 1969, and in the Carroll Daily Times-Herald, Carroll, Iowa, March 31, 1969.

MELVIN D. SYNHORST Secretary of State

REPORT OF STEERING COMMITTEE (NONCONTROVERSIAL CALENDAR)

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

- H. F. 151 Relating to permanent registration of voters for elections held in certain community school districts. By Holden.
- H. F. 435 COMMITTEE BILL—To coordinate various statutes with the department of social services Act. By committee on judiciary; Hill, chairman.
- H. F. 462 Relating to county and memorial hospital funds. By Peterson, McCartney and Corey.
- H. F. 744 COMMITTEE BILL—To legalize and validate the proceedings of the Board of Supervisors of County of Linn. By committee on judiciary; Hill, chairman.
- H. F. 765 COMMITTEE BILL—To correct a penalty provision pertaining to leased and rented vehicle offenses. By committee on judiciary; Hill, chairman.
- H. F. 757 COMMITTEE BILL—Relating to assessment of public utilities. By committee on commerce; Fischer of Grundy, chairman.
- H. F. 758 COMMITTEE BILL—Relating to liquid transport carrier fees. By committee on commerce; Fischer of Grundy, chairman.
- H. F. 759 COMMITTEE BILL—Relating to motor vehicle truck operator application filing fees. By committee on commerce; Fischer of Grundy, chairman.
- H. F. 760 COMMITTEE BILL—Relating to annual registration decal or sticker fees. By committee on commerce; Fischer of Grundy, chairman.
- H. F. 761 COMMITTEE BILL—Relating to bonded agricultural product warehouse fees. By committee on commerce; Fischer of Grundy, chairman.
- H. F. 762 COMMITTEE BILL—Relating to motor vehicle certificated carrier fees. By committee on commerce; Fischer of Grundy,
- H. F. 763 COMMITTEE BILL—Relating to motor vehicle truck operator fees. By committee on commerce; Fischer of Grundy, chairman.
- H. F. 764 COMMITTEE BILL—Relating to liquid transport carrier application filing fees. By committee on commerce; Fischer of Grundy, chairman.
- S. F. 207 To clarify adoption procedure by recognizing all courts which terminate parental rights. By committee on social services.
- S. F. 236 Relating to the publishing of tables of corresponding sections of statutes in Code. By committee on judiciary.

FLOYD H. MILLEN Chairman, Steering Committee

HOUSE RESOLUTION 7

By Cunningham of Story

Whereas, throughout the session the Representative from Winnebago-Worth has displayed great enthusiasm and legislative ability, and

Whereas, on the 7th day of April, 1969, the Representative from Winnebago-Worth became the father of an eight-pound four-ounce baby boy, James Robert Klein, who joins one older sister, Barbie,

Be It Resolved by the House of Representatives of the Sixty-third General Assembly, that Representative James T. Klein and Mrs. Barbara Klein are hereby extended the sincere congratulations of the entire membership of the House of Representatives and its official family of the House of Representatives.

Be It Further Resolved, that we extend our best wishes for a long, healthy and happy life to James Robert Klein and that a copy of this resolution be delivered to Mrs. Barbara Klein by the Representative from Winnebago-Worth.

Laid over under Rule 25.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 176 and 177.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 176 and 177.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 560, a bill for an act to prohibit a refund of liquor control license fees while charges against the licensee are pending before the Iowa liquor control commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 578, a bill for an act relating to licenses to operate motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 708, a bill for an act relating to the leasing and renting of motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 720, a bill for an act relating to the crimes of eavesdropping and wiretapping, prescribing penalties and rights of civil actions relating to eavesdropping and wiretapping offenses, and providing for the use of eavesdropping or wiretapping devices by certain law enforcement officers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Hill of Marshall, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House Joint Resolution 16, a joint resolution relating to the effective date of laws, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 375, a bill for an act relating to municipal courts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 486, a bill for an act relating to consumer frauds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Honse File 565, a bill for an act relating to motor vehicle financial responsibility, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

1. By inserting in line eight (8) after the comma the words "and such person makes application for renewal of such license and registration to the commissioner who may grant such renewals in his discretion,".

2. By inserting in line fifteen (15) after the comma the words "and such person makes application for renewal of such license and registration to the commissioner who may grant such renewals in his discretion.".

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 606, a bill for an act relating to attorney fees paid by the county for the defense of persons financially unable to employ an attorney, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Seasts Joint Resolution 18, a joint resolution directing a legislative study to review the Iowa criminal code, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 191, a bill for an act relating to the board of library trustees and employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Fischer of Grundy, from the committee on commerce, submitted the following report:

MR. SPEAKER: Your committee on commerce, to whom was referred House Hie 167, a bill for an act to provide certain regulations in the procurement of insurance by a vendor of personal property sold on installment contracts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 508, a bill for an act relating to deposits of public funds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 654, a bill for an act relating to automobile dealership franchises, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 697, a bill for an act relating to federal insured loans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred Senate File 225, a bill for an act to prohibit the operation of mobile units by banks and other financial institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred Senate File 383, a bill for an act relating to the prohibition of conducting, keeping, or maintaining bucket shops, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

HAROLD O. FISCHER, Chairman

AMENDMENTS FILED

- Amend Senate File 537, page 9, section 9, by striking every-
- 2 thing after the word "bonds" in line 32 of said
- 3 section.

LIPSKY of Linn

- 1 Amend House File 714 as follows:
- 2 1. Page 1 by striking all of lines four (4) through
- 3 sixteen (16).
- 4 2. By renumbering the remaining sections.

ANDERSEN of Woodbury

On motion by Fischer of Grundy, the House adjourned until 9:00 a.m., Thursday, April 10, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, APRIL 10, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend M. O. Smith, pastor of the United Methodist Church, Washington, Iowa.

The Journal of Wednesday, April 9, 1969, was approved.

PRESENTATION OF VISITORS

Camp of Clinton presented to the House Ensio Pitulainen, a foreign exchange student from Finland, who is now attending Goose Lake School in Clinton County, and his chaperone, Mrs. Cliff Voss.

Ewell of Black Hawk presented to the House the eighth grade class of St. John's School, Waterloo, Iowa, and their teachers, Father Raethig, Sister Mary Magdaleen and Mr. Roth.

Fischer of Grundy presented to the House thirty-one Girl Scouts from Troop 105 of the Beaman-Conrad area of Grundy County and their leaders, Mrs. Manning and Mrs. Weston.

Lipsky of Linn presented to the House a group of students of the Iowa Community College Relations Board and their state president, Bill McCarthy.

Middleswart of Warren presented to the House fifty fifth grade students of Emmerson School, Indianola, Iowa, and their teachers, Beatrice Gripp and Elizabeth Biros.

Roorda of Jasper presented to the House thirty-seven students of Monroe High School and their teacher, Robert Johnson.

Varley of Adair-Madison presented to the House ninety-eight students of Winterset Junior High School and their teachers, Mr. Bassett, Mr. Miller, Mr. Bass and Mr. Honnold.

Hamilton of Cedar presented to the House eighty students of Durant High School and their teachers, Miss Johnson, Mr. Powers, Mr. Weich and Mrs. Paul.

Huff of Polk presented to the House twenty-nine senior girls of

the secretarial class of Hoover High School, Des Moines, and their teacher, Mrs. DeWaay.

Knight of Humboldt-Pocahontas presented to the House the Honorable Fred W. Hall, former member of the House from Humboldt County in the Fifty-seventh and Fifty-eighth General Assemblies.

Kruse of O'Brien presented to the House forty-one seventh and eighth grade students of Zion and St. John's Lutheran Schools, of Germantown and Paullina, and their teachers, Dick Leu and Robert Brandt.

Den Herder of Sioux presented to the House fifteen students from Hull Western Christian High School, Hull, Iowa, and their chaperones, Mr. and Mrs. Jerry Harms and Mr. and Mrs. Eugene Lanninga.

PETITIONS

The following petitions were received and placed on file:

By Lawson of Cerro Gordo, from one thousand two hundred fifty-four residents of Cerro Gordo County who believe that the cities of Iowa should continue to operate on the 30-mill levy limitation (section 404.2, Code 1966), and who oppose legislation that would permit cities to levy city income tax, sales tax, wheel tax and head tax.

By Tapscott of Polk, from nine social action board members of Plymouth Congregational Church, Des Moines, Iowa, urging passage of legislation to improve the health and safety of migrants and to insure a minimum age for child migrant workers.

By McIntyre of Linn, from eight residents of Linn County opposing any legislation to replace the public representative on the Iowa Water Pollution Control Commission by the Director of the Soil Conservation Service.

By Koch of Woodbury, from eighty-nine residents of Woodbury County who are employees of the state commerce commission and are concerned about their merit council ratings.

By Grassley of Butler, from one hundred eighty-four residents of Iowa favoring an investigation on the manner, method, materials and objectives of teaching sex education in public schools.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 167, 375, 486, 508, 560, 565, 606, 654, 697, 708 and 720; House Joint Resolution 16; Senate Files 191, 225 and 383; and Senate Joint Resolution 18, under Rule 35.

ADOPTION OF HOUSE RESOLUTION 7

Cunningham of Story called up for consideration House Resolution 7, filed April 9 and found on pages 907 and 908, and moved its adoption.

Motion prevailed and the resolution was adopted.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 783, by Freeman of Buena Vista and Winkelman, a bill for an act relating to the election and appointment of members of the state board of public instruction.

Read first time and referred to committee on state government.

House File 784, by committee on ways and means, a bill for an act relating to the valuation and assessment of real and personal property.

Read first time and placed on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 76, a bill for an act to exempt employees of drainage districts from coverage under the Iowa Public Employees' Retirement System, except those employees already vested.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 299, a bill for an act to increase the license fees of real estate brokers and salesmen.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 544, a bill for an act to establish a state advisory council for vocational education.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 599, a bill for an act to make an appropriation from the general fund to the capitol planning commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 608, a bill for an act to make an appropriation from the general fund for various legislative departmental expenses.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 90, a bill for an act relating to parental responsibility for actions of children.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 90

Amend House File 90 as follows:

- 1. On page 1, strike lines 6 through 9, inclusive, and insert in lieu thereof the following:
- "1. The parent or parents of an unemancipated minor child under the age of eighteen years shall be liable for actual damages to person or property caused by unlawful acts of such child. However, a parent who is not entitled to legal custody of the minor child at the time of the unlawful act shall not be liable for such damages."
- 2. On page 1, lines 10 and 11, strike the words "charged with the care, custody and control".

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 531, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 531)

The ayes were, 94:

Alt	Dougherty	Kennedy of	Miller of
Andersen	Drake	Dubuque	Des Moines
Bailey	Fischer of	Kitner	Miller of
Baker	Grundy	Klein	Jones
Battles	Franklin	Kluever	Miller of
Bergman	Freeman of	Knight	Marshall
Blouin	Clay-Dickinson	Knoblauch	Milligan
Brinck	Gannon	Koch	Mohrfeld
Caffrey	Goode	Kreamer	Nelson
Camp	Graham	Kruse	Newton
Christensen	Grassley	Lippold	Nielsen
Cochran	Hamilton	Lipsky	Nolting
Corey	Hanson of	Logue	Ossian
Crabb	Howard-Mitchell	Mayberry	Pelton
Crosier	Johnson of	McCartney	Pierson
Cunningham	\mathbf{A} ud \mathbf{u} bon	McCormick	Poncy
Darrington	Johnston of	Mendenhall	Priebe
Den Herder	Johnson	Menefee	Renda
Dietz	Kennedy of	Middleswart	Rex
Dooley	Chickasaw	Millen	Rodgers

Roorda Tieden Waugh Stokes Weichman Schmeiser Van Drie Strand Schroeder Van Roekel Stroburg Wells Winkelman Sehwartz Stromer Varley Shepherd Strothman Voorhees Wolfe Sorg Tapscott Warren Mr. Speaker

The nays were, 1: O'Hearn

Absent or not voting, 29:

Bennett Freeman of Kehe Peterson Campbell Buena Vista Langland Radi Doyle Hansen of Sanders Lawson Black Hawk McIntyre Shaw Dunton Edgington Mezvinsky Skinner Ellsworth Holden Miller of Van Nostrand Ewell Huff Page Walter Welden Fisher of Jesse Perkins Greene

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 532, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Herbert Hoover Birthplace Foundation, Inc., with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 532)

The ayes were, 102:

Alt Drake Johnston of Mezvinsky Andersen Middleswart Edgington Johnson Bailey Fischer of Kennedy of Millen Baker Grundy Chickasaw Miller of Franklin Kennedy of Battles Des Moines Miller of Bergman Freeman of Dubuque Buena Vista Klein Blouin Jones Freeman of Miller of Brinck Kluever Caffrey Clay-Dickinson Knight Marshall Knoblauch Milligan Camp Gannon Campbell Goode Koch Mohrfeld Christensen Graham Kreamer Nelson Newton Cochran Grassley Kruse Nielsen Corey Hamilton Lippold Crabb Hansen of Lipsky Nolting Black Hawk Logue Crosier O'Hearn Hanson of Cunningham Mayberry Ossian Howard-Mitchell McCartney Peterson Darrington Huff McCormick Pierson Den Herder McIntyre Poncy Dietz Johnson of Dooley Audubon Mendenhall Priebe Dougherty Menefee Renda

Shepherd Tapscott Waugh Rex Rodgers Sorg Tieden Weichman Roorda Stokes Van Drie Wells Winkelman Sanders Strand Van Roekel Schmeiser Stroburg Varley Wolfe Schroeder Stromer Voorhees Mr. Speaker Strothman Warren Schwartz

The nays were, none.

Absent or not voting, 22:

Bennett Lawson Shaw Doyle Holden Miller of Skinner Van Nostrand Dunton Jesse Page Ellsworth Pelton Walter Kehe Kitner Perkins Welden Ewell Fisher of Langland Radl Greene

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 579, a bill for an act to appropriate funds from the general fund of the State of Iowa to the Iowa commission for the blind for remodeling and repairs of the Iowa commission for the blind building and to permit acceptance of federal funds for participation, with report of committee recommending passage, was taken up for consideration.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 579)

The ayes were, 101:

Alt Klein Edgington Miller of Andersen Ewell Kluever Marshall Milligan Bailev Fischer of Knight Battles Knoblauch Grundy Mohrfeld Franklin Koch Nelson Rennett Freeman of Kreamer Newton Bergman Clay-Dickinson Blouin Kruse Nielsen Nolting **Brinck** Gannon Lippold Caffrey Goode Lipsky O'Hearn Graham Camp Logue Ossian Campbell Pelton Grassley Mayberry Hamilton McCartney Peterson Christensen Cochran Hansen of McCormick Poncy Black Hawk Priebe Corey McIntyre Crabb Hanson of Mendenhall Renda Crosier Howard-Mitchell Menefee Rex Mezvinsky Cunningham Huff Rodgers Den Herder Johnson of Middleswart Roorda Millen Sanders Dietz Audubon Miller of Kennedy of Schmeiser Dooley Dougherty Chickasaw Des Moines Schroeder Kennedy of Miller of Schwartz Drake Dunton Dubuque Jones Shepherd

Sorg Strothman Varley Wells Winkelman Stokes Voorhees Tapscott Strand Tieden Warren Wolfe Waugh Weichman Stroburg Van Drie Mr. Speaker Stromer Van Roekel

The nays were, none.

Absent or not voting, 23:

Freeman of	Kehe	Pierson
Buena Vista	Kitner	Radl
Hill	Langland	Shaw
Holden	Lawson	Skinner
Jesse	Miller of	Van Nostrand
Johnston of	Page	Walter
Johnson	Perkins	Welden
	Buena Vista Hill Holden Jesse Johnston of	Buena Vista Kitner Hill Langland Holden Lawson Jesse Miller of Johnston of Page

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 580, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Mississippi River Parkway Commission of the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (S.F. 580)

The ayes were, 102:

Andersen Bailey Fischer of Bailey Fischer of Battles Grundy Knoblauch Nielsen Koch Nolting Bennett Franklin Koch Nolting Bergman Freeman of Clay-Dickinson Brinck Goode Lippold Caffrey Graham Lipsky Pierson Camp Grassley Logue Poncy Camp Campbell Hamilton Christensen Hansen of McCormick Rex Cochran Black Hawk McIntyre Rodgers Corey Hanson of Howard-Mitchell Menefee Sanders Crosier Huff Mezvinsky Schmeiser Cunningham Johnson of Millen Darrington Audubon Millen Darrington Dooley Kennedy of Dooley Kennedy of Dietz Dubuque Marshall Menere Milligan Strothman	Alt	Edgington	Klein	Mohrfeld
Bettles Bennett Bennett Bennett Franklin Bergman Bergman Freemen of Blouin Clay-Dickinson Brinck Goode Caffrey Graham Clay-Dickinson Camp Grassley Camp Camp Grassley Chiristensen Christensen Cochran Black Hawk Cormick Corey Hanson of Crabb Howard-Mitchell Bergman Freemen of MecCartney Renda McCormick Rex McCormick Rex Cochran Black Hawk McIntyre Rodgers Corey Hanson of Mendenhall Roorda Crabb Howard-Mitchell Menefee Sanders Cunningham Johnson of Miller of Darrington Darrington Den Herder Dietz Johnston of Dougherty Douley Kennedy of Douley Kennedy of Dubuque Marshall Nielsen Nielsen Nolting Menden Petterson McCartney Renda McCormick Rex Rodgers Rodgers Rodders Schweiser Schweiser Schweiser Schweiser Schweiser Schweiser Schroeder Schwartz Johnston of Miller of Stokes Strand Dougherty Doyle Dubuque Marshall		Ewell	Kluever	Nelson
Bennett Franklin Koch Nolting Bergman Freeman of Kreamer Ossian Blouin Clay-Dickinson Kruse Pelton Brinck Goode Lippold Peterson Caffrey Graham Lipsky Pierson Camp Grassley Logue Poncy Campbell Hamilton McCartney Renda Christensen Hansen of McCormick Rex Cochran Black Hawk McIntyre Rodgers Corey Hanson of Mendenhall Roorda Crabb Howard-Mitchell Menefee Sanders Crosier Huff Mezvinsky Schmeiser Cunningham Johnson of Midleswart Schroeder Darrington Audubon Millen of Schwartz Den Herder Johnston of Miller of Shepherd Dietz Johnson Des Moines Dougherty Chickasaw Jones Strand Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall	Bailey	Fischer of	Knight	Newton
Bergman Blouin Clay-Dickinson Brinck Goode Caffrey Graham Clay-Dickinson Caffrey Graham Camp Grassley Campbell Campbell Cochran Cochran Cochran Corey Cabb Crabb Crosier Crosier Cunningham Darrington Darrington Darrington Dave Dooley Coly Campbell Hamilton McCartney McCormick Rex McCormick Rex McIntyre Rodgers Mendenhall Roorda Mendenhall Roorda Menefee Sanders Mezvinsky Schmeiser Middleswart Schroeder Middleswart Schroeder Millen Millen Schwartz Miller	Battles	Grundy	Knoblauch	Nielsen
Bergman Blouin Clay-Dickinson Brinck Goode Caffrey Graham Clay-Dickinson Caffrey Graham Camp Grassley Campbell Campbell Cochran Cochran Cochran Corey Cabb Crabb Crosier Crosier Cunningham Darrington Darrington Darrington Dave Dooley Coly Campbell Hamilton McCartney McCormick Rex McCormick Rex McIntyre Rodgers Mendenhall Roorda Mendenhall Roorda Menefee Sanders Mezvinsky Schmeiser Middleswart Schroeder Middleswart Schroeder Millen Millen Schwartz Miller	Bennett	Franklin	Koch	Nolting
Blouin Brinck Goode Caffrey Graham Camp Grassley Camp Campbell Christensen Cochran Cochran Corey Hanson of Cunningham Johnson of Darrington Darrington David Dougle	Bergman	Freeman of	Kreamer	
Brinck Goode Lippold Peterson Caffrey Graham Lipsky Pierson Camp Grassley Logue Poncy Campbell Hamilton McCartney Renda Christensen Hansen of McCormick Rex Cochran Black Hawk McIntyre Rodgers Corey Hanson of Mendenhall Roorda Crabb Howard-Mitchell Menefee Sanders Crosier Huff Mezvinsky Schmeiser Cunningham Johnson of Midleswart Schroeder Darrington Audubon Millen Schwartz Den Herder Johnston of Miller of Shepherd Dietz Johnson Des Moines Dooley Kennedy of Miller of Stroburg Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall		Clay-Dickinson	Kruse	Pelton
Camp Campbell Campbell Christensen Christensen Cochran Black Hawk Cornick Corey Hanson of Howard-Mitchell Crabb Crosier Cunningham Darrington Darrington Den Herder Dietz Dougherty Douly Douly Chickasaw Douly Campbell Hansen of Crosier Huff Mendenhall Roorda Mendenhall Roorda Mendenhall Roorda Mendenhall Roorda Mendenhall Roorda Middleswart Schroeder Middleswart Schroeder Miller of Schwartz Miller of Schwartz Johnson Des Moines Sorg Miller of Stokes Dougherty Chickasaw Jones Strand Doyle Kennedy of Miller of Miller of Stroburg Drake Dubuque Marshall	Brinck		Lippold	Peterson
Campbell Hamilton McCartney Renda Christensen Hansen of McCormick Rex Cochran Black Hawk McIntyre Rodgers Corey Hanson of Mendenhall Roorda Crabb Howard-Mitchell Menefee Sanders Crosier Huff Mezvinsky Schmeiser Cunningham Johnson of Middleswart Schroeder Darrington Audubon Millen Schwartz Den Herder Johnston of Miller of Shepherd Dietz Johnson Des Moines Dooley Kennedy of Miller of Strand Doyle Kennedy of Miller of Strand Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall	Caffrey	Graham	Lipsky	Pierson
Christensen Cochran Black Hawk Corey Hanson of Howard-Mitchell Crabb Howard-Mitchell Crosier Cunningham Darrington Den Herder Dietz Dooley Dooley Chickasaw Doyle Doyle Doyle Doyle Doyle Doyle Drake Hansen of McCormick McIntyre Merdenhall Roorda Mendenhall Roorda Mendenhall Roorda Mendenhall Roorda Mendenhall Roorda Middleswart Schroeder Middleswart Schroeder Midler of Schwartz Miller of Schwartz Johnson Des Moines Sorg Miller of Stokes Strand Doyle Marshall Stromer	Camp	Grassley	Logue	Poncy
Christensen Cochran Black Hawk Cormick Black Hawk McIntyre Rodgers Rodgers Hanson of Mendenhall Roorda Howard-Mitchell Menefee Crosier Huff Mezvinsky Schmeiser Cunningham Johnson of Middleswart Darrington Audubon Millen Schwartz Den Herder Johnson of Middleswart Miller of Schwartz Den Herder Johnson Des Moines Dooley Kennedy of Miller of Strand Doyle Chickasaw Doyle Marshall Stromer	Campbell	Hamilton	McCartney	Renda
Corey Hanson of Mendenhall Roorda Crabb Howard-Mitchell Menefee Sanders Crosier Huff Mezvinsky Schmeiser Cunningham Johnson of Midleswart Schroeder Darrington Audubon Millen Schwartz Den Herder Johnston of Miller of Shepherd Dietz Johnson Des Moines Sorg Dooley Kennedy of Miller of Stookes Dougherty Chickasaw Jones Strand Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall Stromer	Christensen	Hansen of	McCormick	Rex
Crabb Howard-Mitchell Menefee Sanders Crosier Huff Mezvinsky Schmeiser Cunningham Johnson of Middleswart Schroeder Darrington Audubon Millen Schwartz Den Herder Johnston of Miller of Shepherd Dietz Johnson Des Moines Sorg Dooley Kennedy of Miller of Stokes Dougherty Chickasaw Jones Strand Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall Stromer	Cochran	Black Hawk	McIntyre	Rodgers
Crosier Huff Mezvinsky Schmeiser Cunningham Johnson of Middleswart Schroeder Darrington Audubon Millen Schwartz Den Herder Johnston of Miller of Shepherd Dietz Johnson Des Moines Sorg Dooley Kennedy of Miller of Stokes Dougherty Chickasaw Jones Strand Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall Stromer	Corey	Hanson of	Mendenhall	Roorda
Cunningham DarringtonJohnson of AudubonMiddleswart MillenSchroeder SchwartzDen Herder DietzJohnston of JohnsonMiller of Des MoinesSorgDooleyKennedy of ChickasawMiller of JonesStrokesDoughertyChickasaw DoyleJones Miller of Miller of StroburgStroburgDrakeDubuqueMarshallStromer	Crabb	Howard-Mitchell	Menefee	
Darrington Audubon Millen Schwartz Den Herder Johnston of Miller of Shepherd Dietz Johnson Des Moines Sorg Dooley Kennedy of Miller of Stokes Dougherty Chickasaw Jones Strand Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall Stromer	Crosier	Huff	Mezvinsky	Schmeiser
Darrington Audubon Millen Schwartz Den Herder Johnston of Miller of Shepherd Dietz Johnson Des Moines Sorg Dooley Kennedy of Miller of Stokes Dougherty Chickasaw Jones Strand Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall Stromer	Cunningham	Johnson of	Middleswart	Schroeder
Den Herder Dietz Johnson Des Moines Dooley Kennedy of Dougherty Doyle Dubuque Marshall Stromer	Darrington	Audubon	Millen	Schwartz
Dooley Kennedy of Miller of Stokes Dougherty Chickasaw Jones Strand Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall Stromer	Den Herder		Miller of	Shepherd
DoughertyChickasawJonesStrandDoyleKennedy ofMiller ofStroburgDrakeDubuqueMarshallStromer	Dietz	Johnson	Des Moines	Sorg
Doyle Kennedy of Miller of Stroburg Drake Dubuque Marshall Stromer	Dooley	Kennedy of	Miller of	Stokes
Drake Dubuque Marshall Stromer	Dougherty		Jones	Strand
Drake Dubuque Marshall Stromer	Doyle	Kennedy of	Miller of	
Dunton Kitner Milligan Strothman	Drake	Dubuque		
	Dunton		Milligan	Strothman

Tapscott Varley Waugh Winkelman Tieden Voorhees Weichman Wolfe Van Drie Warren Wells Mr. Speaker Van Roekel

The nays were, 1:

O'Hearn

Absent or not voting, 21:

Baker Gannon Lawson Radl Ellsworth Hill Mayberry Shaw Fisher of Holden Miller of Skinner Van Nostrand Greene Jesse. Page Freeman of Kehe Perkins Walter Buena Vieta Langland Priebe Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 581, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to various departments and various divisions thereof of the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by the committee on appropriations:

Amend Senate File 581 as follows:

- 1. Page 1, line fourteen (14), by striking the words and figures "seventeen thousand (17,000)", and inserting in lieu thereof, the words and figures "sixteen thousand (16,000)".
 - 2. By inserting the following as section 4:
- "Sec. 4. The provisions of chapter eight (8) of the Code are hereby made applicable to this Act."
 - 3. By renumbering section 4 as section 5.

Division of the amendment was requested.

Camp of Clinton asked and received unanimous consent to withdraw division 1 of the amendment.

Camp of Clinton moved the adoption of divisions 2 and 3 of the amendment.

Divisions 2 and 3 of the amendment were adopted.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 581)

The ayes were, 106:

Alt Bailey Battles Blouin Andersen Baker Bergman Brinck

Caffrey	Grassley	McCormick	Rodgers
Camp	Hamilton	McIntyre	Roorda
Campbell	Hansen of	Mendenhali	Sanders
Christensen	Black Hawk	Menefee	Schmeiser
Cochran	Hanson of	Mezvinsky	Schroeder
Corey	Howard-Mitchell		Schwartz
Cunningham	Holden	Millen	Shaw
Darrington	Huff	Miller of	Shepherd
Den Herder	Johnson of	Des Moines	Sorg
Dietz	Audubon	Miller of	Stokes
Dooley	Kehe	Jones	Strand
Dougherty	Kennedy of	Miller of	Stroburg
Doyle	Chickasaw	Marshall	Stromer
Drake	Kennedy of	Miller of	Strothman
Dunton	Dubuque	Page	Tapscott
Edgington	Kitner	Milligan	Van Drie
Ellsworth	Kluever	Nelson	Van Roekel
Ewell	Knight	Newton	Varley
Fischer of	Knoblauch	Nielsen	Voorhees
Grun dy	Koch	Nolting	Warren
Fisher of	Kreamer	Ossian	Waugh
Greene	Kruse	Pelton	Weichman
Freeman of	Langland	Peterson	Welden
Buena Vista	Lawson	Pierson	Wells
Freeman of	Lippold	Poncy	Winkelman
Clay-Dickinson	Lipsky	Priebe	Wolfe
Gannon	Logue	Renda	Mr. Speaker
Goode	McCartney	Rex	-

The nays were, 3:

Graham

Klein O'Hearn

Tieden

Absent or not voting, 15:

Bennett Hill
Crabb Jesse
Crosier Johnston of
Franklin Johnson

Mayberry Mohrfeld Perkins Radl Skinner Van Nostrand Walter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

UNFINISHED BUSINESS

The House resumed consideration of **Senate File 537**, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues.

Grassley of Butler offered the following amendment filed by him: Amend Senate File 537, page 9, by striking section 9 and renumbering the remaining sections.

Millen of Jefferson-Van Buren moved the previous question on the amendment.

The motion lost.

Grassley of Butler moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Nolting of Black Hawk.

On the question "Shall the amendment be adopted?" (S.F. 537)

The ayes were, 74:

Andersen	Freeman of	Lippold	Rodgers
Baker	Clay-Dickinson	McCormick	Roorda
Bergman	Gannon	Mendenhall	Schmeiser
Blouin	Goode	Menefee	Schwartz
Brinck	Graham	Mezvinsky	Shaw
Camp	Grassley	Middleswart	Shepherd
Campbell	Hill	Millen	Skinner
Cochran	Holden	Miller of	Sorg
Crabb	Jesse	Des Moines	Stokes
Crosier	Kehe	Miller of	Strand
Cunningham	Kennedy of	Jones .	Stromer
Dietz	Chickasaw	Mohrfeld	Tieden
Dooley	Kitner	Nelson	Van Roekel
	Klein	Nolting	Warren
Drake	Knight	O'Hearn	Waugh
Edgington	Knoblauch	Peterson	Weichman
Ellsworth	Koch	Pierson	Welden
Ewell	Kruse	Poncy	Wells
Fischer of	Langland	Priebe	Wolfe
Grundy	Lawson	Radl	2.5
Dougherty Drake Edgington Ellsworth Ewell Fischer of	Klein Knight Knoblauch Koch Kruse Langland	Nolting O'Hearn Peterson Pierson Poncy Priebe	Warren Waugh Weichman Welden Wells

The navs were, 42:

Alt	Freeman of	Kreamer		Renda	
Battles	Buena Vista	Lipsky		Rex	
Bennett	Hamilton	Logue		Sanders	
Caffrey	Hansen of	McCartney		Schroeder	
Christensen	Black Hawk	McIntyre		Stroburg	
Corey	Hanson of	Miller of	194	Strothman	
Darrington	Howard-Mitchell			Tapscott	
Doyle	Huff to sall!	Milligan	342	Van Drie	
Dunton	Johnson of	Newton	1.	Varley	
Fisher of		Nielsen	. 80	Voorhees	
Greene	Kennedy of	Ossian		Winkelman	
Franklin	Dubuque	Pelton		Mr. Speaker	
	Kluever		-		

Absent or not voting, 8:

TENDOTTO OF HO			
Bailey Den Herder	Johnston of Johnson Mayberry	Miller of Page Perkins	Van Nostrand Walter

The amendment was adopted.

Lipsky of Linn asked and received unanimous consent to withdraw her amendment filed April 9 and found on page 911 of the House Journal.

Speaker pro tempore Millen in the chair at 11:00 a.m.

Speaker Harbor in the chair at 11:35 a.m.

Pelton of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 537)

Rule 69 was invoked.

The ayes were, 77:

Alt McCartney Hanson of Pierson Bailey Howard-Mitchell McCormick Poncy Baker Renda Hill McIntyre Bennett Huff Roorda Menefee Bergman Jesse Mezvinsky Sanders Blouin Johnston of Middleswart Schwartz Caffrey Johnson Shaw Millen Camp Kehe Miller of Shepherd Campbell Kennedy of Jones Skinner Cochran Chickasaw Miller of Stromer Kennedy of Marshall Tapscott. Corey Dougherty Doyle Dubuque Miller of Tieden Kluever Page Van Drie Knoblauch Milligan Drake Varley Dunton Kreamer Voorhees Mohrfeld Ellsworth Langland Nelson Warren Newton Lawson Ewell Waugh Franklin Lippold Nolting Weichman Gannon Lipsky Pelton Welden Hamilton Logue Perkins Wells Hansen of Mayberry Peterson Wolfe Black Hawk

The nays were, 45:

Andersen Fisher of Klein Rex Battles Greene Knight Rodgers Schmeiser Brinck Freeman of Koch Christensen Buena Vista Kruse Schroeder Sorg Crabb Mendenhall Freeman of Stokes Crosier Clay-Dickinson Miller of Cunningham Goode Des Moines Strand Darrington Graham Nielsen Stroburg Den Herder Grasslev O'Hearn Strothman Holden Dietz Ossian Van Nostrand Doolev Johnson of Priebe Winkelman Edgington Audubon Radi Mr. Speaker Fischer of Kitner

Absent or not voting, 2: Van Roekel Walter

Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by McCartney of Floyd, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of House File 394, a bill for an act relating to classification of highways.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend House File 394 as follows:

Page three (3), line ten (10), by inserting after the period the following: "Such abutting property owners shall not be liable for injury to persons or property caused by the negligent construction or maintenance of such roads."

The amendment was adopted.

Kruse of O'Brien offered the following amendment from the floor and moved its adoption:

Amend House File 394 by striking from page three (3), lines seven (7) and eight (8), the words "general highway use" and inserting in lieu thereof the words "the public".

The amendment was lost.

Welden of Hardin offered the following amendment filed by him and moved its adoption:

Amend House File 394 as follows:

- 1. Page 5, line thirty-five (35), by striking the word "If".
- 2. Page 6, by inserting at the beginning of line one (1) the following "Sec. 6. If".
 - 3. Renumber the remaining sections.
- 4. Page 6, line nine (9), by inserting after the first word "the" the words "classification or".

The amendment was adopted.

Tieden of Clayton asked and received unanimous consent to withdraw the following amendment filed by him:

Amend House File 394 as follows:

- 1. Page five (5) by inserting after line twenty-six (26) the following new subsection:
- "3. Fix a date for a public hearing to be held at least twenty days before final approval of any road classification action, and shall publish tentative

road classifications along with the notice of the date, time and place of such hearing at least ten days before the hearing. Such publication shall be in the official newspapers of the county."

2. Page five (5), line twenty-seven (27), by renumbering subsection three

Graham of Ida-Sac offered the following amendment filed by him and moved its adoption:

Amend House File 394 as follows:

- 1. Page 3 by striking from lines eight (8) and nine (9) the words "shall be constructed and maintained by the abutting owners and".
- 2. Page 4 by striking all after the period in line nine (9) and all of lines ten (10), eleven (11) and twelve (12).

The amendment was adopted.

Grassley of Butler offered the following amendment filed by him and Camp of Clinton:

Amend House File 394 by adding at the end thereof a new section as follows:

"Nothing in this Act shall be construed to provide for or permit the transfer of any roads from the primary road system to the secondary road system as said systems are defined in chapter three hundred thirteen (813) of the Code. Any conflict between this Act and the provisions of chapter three hundred thirteen (313) shall be resolved in favor of chapter three hundred thirteen (313) and the provisions of said chapter three hundred thirteen (313) shall remain as the exclusive method of transfer of highways from the said primary road system to the said secondary road system."

Van Drie of Story in the chair at 3:25 p.m.

Grassley of Butler moved the adoption of his amendment.

The amendment was adopted.

Welden of Hardin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 394)

The ayes were, 104:

Alt Edgington Hanson of Corey Andersen Howard-Mitchell Crabb Ellsworth Bailey Crosier Ewell Harbor Cunningham Fisher of Hill Baker **Battles** Darrington Holden Greene Franklin Bennett Huff Den Herder Dietz Gannon Bergman Jesse Blouin Dooley Goode Johnson of Brinck Dougherty Graham Audubon Caffrey Doyle Hamilton Johnston of Camp Hansen of Drake Johnson Kehe Campbell Dunton Black Hawk

Kennedy of McCormick Nelson Sorg McIntyre Newton Stokes Chickasaw Nielsen Kennedy of Mendenhall Strand Nolting Stromer Dubuque Menefee Tapscott Klein Mezvinsky O'Hearn Tieden Kluever Middleswart Pelton Knoblauch Poncy Van Roekel Millen Koch Miller of Priebe Varley Des Moines Voorhees Kreamer Radi Kruse Miller of Renda Warren Langland Rex Waugh Jones Lawson Miller of Rodgers Welden Lippold Marshall Sanders Wells Winkelman Lipsky Miller of Schroeder Schwartz Logue Page Wolfe Mayberry Milligan Shepherd Mr. Speaker McCartney Mohrfeld Skinner (Van Drie)

The nays were, 13:

Christensen Freeman of Grassley Roorda Cochran Buena Vista Knight Schmeiser Fischer of Freeman of Ossian Stroburg Weichman Grundy Clay-Dickinson Peterson

Absent or not voting, 7:

Kitner Pierson Strothman Walter Perkins Shaw Van Nostrand

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENT CONSIDERED

Klein of Winnebago-Worth called up for consideration House File 13, a bill for an act to provide an additional retirement allowance option for members of the Iowa public employees' retirement system, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 13 by striking from page 1, line 5, the word and figure "seven (7)" and inserting in lieu thereof the word and figures "seventeen (17)".

Motion prevailed and the House concurred in the Senate amendment.

Klein of Winnebago-Worth moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 13)

The ayes were, 111:

Alt Battles Blouin Camp
Andersen Bennett Brinck Campbell
Bailey Bergman Caffrey Christensen

Cochran Hanson of McCartney Renda Howard-Mitchell McCormick Corey Rex Crabb McIntvre Rodgers Crosier Holden Mendenhall Roorda Cunningham Huff Menefee Sanders Darrington Jesse Mezvinsky Schmeiser Den Herder Middleswart Schroeder Johnson of Dietz Schwartz Audubon Millen Johnston of Dougherty Miller of Shaw Doyle Johnson Des Moines Shepherd Drake Kehe Miller of Skinner Dunton Kennedy of Jones Sorg Ellsworth Chickasaw Miller of Stokes Ewell Kennedy of Marshall Strand Fischer of Dubuque Miller of Stroburg Grundy Kitner Strothman Page Fisher of Klein Milligan Tapscott Greene Kluever Mohrfeld Tieden Franklin Knight Nelson Van Roekel Freeman of Knoblauch Newton Varley Clay-Dickinson Voorhees Koch Nielsen Ganmon Kreamer Nolting Warren O'Hearn Goode Kruse Waugh Graham Lawson Ossian Welden Grasslev Peterson Wells Lippold Hamilton Lipsky Poncy Winkelman Hansen of Priebe Wolfe Logue Black Hawk Mayberry Radi Mr. Speaker (Van Drie)

The nays were, none.

Absent or not voting, 13:

BakerFreeman of
DooleyPelton
Buena VistaPerkins
PerkinsWalterEdgingtonHarbor
LanglandPierson
StromerWeichman

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILL

SENATE FILE 175 SUBSTITUTED FOR HOUSE FILE 144

Fischer of Grundy asked and received unanimous consent to substitute Senate File 175 for House File 144.

Senate File 175, a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms, was taken up for consideration.

Johnston of Johnson offered the following amendment from the floor:

Amend Senate File 175, page two (2), by striking all of section 3 and renumbering the remaining sections.

Speaker Harbor in the chair at 4:38 p.m.

McCartney of Floyd moved the previous question on the amendment.

The motion prevailed.

Johnston of Johnson moved the adoption of his amendment.

The amendment was lost.

McIntyre of Linn offered the following amendment from the floor:

Amend Senate File 175 as follows: Page 1, line twelve (12), by inserting after the word "pistol" the words "water pistol, cap pistol, or sling shot".

Fischer of Grundy rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and the amendment not germane.

Fischer of Grundy moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 175)

The ayes were, 99:

Alt Fisher of Lawson Renda Andersen Greene Lippold Rex Bailev Freeman of Logue Baker Buena Vista Mayberry Battles Freeman of McCartney Clay-Dickinson Bennett Mendenhall Bergman Goode Menefee Blouin Graham Middleswart Grassley Brinck Millen Hamilton Miller of Caffrey Des Moines Camp Hansen of Black Hawk Miller of Campbell Hanson of Jones Christensen Cochran Howard-Mitchell Miller of Holden Marshall Corey Miller of Crabb Johnson of Audubon Page Crosier Cunningham Kehe Mohrfeld Kennedy of Nelson Darrington Dubuque Den Herder Nielsen O'Hearn Dooley Kitner Dougherty Klein Ossian Drake Kluever Pelton Peterson Knoblauch Dunton Koch Pierson Edgington Kreamer Poncy Ellsworth Kruse Fischer of Priebe Langland Radl Grundy

Rodgers Roorda Sanders Schroeder Schwartz Shepherd Sorg Stokes Strand Stroburg Strothman Tieden Van Drie Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker The nays were, 17:

Dietz Jesse Lipsky Nolting Ewell Johnston of McIntvre Schmeiser Franklin Johnson Mezvinsky Skinner Gannon Kennedy of Milligan Tapscott Chickasaw Huff Newton

Absent or not voting, 8:

Doyle Knight Perkins Stromer Hill McCormick Shaw Van Nostrand

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 144 WITHDRAWN

Fischer of Grundy asked and received unanimous consent to withdraw House File 144 from further consideration by the House.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 9, 1969, he approved and transmitted to the Secretary of State the following bill: House File 258.

Also, that on April 10, 1969, he approved and transmitted to the Secretary of State the following bills: Senate Files 176 and 177 and House Files 14, 153, 160, 248, 210 and 501.

COMMUNICATIONS FROM THE SECRETARY OF STATE

April 8, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that House File 640 was published in The Allison Tribune, Allison, Iowa, April 2, 1969, and in the Cedar Valley Daily Times, Vinton, Iowa, March 31, 1969.

I further certify that House File 203 was published in the Harlan Tribune, Harlan, Iowa, April 2, 1969, and in the Logan Herald-Observer, Logan, Iowa, April 3, 1969.

MELVIN D. SYNHORST Secretary of State

April 9, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that Senate File 135 was published in the Hardin County Index, Eldora, Iowa, April 4, 1969, and in the Charles City Press, Charles City, Iowa, April 1, 1969.

MELVIN D. SYNHORST Secretary of State

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bill under consideration and recommends that it be placed on the steering committee calendar:

H. F. 781 COMMITTEE BILL—To establish the composition of the General Assembly and provide for election of the members thereof. By committee on constitutional amendments and reapportionment; Van Nostrand, chairman.

FLOYD H. MILLEN Chairman, Steering Committee

REPORTS OF COMMITTEES

Hill of Marshall, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 506, a bill for an act relating to salaries of bailiffs and clerks of the municipal court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 506 as follows:

- 1. Page 1 by striking from lines nine (9), seventeen (17) and nineteen (19) the word "eight" and inserting in lieu thereof the word "seven" in each line.
- 2. Page 1 by striking from lines eleven (11), thirteen (13) and twenty-one (21) the word "nine" and inserting in lieu thereof the word "eight" in each line.
- 3. Page 1 by striking from line fifteen (15) the word "eleven" and inserting in lieu thereof the word "ten".
- 4. Page 2, line 2, by striking the word "twelve" and inserting in lieu thereof the word "eleven".

WILLIAM HILL, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House File 442, a bill for an act relating to the disposition of refuse and garbage into streams and bodies of water, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred House File 487, a bill for an act relating to bedding sanitation in hotels, motels and motor inns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred

3

House File 568, a bill for an act relating to the sale or transfer of firearms to residents of adjacent states, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 605, a bill for an act relating to appropriating money credited to the account of the State of Iowa in the unemployment trust fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

- Amend the title to House Joint Resolution 13 by striking the word "and" from line four (4), all of line five (5),
- and the word "Iowa," from line six (6).

EDGINGTON of Franklin

- 1 Amend House Joint Resolution 13 as follows: 2
 - 1. Page 1, line seven (7), by striking the word "most".
 - 2. Page 1, line ten (10), by striking the words "is being",
- 4 and inserting in lieu thereof the words "could be".
- 5 3. Page 1, line ten (10), by inserting after the word "for" 6 the words "interstate and primary".
- 7 4. Page 1, line eleven (11), by striking all after the word 8 "purposes", all of line twelve (12) and inserting in lieu
- 9 thereof the following: ", and". 10 5. Page 1 by striking all of lines thirteen (13) through
- 11 nineteen (19). 12 6. Page 2, line one (1), by striking the word "actions"
- 13 and inserting in lieu thereof the words "land use policies".
- 7. Page 2 by striking the word "thirty-" from line 14
- 15 two (2), all of line three (3) and all through the word "planned" 16 in line four (4) and inserting in lieu thereof the words "and 17 primary highways".
- 18 8. Page 2, line sixteen (16), by striking the words "of the 19 route of interstate highway thirty-five" and inserting in lieu 20 thereof the words "of the policies relative to land use".
- 21 9. Page 2, line eighteen (18), by inserting after the word "witnesses" the words "or Iowa state highway commission records,". 22
- 23 10. Page 2, line twenty-eight (28), by striking the words 24 "the Sixty-", all of line twenty-nine (29) and all of line thirty
- 25 (30) through the word "committee" and inserting in lieu thereof 26 the words "the General Assembly not later than January 30, 1970,".

BAILEY of Wright FRANKLIN of Polk EDGINGTON of Franklin FISCHER of Grundy PRIEBE of Kossuth

```
1
      Amend the committee amendment to House File 133, filed
    March 28, 1969, as follows:
 3
      1. Strike lines eight (8) to eleven (11), inclusive.
 4
      2. Insert after line twenty-three (23) the following:
      "However, members of boards of supervisors in all counties
 5
 6
    having a population less than forty thousand one by the latest
 7
    federal decennial census shall each receive twenty-five dollars
    per day for each day actually in session or employed on committee
    service or as a ditch or drainage board considering drainage matters.
 9
10
    No such member shall receive per diem pay in excess of five thousand
11
    dollars in any one calendar year. In addition he shall receive
12
    ten cents for every mile traveled in going to and from sessions
13
    and in going to and from the place of performing committee
14
    service.
15
      If on the same day, the board considers matters involving
16
    two or more drainage districts, their per diem shall be equitably
17
    apportioned by them among such districts.
18
       If on the same day the board acts both as a county board and
19
    also for the purpose of considering drainage matters, the board
20
    shall be paid for one day only, and from the general fund or
21
    drainage fund as the board may order.
                                                     WELDEN of Hardin
 1
      Amend the Koch, et al., amendment to House File 196, filed
 2
    April 7, 1969, as follows:
 3
      1. Line twenty-one (21) by striking the word "fifteen"
    and inserting in lieu thereof the word "forty-five".
 4
 5
      2. Line twenty-six (26) by striking the word "ten" and
 6
    inserting in lieu thereof the word "five".
      3. Line forty-eight (48) by striking the word "day" and
    inserting in lieu thereof the word "Tuesday".
 8
                                             FREEMAN of Buena Vista
 1
      Amend House File 251, by adding
 2
    thereto the following new section:
 3
      "The provisions of this Act relating to discrimination
    because of sex shall not be construed to apply to any retirement
 4
 5
    plan or benefit system of any employer unless such plan or
    system is a mere subterfuge adopted for the purpose of evading
    the provisions of this Act."
                                                         LIPSKY of Linn
 1
      Amend the Crabb amendment to House File 417 filed
 2
    April 7, 1969, as follows:
 3
      1. By striking from line one hundred sixty-four (164)
    "paragraph e of this subsection," and inserting in lieu
 4
 5
    thereof the words "section one hundred eighty-nine A
```

2. By striking from line one hundred eighty-two (182) the word "flavoring" and inserting in lieu thereof the word "flavorings". 9 10 3. By inserting at the end of section 1 the following, "32. 'Reinspection' includes inspection of the preparation of livestock products and poultry products, as well as

12 13 reexamination of articles previously inspected."

point seven (189A.7) of the Code.".

6 7

8

11

14

4. By striking from line three hundred forty-nine (349)

22

23

24

30 31

2

3

4

5

6

7

8

9

10

11

33

```
15 "point seven (189A.7), subsection two (2)" and inserting
16 in lieu thereof "point two (189A.2), subsection fifteen (15)".
17 5. By inserting in line three hundred sixty-seven (367)
```

5. By inserting in line three hundred sixty-seven (367)
after the word "representatives" the following ", including
representatives of other governmental agencies designated
by him,".

By inserting in line three hundred eighty-three (383)

By inserting in line three hundred eighty-three (383) after the word "animals" the following ", including poultry,".

7. By inserting in line four hundred twenty-four (424) after the word "animals" the following ", including poultry,".

8. By striking from line four hundred fifty-five (455) the word "fifty" and by striking from line four hundred fifty-six (456) the word "percent" and inserting in lieu thereof "the state's proportionate share".

9. By striking from line five hundred thirty-nine (539)

9. By striking from line five hundred thirty-nine (539) ", sub-" and inserting in lieu thereof a period, and by striking line five hundred forty (540).

32 10. By inserting in line eight hundred twenty-three 33 after the word "court," the following "or uses any such 34 information to his advantage.".

CRABB of Crawford

Amend the Crabb amendment to House File 417, found on pages eight hundred sixty-two (862) through eight hundred seventy-eight (878) of the April 7, 1969, Journal of the House, as follows:

1. By inserting after the quotation marks in line eight hundred eighty-seven (887), found on page eight hundred seventy-eight (878) of the April 7, 1969, House Journal, the following new sections:

"Sec. 16. Effective December 15, 1969, section one hundred seventy point forty-six (170.46), Code 1966, is hereby repealed and the following enacted in lieu thereof:

'The department shall cause to be inspected without prior
 notice to the owner thereof and at least once each calendar
 month, every hotel, restaurant, and food establishment in the
 state not currently being inspected under the provisions
 of the Federal Poultry Products Inspection Act or the Wholesome

17 Meat Act, where cattle, sheep, swine, goats, or poultry,

18 or their carcasses, parts or products thereof, capable of 19 use, are available for sale to the public or prepared for

20 use as human food and any inspector of said department may enter

21 such place at any reasonable hour to make such inspection.

22 The department shall cause to be inspected at least once each

23 calendar year all other hotels, restaurants, and food establish-

24 ments within the state. The management of any hotel, restaurant,

or food establishment subject to the provisions of this section shall afford free access to every part of the premises and

27 render all aid and assistance necessary to enable the inspector to make a thorough and complete examination.'

Sec. 17. Effective December 15, 1969, section one hundred seventy point forty-nine (170.49), Code 1966, is amended by striking from line three (3) the word 'one' and inserting in lieu thereof the word 'five'."

2. By striking from line eight hundred eighty-eight (888),

1

4

18

19

20

21

22

24

25

26

27

28

29

30

31

32 33

34

35

36

37

38

39

40

41 42

- 34 found on page eight hundred seventy-eight (878) of the April
- 35 7, 1969, Journal of the House, number "16" and inserting in
- 36 lieu thereof the number "18".

MEZVINSKY of Johnson BAKER of Boone

Amend House File 417 as follows:

2 By striking everything after the enacting clause and insert-3 ing in lieu thereof the following:

"Section 1. For the purposes of this Act, unless the context

5 clearly requires a different meaning:

1. The term 'Wholesale Meat Act' means the Federal Meat 6 7 Inspection Act approved March 4, 1907 (84 Stat. 1260), as 8 amended by the Wholesome Meat Act (81 Stat. 584).

2. The term 'Wholesale Poultry Products Act' means the 9

- Federal Poultry Products Inspection Act approved August 28, 10 1957 (71 Stat. 411), as amended by the Wholesome Poultry Prod-11 12 ucts Act (82 Stat. 791).
- 13 3. The term 'department' means the Iowa department of agri-14 culture.
- 15 4. The term 'commerce' means commerce between any state, 16 any territory, or the District of Columbia, and any place out-17 side thereof.
- 5. The term 'establishment' means all premises where cattle, sheep, swine, goats, horses, mules, or other equines, or poultry are slaughtered or otherwise prepared for food purposes. 'Establishment' includes, but is not limited to, meat or poultry canneries, sausage factories, smoking or curing operations, 23 and similar places.
 - 6. The term 'carcass' means all parts including viscera of slaughtered cattle, sheep, swine, goats, or poultry that are capable of being used for human food.
 - 7. The term 'meat food product' shall have the same meaning for purposes of this Act as under the Wholesome Meat Act.
 - 8. The term 'poultry product' shall have the same meaning for purposes of this Act as under the Wholesome Poultry Products Act.
 - 9. The term 'poultry' means any domesticated bird, whether alive or dead.
 - 10. The terms 'prepared' and 'processed' mean slaughtered canned, salted, stuffed, rendered, boned, cut up, or otherwise manufactured or processed.
 - 11. The terms 'hotel', 'restaurant', and 'food establishment' shall have the same meaning for the purposes of this Act as under chapter one hundred seventy (170), Code 1966.
 - 12. The term 'state inspection' means the meat and poultry inspection service conducted by the department of agriculture of the state of Iowa.
- 43 Sec. 2. The governor, the secretary of agriculture, and the 44 department shall take such action as may be necessary to insure 45 that every establishment in the state of Iowa which slaughters 46 cattle, sheep, goats, horses, mules, and other equines or pre-47 pares carcasses, parts thereof, or meat or meat food products
- 48 and is not exempt from the provisions of the Wholesome Meat Act
- 49 shall, after December 14, 1969, become subject to the provisions

```
50
    of the Wholesome Meat Act as though engaged in commerce.
51
      Sec. 3. The governor, the secretary of agriculture, and the
52
    department shall take such action as may be necessary to insure
53
    that every establishment in the state of Iowa which slaughters
54
    poultry or processes poultry carcasses or parts thereof and
55
    other poultry products and is not exempt from the provisions of
56
    the Wholesome Poultry Act shall, after August 17, 1970, become
    subject to the provisions of the Wholesome Poultry Act as though
57
58
    engaged in commerce.
59
      Sec. 4. Effective December 15, 1969, state inspection shall
60
    not be provided for any establishment which slaughters cattle.
61
    sheep, swine, goats, horses, mules, and other equines or pre-
62
    pares the carcasses, parts thereof, meat or meat food products
63
    subject to federal inspection under the provisions of the
    Wholesome Meat Act. The provisions of the Wholesome Meat Act
65
    shall supersede chapter one hundred eighty-nine A (189A), Code
66
    1966.
67
              Effective August 18, 1970, state inspection shall
68
    not be provided for any establishment which slaughters poultry.
69
    processes poultry carcasses and parts thereof and other poultry
70
    products subject to federal inspection under the provisions of
    the Wholesome Poultry Products Act. The provisions of the
71
72
    Wholesome Poultry Products Act shall supersede chapter one hun-
73
    dred eighty-nine A (189A), Code 1966.
74
      Sec. 6. Effective August 18, 1970, chapter one hundred
75
    eighty-nine A (189A), Code 1966, is hereby repealed.
                                                MEZVINSKY of Johnson
                                                BAKER of Boone
 1
      Amend House File 655 as follows:
 2
      By striking from line eleven (11) the word "fourteen"
    and inserting in lieu thereof the word "twenty-four".
                                                         SHAW of Scott
      Amend House File 737, page 2, by striking all of section 3.
 1
                                                  KNIGHT of Humboldt
 1
      Amend House File 756 by inserting in line fourteen (14), page 1.
    immediately following the word "projects", the words ", division
    of vocational rehabilitation.".
                                                     KREAMER of Polk
       Amend Senate File 295, as passed by the Senate, and re-
  1
  2
     printed, as follows:
  3
       1. By striking from page one (1), line seven (7), the word
     "grant" and inserting in lieu thereof the word "loan".
  4
  5
       2. By striking from page one (1), line seven (7), the
     words "an award" and inserting in lieu thereof the words "a
  6
  7
     loan".
  8
       8. By striking subsection five (5) of section one (1)
  9
     and inserting in lieu thereof the following subsection:
 10
       "5. 'Accredited private institution' means an institution
     of higher education located in Iowa, which is accredited, or
 11
 12
     qualifies as an 'institution of higher learning' under the
    National Defense Education Act of 1958 (20 USC ss403(b)), and
 13
 14 which is operated privately and not controlled or administered
```

15 by any state agency or any subdivision of the state."

25

45 46

47

54

55 56

- 4. By striking from page two (2), line twelve (12), the 16 word "grant" and inserting in lieu thereof the word "loan". 17
 - 5. By striking from page two (2), line sixteen (16),
- 18 the word "grants" and inserting in lieu thereof the word "loans". 19
- 20 6. By striking from page two (2), line twenty (20), the word "grant" and inserting in lieu thereof the word "loan". 21
- 22 7. By striking from page two (2), line twenty-three (23),
- the word "grant" and inserting in lieu thereof the word "loan". 23 24
 - 8. By striking from page two (2), line thirty (30), the word "grant" and inserting in lieu thereof the word "loan".
- 9. By striking from page two (2), line thirty-four (34), the word "grant" and inserting in lieu thereof 26
- 27 the word "loan". 28
- 29 10. By striking from page three (3), line one (1), the word "grant" and inserting in lieu thereof the 80 word "loan". 81
- 32 11. By striking from page three (8), line seven 33 (7), the word "grant" and inserting in lieu thereof 34 the word "loan".
- 35 12. By striking from page three (3), line nine (9), the word "grant" and inserting in lieu thereof the 36 37 word "loan".
- 13. By striking from page three (3), line twenty-38 five (25), the words "grants, and" and inserting in 39 lieu thereof the word "loans.". 40
- 41 14. By striking from page three (3), line twenty-42 six (26), the word "grants" and inserting in lieu thereof the words "loans, and enforcing repayment 43 44 of loans".
 - 15. By striking from page three (3), line twentyeight (28), the word "grants" and inserting in lieu thereof the word "loans".
- 48 16. By striking from page three (8), line thirty-49 two (32), the word "grants" and inserting in lieu 50 thereof the word "loans".
- 51 17. By striking from page three (3), line thirtyfour (34), the word "grant" and inserting in lieu there-52 53 of the word "loan".
 - 18. By striking from page four (4), line five (5), the word "grants" and inserting in lieu thereof the word "loans".
- 19. By striking from page four (4), line eight (8), **57**. the word "grant" and inserting in lieu thereof the word 58 59
- 60 20. By striking from page four (4), line ten (10), 61 the word "grant" and inserting in lieu thereof the word 62 "loan".
- 63 21. By striking from page four (4), line twelve (12), the word "grant" and inserting in lieu thereof the 64 word "loan". 65
- 66 22. By striking from page four (4), line fourteen (14), the word "grant" and inserting in lieu thereof 67 the word "loan". 68
- 69 23. By striking from page four (4), line twenty-
- 70 two (22), the word "grant" and inserting in lieu thereof the word "loan". 71

87

72 24. By inserting in page four (4) after line fifteen 78 (15) the following new sections, and renumbering the 74 remaining sections of the bill: 75 "Tuition loans made under authority of this Act are 76 subject to the following provisions: 77 1. Loans are due and payable after the student re-78 cipient is no longer a full-time resident student. 79 according to terms previously agreed upon by the

80 student and the commission.
81 2. Loans are delinquent at the end of ten years
82 from the due date.

82 from the due date.
83 3. No interest shall be charged until a loan is
84 delinquent. When a loan becomes delinquent, interest
85 at the rate of six percent per annum shall be added
86 to the unpaid balance of the loan.

88 repayment of loans by installment payments, which may
89 be adjusted according to the recipient's ability to
90 pay. Loan recipients shall file with the commission
91 annual statements of income and other information needed
92 by the commission to determine an equitable repayment
93 plan for each recipient.

4. The commission shall provide by regulation for

94 5. Loans shall be secured by promissory notes signed 95 by the student recipient, payable to the order of the 96 commission. Notes shall not bear interest until a 97 loan is delinquent. Loans, agreements, notes, and 98 other written obligations made by a minor shall be 99 valid and binding for all purposes and no student 100 recipient shall disaffirm an obligation because of

101 his age."

"The commission may be a party to contracts and legal proceedings relating to tuition loans."

"The commission may receive and expend any federal,

state, or private funds available for the purposes of this Act, or any funds available for the purpose of guaranteeing loans made under authority of this Act, and may take any lawful action pacessary to qualify

108 and may take any lawful action necessary to qualify

109 it for the receipt of any such funds."

25. By striking from the title, page one (1), line one (1), the word "grants" and inserting in lieu

112 thereof the word "loans".

LIPSKY of Linn

Amend Senate File 295, as passed by the Senate and reprinted, as follows:

1. On page one (1), insert in line fourteen (14) after the period the following:

Financial need is not established until a student shows that he has applied for and received a loan for part of his

7 educational expenses, or shows by affidavit from a lending

8 institution that he is ineligible for a loan."

KLUEVER of Cass

1 Amend Temporary Rules of the House as follows:

Amend House Rule 4 by striking from lines seven (7),

B eight (8), and nine (9) on page 58, the words, "school

- classes accompanied by teachers seated in the galleries"
 and inserting in lieu thereof the words, "federal
 officials".

EWELL of Black Hawk

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, April 11, 1969.

JOURNAL OF THE HOUSE

Appropriate the second second

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, APRIL 11, 1969.

The House met pursuant to adjournment, Speaker pro tempore Millen in the chair.

Prayer was offered by the Reverend John H. Middents, Jr., paster of the United Presbyterian Church, Denison, Iowa.

The Journal of Thursday, April 10, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Sanders of Emmet-Palo Alto on request of Blouin of Dubuque.

PRESENTATION OF VISITORS

Baker of Boone presented to the House thirty-eight fifth grade students of the United Community School of Boone and their teachers, Mrs. Gwendolyn Kroll and Mrs. Duane Becknell.

Dougherty of Lucas-Monroe presented to the House forty-one fifth grade students of Columbus School of the Chariton Community schools and their teachers, Mrs. Deputy and Mrs. Jones.

Edgington of Franklin presented to the House thirty-two seventh grade students of Cal Community School, Latimer, and their teachers, Mrs. Meyer, Mrs. Farrin, Mrs. Gleam and Mr. Harris.

Edgington of Franklin presented to the House forty eighth grade students of Cal Community School, Latimer, and their teacher, Mrs. William Cameron.

Poncy and Schwartz of Wapello presented to the House ninety-five sixth grade students of Lincoln and Irving Schools, Ottumwa, and their principal, Mr. Richardson.

Priebe of Kossuth presented to the House forty students of Burt School, Burt, and their teachers and chaperones.

Caffrey of Polk presented to the House Roy A. Johnston of Dallas, Texas, who is the owner of the Iowa Oaks Baseball Team in the American Association.

Vorhees of Black Hawk presented to the house ninety-nine students of St. Edwards school, Waterloo, Iowa and their teachers, Sister Judith, Sister Bernadine, Sister Renz, Mrs. Lutzen, Miss Lane and Father Hess.

PETITIONS

The following petitions were received and placed on file:

By Harbor of Fremont-Mills, from three residents of Montgomery County favoring passage of House File 641 relating to the elimination of state sales tax on coin operated laundries and car washes.

By Kluever of Cass, from ten residents of Cass County supporting passage of the amendments to the present Iowa Meat and Poultry Act and appropriating state funds to carry out the act.

By Wolfe of Cerro Gordo, from eight residents of Cerro Gordo County urging support of Senate File 237 relating to the negotiation of teacher employment disputes and agreements; Senate File 154 relating to wages subject to the Iowa public employees' retirement system; and Senate File 241 relating to payroll deductions for school district employees.

By Schmeiser of Des Moines, from twenty-one members of Machinists' Local 1010, Des Moines County, favoring House File 135 relating to treatment of alcoholism and addicts.

PERSONAL PRIVILEGE

Dougherty of Lucas Monroe rose on a point of personal privilege and presented to the House Philip Dicks and William Synhorst, top winners in the Hawkeye Science Fair held in Des Moines. They will enter their exhibits in the International Science Fair, Fort Worth, Texas, May 5 to May 9, in competition with student scientists throughout the world.

Philip, a junior at Albia Community High School, Albia, won first place in the biological science division. He is the son of Mr. and Mrs. Cecil Dicks. William, a senior at Roosevelt High School, Des Moines, was the first place winner in the physical science division. He is the son of Secretary of State and Mrs. Melvin Synhorst.

INTRODUCTION OF BILLS

House File 785, by committee on state government, a bill for an act relating to watchmakers and repairmen.

Read first time and placed on the calendar.

House Joint Resolution 18, by committee on rules, a joint resolution to provide for interim studies initiated by standing committees.

Read first time and placed on the calendar.

energy and the first and a

SENATE MESSAGES CONSIDERED

Senate File 76, a bill for an act to exempt employees of drainage districts from coverage under the Iowa Public Employees' Retirement System, except those employees already vested.

Read first time and referred to committee on state government.

Senate File 299, a bill for an act to increase the license fees of real estate brokers and salesmen.

Read first time and referred to committee on commerce.

Senate File 544, a bill for an act to establish a state advisory council for vocational education.

Read first time and referred to committee on schools.

Senate File 599, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the capitol planning commission.

Read first time and referred to committee on appropriations.

Senate File 608, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, for various legislative departmental expenses.

Read first time and referred to committee on appropriations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 442, 487, 506, 568 and 605, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 203, a bill for an act relating to cancellation and nonrenewal of automobile insurance policies.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 220, a bill for an act relating to farm wagon licensing.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 375, a bill for an act concerning property of deceased old-age assistance recipients.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 567, a bill for an act relating to the appointment and tenure of the commissioner of public safety.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 601, a bill for an act to establish a permanent revolving fund for the office of the state auditor for payment of the costs incurred in the administration of the Iowa industrial loan law.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 609, a bill for an act to appropriate from the general fund of the state to the division of state planning in the Governor's office.

Also: That the Senate has accepted the conference committee report, adopted the amendments contained therein, and passed Senate File 139, a bill for an act relating to false drawing and uttering of checks.

CARROLL A. LANE Secretary of the Senate

HOUSE CONCURRENT RESOLUTION 28

By Bailey, Den Herder and Roorda

A concurrent resolution authorizing that a study be made to determine the feasibility of the use of a tax based on income in the school aid formula in lieu of a property tax.

Whereas, it is generally agreed that the property tax system contains many inequities and that efforts should be made to place less reliance on property tax for future revenue needs; and

Whereas, House File 686 enacted by the Sixty-second General Assembly, providing for state aid to local schools, recognizes the inequitable features of the property tax and the great reliance upon it for the financing of local school district expenditures; and

Whereas, the school aid formula contained in House File 686 does rely on property taxes to a very substantial extent with the result that increased school district expenditures will result in increased property taxes; and

Whereas, it is generally agreed that a tax based on income is more equitable than a property tax; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the Legislative Research Committee, its successor agency, or an appropriate standing committee be directed to conduct during the 1969 interim a study of the feasibility of adopting a tax based on income in lieu of any or all of the provisions contained in House File 686 of the Sixty-second General Assembly providing for the financing of schools through a property tax levy.

Be It Further Resolved, That any committee conducting such study may be composed of legislators, state officials, or knowledgeable citizens and that such committee may call upon any state or local agency for technical assistance in carrying out the study.

Be It Further Resolved, That a report of the findings and recommendations, accompanied by bills incorporating such recommendations, be submitted to the General Assembly meeting in 1970.

Laid over under Rule 25.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 196, a bill for an act relating to the referendum for approval of low rent housing projects, with report of committee recommending passage, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by him, et al.:

House File 196 is hereby amended by striking all after the enacting clause, and inserting in lieu thereof the following:

Section 1. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby amended as follows:

- 1. By inserting in line ten (10) after the word "municipality" the words ", except as otherwise provided in this chapter".
 - 2. By adding the following:
- "As an optional procedure, a municipality or low-rent housing agency may proceed to exercise the powers granted by this chapter on its own motion without such an election, if the scope of property acquisition for the low-rent housing project or projects is specifically limited by the resolution to proceed to the use of dwelling units in existing structures to be leased from private owners, subject to the following:
- 1. Before adoption of the resolution to proceed upon such a project or projects, the governing body of the municipality shall cause a notice of the proposed resolution to be published at least once in a newspaper of general circulation within the municipality, at least fifteen days prior to the meeting of which it is proposed to take action on the resolution to proceed.
- 2. If at any time before the date fixed for such meeting, a petition is filed with the clerk of the municipality signed by qualified electors of the city or town equal in number to ten percent of those who voted for the office of governor at the last general election asking that the question of undertaking such project activities be submitted to the legal voters of the municipality, the governing body shall either by resolution declare the proposal to have been abandoned, or shall cause a special election to vote upon the question of undertaking such project activities.
- 3. If a petition is filed and the governing body of the municipality calls an election to vote on the question, the proposition shall be submitted in the following form:
- "Shall the (name of municipality or low-rent housing agency) proceed with low-rent housing project activities through the use of dwelling units in existing structures to be leased from private owners as prescribed and limited by chapter four hundred three A (403A) of the Gode?"
- 4. Notice of such election, stating the date of the election, the hours of opening and closing the polls, the precincts and polling places, and the question to be submitted, shall be published once each week for three consecutive weeks in some newspaper published in the municipality, or if none be published therein, in a newspaper published in the county and having a general circulation in the municipality. The election shall be held on a day not less than five nor more than twenty days after the last publication of notice.
- 5. The proposition voted upon shall not be deemed carried or adopted unless the vote in favor of such authorization is equal to at least fifty percent of the total vote cast for and against the proposition at the election.
- 6. If no petition is filed, or if a petition is filed and the proposition is approved by the voters at an election, the municipality or low-rent housing

agency may proceed to exercise the powers granted by this chapter as to low-rent housing of the type so approved."

Freeman of Buena Vista offered the following amendment to the amendment and moved its adoption:

Amend the Koch, et al., amendment to House File 196, filed April 7, 1969, as follows:

- 1. Line twenty-one (21) by striking the word "fifteen" and inserting in lieu thereof the word "five".
- 2. Line twenty-six (26) by striking the word "ten" and inserting in lieu thereof the word "five".
- 3. Line forty-eight (48) by striking the word "day" and inserting in lieu thereof the word "Tuesday".

The amendment to the amendment lost.

Speaker Harbor in the chair at 10:30 a.m.

Shaw of Scott offered from the floor the following amendment to the amendment and moved its adoption:

Amend the Koch, et al., amendment filed April 7, 1969, to House File 196 as follows:

- 1. By striking lines six (6) through eight (8) of the amendment and inserting in lieu thereof the following:
- "1. By inserting in line five (5) after the word 'project' the words 'except those designated for occupancy by persons over sixty-five years of age,'.
- 2. By striking from line six (6) the words 'at least' and inserting in lieu thereof the words 'more than'.
- 3. By inserting in line ten (10) after the word 'municipality' the words ', except as otherwise provided in this chapter'.
- 4. By striking from line thirty-three (33) everything after the word 'both' and by striking all of lines thirty-four (34) and thirty-five (35) and inserting in lieu thereof a period."
- 2. By striking from line nine (9) the figure "2" and inserting in lieu thereof the figure "5".
- 3. By inserting in line twenty-nine (29) after the word "shall" the words "except in the case of a project designated for occupancy by persons sixty-five years of age,".

Amendment to the amendment was adopted.

Koch of Woodbury moved the adoption of the Koch, et al., amendment as amended.

Amendment as amended was adopted.

Shaw of Scott asked and received unanimous consent to withdraw her amendment filed April 3 and found on page 820 of the House Journal.

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 196)

The ayes were, 114:

Fisher of Alt Lawson Renda Andersen Lippold Greene Rex Franklin Bailey Lipsky Rodgers Baker Freeman of Logue Roorda **Battles** Clay-Dickinson Mayberry Schmeiser Bennett Gannon McCartney Schroeder McCormick Goode Schwartz Bergman Graham Mendenhall Shaw Blouin Brinck Grassley Menefee Shepherd Mezvinsky Skinner Caffrey Hamilton Hansen of Middleswart Sorg Camp Campbell Black Hawk Stokes Millen Strand Christensen Hanson of Miller of Cochran Howard-Mitchell Des Moines Stroburg Hill Miller of Stromer Согеу Holden Strothman Crabb Jones Huff Miller of Crosier Tapscott Cunningham Johnson of Marshall Tieden Milligan Darrington Audubon Van Drie Den Herder Van Roekel Johnston of Nelson Varley Dietz Johnson Newton Kehe Voorhees Dooley Nielsen Kennedy of Walter Dougherty Nolting O'Hearn Warren Doyle Chickasaw Waugh Kennedy of Ossian Drake Weichman Dunton Dubuque Pelton Edgington Kluever Perkins Welden Knoblauch Wells Peterson Ellsworth Winkelman Koch Pierson Ewell Fischer of Kreamer Poncy Wolfe Mr. Speaker Grundy Kruse Priebe Langland Radi

The nays were, 4:

Freeman of Jesse Kitner Miller of Buena Vista Page

Absent or not voting, 6:

Klein McIntyre Sanders Van Nostrand Knight Mohrfeld

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 749 WITHDRAWN

Shaw of Scott asked and received unanimous consent to withdraw House File 749 from further consideration by the House.

SENATE AMENDMENTS CONSIDERED

House Refuses to Concur (H. F. 348)

Winkelman of Calhoun called up for consideration House File 348, a bill for an act relating to the director of the Iowa development commission, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 348 by inserting after line 6, page 1, the following new sections and renumbering the remaining section:

1. "Section twenty-eight point three (28.3), Code 1966, is hereby amended as follows:

1. By striking lines one (1) through five (5), inclusive.

2. By striking from line six (6) the words 'hereinafter appropriated', and

inserting in lieu thereof the following:

'The director shall be appointed by the governor, subject to the approval of two-thirds of the members of the senate, and shall serve at the pleasure of the governor.

'The governor shall fix his compensation which shall be payable out of the funds of the commission. The director shall not be a member of the com-

mission.

- 'A director appointed when the general asembly is not in session shall serve at the pleasure of the governor, but his term shall expire thirty days after the general assembly next convenes, unless during such thirty days he be approved by two-thirds of the members of the senate.'
 - 3. By striking from line eleven (11) the word 'commission' and inserting

in lieu thereof the word 'governor'."

2. "Section twenty-eight point four (28.4), Code 1966, is hereby amended by adding the following:

'The director, subject to approval by the governor, may employ administrative assistants or deputies.'"

3. "Chapter ninety-five (95), section three (3), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line thirty-nine (89) the word 'and'.

2. By inserting in line forty (40) after the word 'each' the words, '; and all administrative assistants or deputies employed by the director of the Iowa development commission'."

Motion lost and the House refused to concur in the Senate

On motion by McCartney of Floyd, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker pro tempore Millen in the chair.

MEMBER EXCUSED

Cunningham of Story asked and received unanimous consent that Klein of Winnebago-Worth be excused for the afternoon.

SENATE AMENDMENT CONSIDERED

Hill of Marshall called up for consideration House File 125, a bill for an act relating to judicial nominating commissions, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 125 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section forty-six point one (46.1), Code 1966, is repealed and the following enacted in lieu thereof:

"The governor shall appoint, subject to confirmation by the senate, one elector of each congressional district to the state judicial nominating commission for a six-year term beginning July 1. The terms of no more than three nor less than two of such members shall expire within the same two-year period. The governor shall within thirty days following the organization of each regular session of the general assembly, appoint for a like term with approval of the senate, a successor to the member of the commission from a congressional district whose term of office will expire June 30 following."

Sec. 2. Section forty-six point two (46.2), Code 1966, is repealed and the following enacted in lieu thereof:

"The resident members of the bar of each congressional district shall elect one elector of such district to the state judicial nominating commission for a six-year term beginning July 1. The terms of no more than three nor less than two of such members shall expire within the same two-year period, the expiration dates being governed by the expiration dates of the terms of the original appointive members. The members of the bar of the respective congressional districts shall in January, immediately preceding the expiration of the term of a member of the commission, elect a successor for a like term."

Sec. 3. Section forty-six point three (46.3), Code 1966, is repealed and

the following enacted in lieu thereof:

"The governor shall appoint five electors of each judicial district to the district judicial nominating commission for six-year terms. The terms of no more than two of such members shall expire within the same two-year period. Prior to expiration of each of said terms, the governor shall also appoint a successor for a like term."

Sec. 4. Section forty-six point four (46.4), Code 1966, is repealed and

the following enacted in lieu thereof:

"The resident members of the bar of each judicial district shall elect five electors of the district to the district judicial nominating commission for six-year terms. The terms of no more than two of such members shall expire within the same two-year period, the expiration dates being governed by the expiration date of the terms of the original appointive members. The members of the bar of the respective judicial districts shall, in January immediately preceding the expiration of the term of a member of the commission, elect a successor for a like term."

Sec. 5. The terms of members serving on state and district nominating commissions on the effective date of this Act shall not be affected by the passage of this Act.

Motion prevailed and the House concurred in the Senate amendment.

Hill of Marshall moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 125)

The ayes were, 90:

Alt Andersen Baker 1 Battles

1 1 1

Bennett Goode Lippold Rodgers Hamilton Schmeiser Bergman McCartnev Schroeder Blouin Hansen of McCormick Schwartz Brinck Black Hawk McIntvre Mendenhall Shepherd Caffrey Hanson of Campbell Howard-Mitchell Menefee Skinner Cochran Hill Mezvinsky Sorg Crabb Holden Middleswart Stokes Crosier Huff Miller of Strand Cunningham Johnson of Jones Stroburg Darrington Audubon Miller of Strothman Den Herder Johnston of Page Tapscott Doolev Johnson Milligan Van Drie Dougherty Kehe Mohrfeld Varley Doyle Kennedy of Nelson Voorhees Drake Chickseaw Newton Walter Dunton Kennedy of Nielsen Warren Edgington Dubuque Nolting Waugh Ellsworth Kitner Pelton Weichman Ewell Knight Peterson Wells Franklin Knoblauch Poncy Winkelman Freeman of Koch Priebe Wolfe Speaker Clay-Dickinson Kruse Radl Gannon Lawson Rex pro tempore

The nays were, 1:

Fischer of Grundy

Absent or not voting, 33:

Bailey Grasslev Mayberry Renda Camp Harbor Roorda Miller of Christensen Jesse Des Moines Sanders Klein Corey Miller of Shaw Kluever Dietz Marshall Stromer Fisher of Kreamer O'Hearn Tieden Langland Ossian Greene **Van Nostra**nd Perkins Freeman of Van Roekel Lipsky Buena Vista Logue Pierson Welden Graham

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 658, a bill for an act relating to assistance paid needy blind persons, was taken up for consideration.

Doyle of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 658)

The ayes were, 94:

Alt	Franklin	Langland	Radi
Andersen	Freeman of	Lawson	Renda
Baker	Clay-Dickinson	Lippold	Rex
Battles	Gannon	Lipsky	Rodgers
Bennett	Goode	LOGISE	Schmeiser
Bergman	Hamilton	McCartney	Schroeder
Blouin	Hansen of	Mendenhall	Shepherd
Brinck	Black Hawk	Menefee	Sorg
Caffrey	Hanson of	Middleswart	Stokes
Campbell	Howard-Mitchell	Miller of	Strand
Christensen	Hill	Des Moines	Stroburg
Cochran	Holden	Miller of	Strothman
Crabb	Jesse	Jones	Tapscott
Crosier		Miller of	Van Drie
Cunningham	Audubon	Page	Van Roekel
Darrington	Johnston of	Milligan	Varley
Den Herder	/ Johnson	Mohrfeld	Voorhees
Dooley	Kehe	Nelson	Walter
Dougherty	Kennedy of	Newton	Warren
Doyle	Chickasaw	Nielsen	Waugh
Drake	Kitner	Nolting	Weichman
Dunton	Knight	Pelton	Wells
Edgington :	Knoblauch	Peterson	Winkelman
Ellsworth	Koch	Pierson	Wolfe
Ewell	Kreamer	Poncy	Speaker
Fischer of Grundy	Kruse	Priebe	pro tempore

The nays were, none.

Absent or not voting, 30:

Bailey	Grassley	McIntyre	Sanders
Camp	Harbor	Mezvinsky	Schwartz
Corey	Huff	Miller of	Shaw
Dietz	Kennedy of	Marshall	Skinner
Fisher of	Dubuque	O'Hearn	Stromer
Greene	Klein	Ossian	Tieden
Freeman of	Kluever	Perkins	Van Nostrand
Buena Vista	Mayberry	Roorda	Welden
Graham	McCormick		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 664, a bill for an act relating to establishment of county legal aid programs, was taken up for consideration.

Radl of Linn offered the following amendment from the floor and moved its adoption:

Amend House File 664 as follows:

1. By striking the period in line eight (8) and inserting in lieu thereof the words "in counties of over one hundred thousand population."

The amendment was lost.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 664)

The aves were, 74:

Alt Andersen Bailey Baker Battles Bergman Blouin Brinck Caffrey Campbell Cochran Corey Crosier Cunningham Dooley Dougherty Dovle Dunton Edgington Ellsworth Ewell

Franklin Gannon Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell McIntyre Hill Holden Huff Jesse Johnston of Johnson

Kehe Kennedy of Chickasaw Kennedy of Dubuque Kluever Knoblauch

Lipsky Mayberry McCartney McCormick Mezvinsky Middleswart Miller of Jones Milligan . Newton Nolting Pelton

Lawson

Lippold

Perkins Pierson. Priebe Radl Renda

Roorda Schmeiser Schwartz Skinner Sorg Stokes Stroburg Stromer Tapscott Van Roekel Varley Voorhees Walter Weichman Welden Wells Wolfe Speaker pro tempore

Rodgers

The nays were, 37:

Christensen Darrington Drake Fischer of Grundy Fisher of Greene Freeman of Clay-Dickinson

Johnson of Audubon Kitner Knight Koch Kreamer Kruse Langland Logue Mendenhall

Grasslev

Menefee Miller of Marshall Miller of Page Mohrfeld Nelson Nielsen Ossian

Peterson

Poncy

Schroeder Shepherd Strand Strothman Tieden · Van Drie Warren Waugh Winkelman 3.90

Absent or not voting, 13:

Bennett Camp Crabb Den Herder

Goode

Graham

Dietz Freeman of Buena Vista Harbor

Klein Miller of Des Moines O'Hearn

Sanders Shaw Van Nostrand

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 151, a bill for an act relating to permanent registration of voters for elections held in certain community school districts, with report of committee recommending passage, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. Carlo Bull to and

On the question "Shall the bill pass?" (H.F. 151)

The ayes were, 100:

Andersen Goode Lawson Radi Renda Bailev Graham Lippold Rex Baker Grasslev Logue Battles Hamilton Mayberry Rodgers Bergman Hansen of McCartney Schroeder McCormick Blouin Black Hawk Schwartz Caffrey Hanson of McIntvre Shaw Campbell Howard-Mitchell Mendenhall Shepherd Hill Menefee Skinner Christensen Holden Middleswart Sorg Cochran Miller of Stokes Corey Huff Crosier Jesse Jones Strand Cunningham Johnson of Miller of Stroburg Darrington Audubon Marshall Strothman Den Herder Johnston of Miller of Tapscott Johnson Page Tieden Dooley Milligan Dougherty Kehe Van Drie Doyle Kennedy of Mohrfeld Van Roekel Voorhees Drake Chickasaw Nelson Walter **Edgington** Kennedy of Nielsen Dubuque Warren Ellsworth Nolting Ewell Kitner Ossian Waugh Fischer of Kluever Pelton Weichman Welden Grundy Knight Perkins Winkelman Fisher of Knoblauch Peterson Wolfe Greene Koch Pierson Speaker · Freeman of Kreamer Poncy Clay-Dickinson Kruse Priebe pro tempore Gannon

The nays were, none.

Absent or not voting, 24:

Alt	Franklin	Mezvinsky	Sanders
Bennett	Freeman of	Miller of	Schmeiser
Brinck	Buena Vista	Des Moines	Stromer
Camp	Harbor	Newton	Van Nostrand
Crabb	Klein	O'Hearn	Varley
Dietz	Langland	Roorda	Wells
Dunton	Linsky		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 435, a bill for an act to coordinate various statutes with the department of social services act, was taken up for consideration.

McCartney of Floyd offered the following amendment filed by him and moved its adoption:

Amend House File 435, page thirteen (13), line thirty-five (35), by striking the word "governor" and inserting in lieu thereof the words "executive council".

The amendment was adopted.

Skinner of Polk moved that the bill be read a last time now and

placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 435)

Th ayes were, 104:

Alt	Goode	Lippold	Renda
Andersen	Graham	Logue	Rex
Bailey	Grassley	Mayberry	Rodgers
Baker	Hamilton	McCartney	Schmeiser
Battles	Hansen of	McCormick	Schroeder
Bergman.	Black Hawk	McIntyre	Schwartz
Blouin	Hanson of	Mendenhall	Shepherd
Coffmore	Howard-Mitchell		Skinner
Campbell	Hill	Mezvinsky	Sore
Christensen	Holden	Middleswart	Stokes
Cochran	Huff	Miller of	Strand
Corey	Jesse	Jones	Stroburg
Crosier	Johnson of	Miller of	Stromer
Cunningham	Audubon	Marshall	Strothman
Darrington	Johnston of	Miller of	Tapscott
Dooley	Johnson	Page	Tieden
Dougherty	Kehe	Milligan	Van Drie
Doyle	Kennedy of	Mohrfeld	Van Roekel
Drake	Chickasaw	Nelson	Varley
Dunton	Kennedy of	Newton	Voorhees
Edgington	Dubuque	Nolting	Walter
Ellsworth	Kitner	Ossian	Warren
Ewell	Kluever	Pelton	Waugh
Fischer of	Knight	Perkins	Weichman
Grundy	Knoblauch	Peterson	Welden
Fisher of	Koch	Pierson	Wells
Greene	Kreamer	Poncy	Wolfe
Freeman of	Kruse	Priebe	Speaker
Clay-Dickinson	Lawson	Radl	pro tempore
Gannon			,

The nays were, none.

Absent or not voting, 20:

Bennett	Franklin	Lipsky	Roorda
Brinck	Freeman of	Miller of	Sanders
Camp	Buena Vista	Des Moines	Shaw
Crabb	Harbo r	Nielsen	Van Nostrand
Den Herder	Klein	O'Hearn	Winkelman
Dietz	Langland		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 462, a bill for an act relating to county and memorial hospital funds, the control and investment thereof, with report of committee recommending passage, was taken up for consideration.

Peterson of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 462)

The ayes were, 100:

Goode McCormick Roorda Andersen Graham McIntyre Schmeiser Bailev Grasslev Mendenhall Schroeder Battles Hamilton Schwartz Menefee Bergman Hanson of Middleswart Shaw Shepherd Howard-Mitchell Miller of Blouin Sorg Stokes Caffrey Hill Jones Campbell Holden Miller of Christensen Huff Marshall Strand Cochran Jesse Stroburg Miller of Corev Johnson of Stromer Page Crosier Strothman Audubon Milligan Cunningham Johnston of Mohrfeld Tapscott Darrington Johnson Nelson Tieden Kennedy of Van Drie Dooley Newton Dougherty Dubuque Varley Nolting Doyle Kitner Ossian Voorhees Walter Drake Kluever Pelton Dunton Knoblauch Perkins Warren Waugh Edgington Koch Peterson Weichman Ellsworth Kreamer Pierson Welden Ewell Kruse Poncy Priebe . Wells Fisher of Lawson Winkelman Greene Lippold Radl Franklin Lipsky Wolfe Renda Speaker Freeman of Logue Rex Clay-Dickinson Rodgers pro tempore Mayberry McCartney Gannon

The nays were, none.

Absent or not voting, 24:

Baker	Fischer of	Kennedy of	Nielsen
Bennett	Grundy	Chickasaw	O'Hearn
Brinck	Freeman of	Klein	Sanders
Camp	Buena Vista	Knight	Skinner
Crabb	Hansen of	Langland	Van Nostrand
Den Herder	Black Hawk	Mezvinsky	Van Roekel
Dietz	Harbor	Miller of	
20	Kehe	Des Moines	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 744, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of the County of Linn, State of Iowa, in the making of payments from the County Poor Fund under apparent authority of section 252.27 for the purpose of providing civil legal assistance and legal aid pursuant to a plan informally approved by the Board of Supervisors and operated in conjunction with the Linn County Bar Association, was taken up for consideration.

Sorg of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 744)

The ayes were, 101:

Alt Gannon Lippold Rodgers Andersen Goode Roorda Logue McCartney Graham Bailey Schmeiser Battles McCormick ... Grassley Schroeder Hamilton Bergman McIntyre Schwartz Hansen of Mendenhall Shaw Blouin Black Hawk Menefee Shepherd Caffrey Campbell Hanson of Middleswart Skinner Howard-Mitchell Miller of Christensen Sorg Hill Cochran Jones Stokes Corey Holden Miller of Strand Crosier Huff Marshall Stroburg Cunningham Stromer Jesse Miller of Darrington Johnson of Page | Strothman : Den Herder Audubon Milligan Tapscott · Dooley Johnston of Mohrfeld Van Drie Dougherty Johnson Newton Van Roekel Kehe Doyle Nolting Varley Kennedy of Ossian Voorhees Drake Chickasaw Walter Dunton Pelton Kennedy of Warren (" Edgington Perkins Weichman Ellsworth Dubuque Peterson Welden Ewell Kitner Pierson Wells Kluever Poncy Fischer of Knoblauch Priebe Winkelman: Grundy Fisher of Koch Radl Wolfe Kreamer Renda Speaker Greene Kruse Rex pro tempore Freeman of Clay-Dickinson Lawson

The nays were, none.

Absent or not voting, 23:

Baker	Freeman of	Lipsky	Nielsen
Bennett	Buena Vis ta	Mayberry	O'Hearn
Brinck	Harbor	Mezvinsky	Sanders
Camp	Klein	Miller of	Tieden
Crabb	Knight	Des Moines	Van Nostrand
Dietz	Langland	Nelson	Waugh
Franklin	<u> </u>		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 274 SUBSTITUTED FOR HOUSE FILE 765

Hill of Marshall asked and received unanimous consent to substitute Senate File 274 for House File 765.

Senate File 274, a bill for an act to correct a penalty provision pertaining to leased and rented vehicle offenses, was taken up for consideration.

Kreamer of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 274)

The ayes were, 102:

McCartney Roorda Gannon Andersen Goode McCormick Schmeiser Graham Schroeder Bailey McIntyre Schwartz Grasslev Mendenhall Battles Menefee Hamilton Shaw Bergman Hanson of Mezvinsky Shepherd Blouin Howard-Mitchell Middleswart Skinner Caffrey Campbell Hill Miller of Sorg Holden Jones Stokes Christensen Cochran Huff Miller of Strand Marshall Stroburg Jesse Corey Crosier Johnson of Miller of Stromer Cunningham Audubon Page Strothman Darrington Johnston of Milligan Tapscott Johnson Tieden Den Herder Mohrfeld Kehe Nelson Van Drie Dooley Kennedy of Newton Van Roekel Dougherty Doyle Nolting Varley Chickasaw Kennedy of Ossian Voorhees Drake Dunton Dubuque Pelton Walter Edgington Kitner Perkins Warren Ellsworth Kluever Peterson Weichman Ewell Knoblauch Poncy Welden Fischer of Koch Priebe Wells Grundy Winkelman Kreamer Radl Fisher of Kruse Renda Wolfe Greene Lawson Rex Speaker Freeman of Lippold Rodgers pro tempore Clay-Dickinson Logue

The nays were, none.

Absent or not voting, 22:

Baker	Freeman of	Knight	Nielsen
Bennett	. Buena Vista	Langland	O'Hearn
Brinck	Hansen of	Lipsky	Pierson
Camp	Black Hawk	Mayberry	Sanders
Crabb	Harbor	Miller of	Van Nostrand
Dietz	Klein	Des Moines	Waugh
Franklin			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 765 WITHDRAWN

Hill of Marshall asked and received unanimous consent to withdraw House File 765 from further consideration by the House.

House File 757, a bill for an act relating to assessment of public utilities, was taken up for consideration.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend House File 757 as follows:

1. By striking from line 8 the following words "and by inserting".



2. By striking all of lines 9, 10 and 11 and inserting in lieu thereof the following:

"Section four hundred ninety A point ten (490A.10), Code 1966, as amended by chapter one (1), section sixty-seven (67) of the Acts of the Sixty-second General Assembly, is hereby further amended by striking from line thirty-seven (37) the word 'other'."

The amendment was adopted.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 757)

The ayes were, 103:

Alt	Gannon	Lawson	Roorda
Andersen	Goode	Lippold	Schmeiser
Bailey	Graham	Lipsky	Schroeder
Baker	Grassley	McCartney	Schwartz
Battles	Hamilton	McCormick	Shaw
Bergman	Hansen of	McIntyre	Shepherd
Blouin	Black Hawk	Mendenhall	Skinner
Caffrey	Hanson of	Menefee	Sorg
Campbell	Howard-Mitchell	Middleswart	Stokes
Christensen	Hill	Miller of	Strand
Cochran	Holden	Jones	Stroburg
Corey	Huff	Miller of	Stromer
Crosier	Jesse	Marshall	Strothman
Darrington	Johnson of	Milligan	Tapscott
Den Herder	A ud u bon	Mohrfeld	Tieden
Doole y	Johnston of	Nelson	Van Drie
Dougherty	Johnson	Newton	Van Roekel
Doyle	Kehe	Nolting	Varley ·
Drake	Kennedy of	O'Hearn	Voorhees
Dunton	Chickasaw	Pelton	Walter
Edgington	Kennedy of	Perkins	Warren
Ellsworth	Dubuque	Peterson	Waugh
Ewell	Kitner	Pierson	Weichman
Fischer of	Kluever	Poncy	Wells
Grundy	Knoblauch	Priebe	Winkelman
Fisher of	Koch	Radl	Wolfe
Greene	Kreamer	Renda	Speaker
Freeman of	Kruse	Rex	pro tempore
Clay-Dickinson	Langland	Rodgers	

The nays were, none.

Absent or not voting, 21:

Bennett	Freeman of	Mayberry	Nielsen
Brinck	Buena Vista	Mezvinsky	Ossian
Camp	Harbor	Miller of	Sanders
Crabb	Klein	Des Moines	Van Nostrand
Cunningham	Knight	Miller of	Welden
Dietz	Logue	Page	
Franklin			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Redi

House File 758, a bill for an act relating to liquid transport carrier fees, was taken up for consideration.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Koch

On the question "Shall the bill pass?" (H.F. 758)

Freeman of

The ayes were, 95:

AIL	r reeman or	Vocu	ICEQ1
Ande rsen	Clay-Dickinson	Kreamer	Renda
Baker	Gannon	Kruse	Rex
Battles	Good e	Lawson	Rodgers
Bergman	Graham	Lippold	Roorda
Blouin	Grassley	Lipsky	Schmeiser
Caffrey	Hamilton	Logue	Schroeder
Campbell	Hansen of	McCartney	Schwartz
Christensen	Black Hawk	McCormick	Shaw
Cochran	Hanson of	Mendenhall	Shepherd
Corey	Howard-Mitchell	Menefee	Skinner
Crabb	Holden	Miller of	Sorg
Cunningham	Huff	Jones	Strand
Darrington	Jesse	Miller of	Stromer
Den Herder	Johnson of	Marshall	Strothman
Dougherty	Audubon	Miller of	Tapscott
Doyle	Johnston of	Page	Van Drie
Drake	Johnson	Milligan	Varley
Dunton	Keh e	Mohrfeld	Voorhees
Edgington	Kennedy of	Nelson	Walter '
Ellsworth	Chickasaw	Newton	Waugh
Ewell	Kennedy of	Nolting	Weichman
Fischer of	Dubuque	O'Hearn	Welden
Grundy	Kitner	Ossian	Winkelman
Fisher of	Kluever	Pelton	Wolfe
Greene	Knight	Perkins	Speaker
Franklin	Knoblauch	Poncy	pro tempore
The nays were,	8:		
Langland	Priebe	Stroburg	Van Roekel
Pierson	Stokes	Tieden	Warren
	20000		
Absent or not v	oting, 21:		

Appent of I	or soring, Tr		
Bailey Bennett	Dool ey Freeman of	Mayberry McIntyre	Nielsen Peterson
Brinck	Buena Vista	Mezvinsky Middleswart	Sanders Van Nostrand
Camp Crosier	Harbor Hill	Miller of	Wells
Dietz	Klein	Des Moines	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE ON HOUSE FILE 196

I have cast an affirmative vote for House File 196 because I believe it is vital to remove the referendum requirement on low cost housing for the aged. It is equally critical in my estimation to remove the referendum requirement on low cost housing projects for other impoverished groups and I regret that their welfare has not been considered in this measure.

NEWTON of Scott

COMMUNICATION FROM SECRETARY OF STATE

April 11, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that Senate File 279 was published in The Times-Plain Dealer, Cresco, Iowa, April 9, 1969, and in the Council Bluffs Nonpareil, Council Bluffs, Iowa, April 9, 1969.

MELVIN D. SYNHORST Secretary of State

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- S. F. 472 To provide for aviation authorities. By Walsh, Benda, O'Malley. Thordsen, et al.
- H. F. 676 COMMITTEE BILL—Relating to the Iowa development commission. By committee on Iowa development; Winkelman, chairman.
- H. F. 681 COMMITTEE BILL—Relating to an inmate furlough plan and its establishment by the department of social services.

 By committee on social services; Holden, chairman.
- H. F. 766 COMMITTEE BILL—Relating to election and apportionment of membership of county boards of education. By committee on schools: Grassley, chairman.
- H. F. 772 COMMITTEE BILL—Relating to pipelines. By committee on agriculture; Strothman, chairman.
- S. F. 525 Relating to the treatment of alcoholism. By committee on social services.
- H. F. 624 Relating to county public hospitals. By Graham.
- H. F. 204 Relating to librarians and guidance counselors for junior and senior high schools. By Andersen, Miller of Jones, Ellsworth, Radl, Waugh, et al.
- H. F. 598 Relating to water pollution control. By Camp, Crabb, Schoroeder, et al.
- H. F. 562 Authorizing cities and towns to create an urban renewal fund. By Lawson. (Companion Bill S. F. 427)
- H. F. 150 Relating to the bonding of operators of slaughterhouses, and bonding of agents, dealers, or brokers of such operators. By Schroeder, Stromer and Varley.
- H. F. 420 To amend the professional practices act relating to admission to license examinations. By Shaw. (Companion Bill S. F. 307)
- S.J.R. 18 Directing a legislative study to review the Iowa criminal code.

 By Doderer, Palmer and Gaudineer.
- H. F. 370 Relating to the vacation policy for state employees. By Klein.

FLOYD H. MILLEN Chairman, Steering Committee

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 140, 185, 194, 347, 531, 532, 579 and 580.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 140, 185, 194, 347, 531, 532, 579 and 580.

REPORTS OF COMMITTEE

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 491, a bill for an act to authorize the establishment of rural water districts, to prescribe the procedure therefor, and relating to the purpose and manner of operation of such districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do puss.

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 627, a bill for an act relating to production of dairy products, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 627 as follows:

- 1. Page one (1) by striking all of lines eleven (11) through eighteen (18).
- 2. Page two (2) by striking all of lines one (1) through nine (9).
- 3. By adding the following to section four (4):
- "4. By inserting in line sixteen (16) after the word 'license' the words 'until standards are met.'"
 - 4. By renumbering the remaining sections.

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 628, a bill for an act relating to the specifications and standards for cheese and cheese products, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN, Chairman

3 4

15

17

22

23

24 25

27

28

29

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 666, a bill for an act to add two categories to the milk adulteration categories; to add such categories to the unlawful milk definition, and to provide for additional testing authority and correct certain existing testing standards, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN. Chairman

AMENDMENTS FILED

- Amend House File 16 by adding a new section as 2 follows:
- 3 Section four hundred sixty-six point four (466.4), Code 1966, is hereby amended by striking in lines 4
- eight (8) and nine (9) the words "that where the
- proposed improvement is for drainage only,".

BAILEY of Wright

Amend House File 167 as follows: 1

House File 167 is amended by striking all after the enacting clause and inserting in lieu thereof the following: "Section 1.

5 1. Every vendor of personal property sold in the

state under an installment contract who shall directly or indirectly procure or cause to be procured a policy of

8 insurance protecting the vendor or vendee of such property.

or both, against loss by fire, windstorm, hail, theft, van-

10 dalism or other perils, shall comply with the requirements of 11 subsections two (2), three (3), and four (4) of this section.

12 2. The insurance coverage shall be procured from a

13 company or association licensed to do business in the state. 14 3. The installment contract of sale of such property

shall set forth the fact that the vendor agrees to procure 16 or cause to be procured a policy of insurance protecting the vendor or the vendee, or both, against loss by fire, windstorm,

18 hail, theft, or other perils, and shall contain the following

19 information:

20 a. Statement setting forth the name of the insurer 21 and the address of its principal place of business.

b. Statement of the premium charge made by the insurer for such insurance coverage.

c. Statement of the charge made by the vendor to the vendee for procuring such insurance or causing such insurance to be procured. 26

d. Statement of the rate or amount, or both, of interest charged by the vendor on the unpaid installments of the purchase price of such insurance.

30 e. Statement of the finance charges or service charges, if any, imposed by the vendor on the vendee on account of or 31 32 in connection with such installment contract.

33 4. An original signed copy of the insurance policy or policies and all other evidence of insurance so provided 34 35 or procured by the vendor shall be delivered to the vendee.

```
36
      Sec. 2. Every insurer who shall issue, sell, or in any
37
    manner provide an insurance policy or policies as referred
38
    to and described in this Act, shall be subject to chapter
39
    three hundred sixty-five (365), Acts of the Sixty-second
40
    General Assembly, and chapter four hundred thirty-two (432),
41
    Code 1966, as amended by chapter three hundred
42
    fifty-three (353), section two (2), Acts of the Sixty-
43
    second General Assembly, and shall be subject to the reg-
    ulatory powers of the commissioner of insurance.
44
45
      Sec. 3. Every person who shall, directly or indirectly,
46
    act within this state as agent, or otherwise, in receiving
47
    applications for insurance, or in doing or transacting any
    kind of insurance business for any company or association that
48
49
    shall, as insurer, provide insurance coverages of the kind
    referred to in this Act, shall be subject to chapter five
50
51
    hundred twenty-two (522), and section five hundred fifteen
```

point fifty-two (515.52) of the Code."

FISHER of Greene

```
Amend House File 772 by striking all of page one (1)
 1
 2
    after line nine (9) and all of page two (2) and by adding
 3
    thereto the following:
      "All pipelines shall be at a depth of not less than
 4
    sixty inches beneath ground level at all points along the
 5
 6
    route except that if, after a public hearing on this question,
 7
    the commerce commission determines that the pipeline will
 8
    not transport dangerous material, the commission may deter-
    mine that the pipeline be constructed at a depth of not
 9
    less than thirty inches beneath ground level."
10
               Section four hundred ninety point five
11
      Sec. 2.
12
    (490.5), Code 1966, is hereby amended by adding thereto the
13
    following new paragraph:
14
      "It shall be unlawful for any pipeline company, or
15
    its agent, to purchase or attempt to purchase, lease or
    attempt to lease, easements for the purpose of constructing
16
17
    a pipeline prior to receiving a permit from the commerce
18
    commission. Violation of this paragraph shall be punish-
    able by a fine of not more than one thousand dollars per
19
20
    violation, and further, that all contracts consummated as a
21
    result of a violation of this paragraph shall be voidable
22
    by the aggrieved party."
       Sec. 3. Section four hundred ninety point six
23
24
     (490.6), Code 1966, is hereby amended by adding the follow-
25
    ing new subsection:
26
       "The names and addresses of persons, corporations,
27
    companies, cities or towns whose rights or interests may be
28
    affected by said pipelines."
29
       Sec. 4. Section four hundred ninety point seven
30
     (490.7), Code 1966, is hereby repealed and the following is
31
    hereby enacted in lieu thereof:
32
       "Upon the filing of said petition the state commerce
33
    commission shall fix a date for hearing thereon and shall
    notify, by registered mail, all persons, corporations,
34
35
    companies, cities or towns whose rights or interests may be
    affected; and shall cause notice thereof to be published in
36
37
    some newspaper of general circulation in each county through
```

94

of its said pipeline or lines.

```
which said proposed line or lines or gas storage facilities
39
     will extend."
40
       Sec. 5. Section four hundred ninety point eight
     (490.8). Code 1966, is hereby amended by repealing said
41
42
     section and the following is hereby enacted in lieu thereof:
43
       "Said hearing shall be held not earlier than sixty
44
     days subsequent to the mailing of said notices. Publication
45
     of said notice shall be three time at intervals of not
41
     less than fifteen days and shall be between the time notices
47
     are mailed to affected persons and the date set for said
    hearing. Hearing shall be held in the office of said
48
49
     commerce commission, or such place as the commerce commission
50
    shall designate."
51
       Sec. 6. Section four hundred ninety point
52
    twenty-five (490.25), Code 1966, is hereby repealed and the
    following is hereby enacted in lieu thereof:
53
54
       "It is the purpose and intent of this section to
55
    operate independently of other chapters of the Code re-
56
    ferring to eminent domain, and this section shall control
57
    exclusively for this chapter.
       1. The commerce commission shall grant the right
58
59
    of eminent domain after the following conditions have been
60
    met:
61
       a. A public hearing must be held not less than
62
    thirty days nor more than ninety days sub-
63
    sequent to the granting by the commerce
64
    commission of a permit to construct said
65
    pipeline.
66
       b. Notice of said hearing shall be in the manner
67
    prescribed in section four hundred ninety
68
    point seven (490.7) and four hundred ninety
69
    point eight (490.8) of this chapter.
70
       c. Said pipeline company shall have the burden
71
    of proving the following:
72
       (1) That said pipelines will be in the best
73
    interests of the public and that a
74
    public use is involved.
75
       (2) That said pipelines are not for a
76
    private purpose and are, in fact, a
77
    common carrier. To qualify as a common
78
    carrier under this chapter no less
79
    than forty percent (40%) of the use of
80
    said pipeline must be by companies
81
    other than the company making applica-
82
    tion. The company making application
83
    shall be construed as including all
84
    affiliated companies or subsidiaries,
85
    or both.
86
      2. The commerce commission may place such
87
    conditions or limits on the right of eminent domain as it
89
    shall see fit except that said commission shall not prescribe
90
    or approve a right of way that exceeds seventy-five feet in
91
    width or one acre in any one location in addition to right
92
    of way for the location of pumps, pressure apparatus, or
```

other stations or equipment necessary to the proper operation

96

97

98

99

100

101

102

103

104

105

106

107

108

109

110

111

112

113

114

115

116

117

121

122

123

127

128

129

130

131

132

133

134

135

136

137

138

139

140

141

142

143

144

145

146

147

148 149

150

Any pipeline company having secured the right of eminent domain and a permit for the storage of gas as in this chapter provided may appropriate for its use for the underground storage of gas any substratum or formation in any land which the commission shall have found to be suitable and in the public interest for the underground storage of gas, and in connection therewith may appropriate such other interests in property as may be required adequately to examine, prepare, maintain and operate such underground gas storage facilities.

The right of appropriation hereby granted shall be without prejudice to the rights of the owner of said lands or of other rights or interests therein to drill or bore through the underground stratum or formation so appropriated in such manner as shall comply with orders, rules and regulations of the commission issued for the purpose of protecting underground storage strata or formations against pollution and against the escape of gas therefrom and shall be without prejudice to the rights of the owner of said lands or other rights or interests therein as to all other uses thereof. 3. Nothing in this chapter shall authorize the

construction of a pipeline longitudinally on, over or under any railroad right of way or public highway, or at other 118 than an approximate right angle to such railroad track or 119 public highway without the consent of such railroad company, 120 the highway commission or board of supervisors, as the case may be, nor shall any provision of this chapter authorize or give the right of condemnation or eminent domain for such purposes.

124 4. Condemnation procedure under this chapter shall 125 be as provided in chapter four hundred seventy-two (472), 126 of the Code except as follows:

a. That not less than thirty days prior to formal condemnation proceedings the condemner shall make an offer, in writing, to the landowner stating the amount of damages they would pay for an easement to said property.

b. In the event the landowner shall refuse said offer and the commission as provided in chapter four hundred seventy-two (472) shall make an award equal to one hundred ten percent (110%) of condemner's offer, then there shall be an additional award equal to twenty-five percent (25%) of the final award to recompense said landowner for costs involved in the condemnation proceedings.

c. In the event that condemner shall appeal said commission's award said condemner shall be liable for all costs to the landowner including, but not limited to, reasonable attorney fees and cost of expert witnesses.

d. Wherever this section shall be found to be inconsistent with chapter four hundred seventy-two (472) of the Code, then this

153 154

155

156

157

158

161

2

3

4

5 6

```
151
      section shall control.
```

5. Notwithstanding any other section of this chapter or any other chapter of the Code, a condemnee may choose in lieu of a lump-sum award to receive an annual rental for the land use. Said rental shall be determined by multiplying seven percent (7%) times the fair market value of the property as determined by the county assessor for property tax purposes. Any dispute under this pargraph

159 shall be resolved by the sheriff's commission as prescribed 160 in chapter four hundred seventy-two (472), of the Code. The fair market value for the computation purpose 162 shall be changed at such times and in such amounts as the

163 county assessor shall determine in routine determination of 164 property values for property tax purposes.

165 Sec. 7. Section four hundred ninety point twenty-166 six (490.26), Code 1966, is hereby amended by adding 167 thereto the following:

168 "In the event of damage to the pipeline which results 169 in further damage because of leakage or escape or harmful 170 gases, the pipeline company shall be liable for all damage 171 unless the landowner or other party has acted in a willful 172 and wanton manner which action was the proximate cause of 173 the damage.

174 Sec. 8. Chapter four hundred ninety (490). Code 175 1966, is hereby further amended by adding at the end thereof 176 the following new section:

177 "Said pipeline company shall be liable for all 178 representations by their employees or agents and the following procedures shall be followed: 179

180 1. Each pipeline easement contract must state 181 specifically what portion of the property 182 owned by each affected property holder will 183 be crossed by the pipeline.

184 2. All offers must be in writing and all offers 185 must allow a five-day period before they may 186 be revoked by the offeror. Any offer signed 187 or accepted before the five-day waiting period 188 has elapsed may be revoked by the offeree within 189 the five-day period.

190 3. The contract and the offer must plainly 191 state whether the pipeline company has ac-192 quired the right of eminent domain.

193 4. Violation of this section shall be punishable 194 by a fine of not more than one thousand dollars 195 and any contract entered into by a party in 196 violation of this section is voidable by the 197 offended party at any time within one year 198 of the violation."

JOHNSTON of Johnson

1 House File 781 is hereby amended as follows:

1. By striking from page eight (8) all of lines thirtyone (31) through thirty-four (34), inclusive, and inserting in lieu thereof the following:

"a. In Crawford county, Soldier, Morgan, Otter Creek, Charter Oak, Hanover, Goodrich, Willow, Paradise, Denison,

13

- 7 East Boyer, Boyer, Union, Washington, and Nichnabotny town-8 ships. 9 b. All of Monona county." 10 2. By striking from page nine (9) all of lines two (2), 11 three (3), and four (4), and inserting in lieu thereof the
 - "a. All of Carroll county.
- 14 b. In Crawford county, Stockholm, Jackson, Milford, West 15 Side, Haves, and Iowa townships,"
- 16 3. By striking from page ten (10), lines five (5) and six 17 (6), the words "Independence, Malaka, Mariposa, and Hickory
- 18 Grove", and inserting in lieu thereof the words "Poweshiek,
- 19 and Washington". 20

following:

- 4. By striking from page eleven (11) all of lines twenty-21 two (22) and twenty-three (23).
- 22 5. By striking from page thirteen (13) all of lines six-23 teen (16) through twenty (20), inclusive, and inserting in
- 24 lieu thereof the following: 25 Lincoln, Harrison, Morgan, Raglan, Magnolia, Boyer, Douglas,
- 26 Clay, Taylor, Calhoun, Jefferson, Cass, La Grange, Union, and 27 Washington townships.
- 28 b. All of Shelby county." 6. By striking from page thirteen (13) all of lines twenty-29 30 three (23), twenty-four (24), and twenty-five (25), inclusive,
- 31 and inserting in lieu thereof the following: 32 "a. In Harrison county, Cincinnati and St. John's township.
- 33 b. In Pottawattamie county outside the city of Council Bluffs, Rockford, Crescent, Boomer, Neola, Minden, Pleasant, Knox, 34 Layton, Norwalk, York, James, Valley, Lincoln, Garner, Hardin, 35
- 36 Washington, Belknap, Center, Wright, Silver Creek, Carson, 37 Macedonia, Grove, and Waveland townships.
- 38 c. That portion of the city of Council Bluffs composed of 39 precincts eleven (11), twelve (12), thirteen (13), and twenty-40 five (25)."
- 41 7. By striking from page thirteen (13) all of lines thirty 42 (30), thirty-one (31), and thirty-two (32), and inserting in 43 lieu thereof the following:
- 44 "a. All of Greene county.
- 45 b. All of Guthrie County."
 - 8. By striking from page eighteen (18) all of line nine
- 47 (9) and inserting in lieu thereof the following: 48
 - "sist of:

46

- 49 a. In Pottawattamie county outside the city of Council 50 Bluffs, Lake and Hazel Dell townships. 51
 - b. The city of Carter Lake, and that portion of the city."
- 52 9. By striking from page eighteen (18), lines eleven (11)
- 53 and twelve (12), the words and figures "nineteen (19), twenty 54 (20), and twenty-one (21)" and inserting in lieu thereof the
- 55 words "seven (7), eight (8), nine (9), and ten (10)". 10. By striking from page eighteen (18), line fifteen (15), 56
- 57 the word "township", and inserting in lieu thereof the words 58 "and Keg Creek townships". 59
 - 11. By striking from page eighteen (18), line seventeen
- 60 (17) the words and figures "seven (7), eight (8), thirteen 61 (13),".

115

116

b. All of Mahaska county."

```
62
        12. By inserting in page eighteen (18), line eighteen (18),
 63
     after the word and figure "eighteen (18)," the words and
 64
     figures "nineteen (19), twenty (20), twenty-one (21),".
 65
        13. By striking from page eighteen (18), lines nineteen
 66
      (19) and twenty (20), the words and figures "twenty-four (24),
      and twenty-five (25)", and inserting in lieu thereof the words
 67
 68
     and figure "and twenty-four (24)".
 69
        14. By striking from page eighteen (18), all of lines twenty-
 70
      three (23) through thirty (30), inclusive, and inserting in
 71
     lieu thereof the following:
 72
        "a. All of Mills county.
 73
        b. All of Montgomery county.
 74
        c. In Page county, Pierce, Fremont and Douglas townships."
 75
        15. By striking from page eighteen (18) all of lines
 76
     thirty-three (33) and thirty-four (34) and inserting in lieu
 77
     thereof the following:
 78
        "a. All of Fremont county.
 79
        b. In Page county, Valley, Grant, Tarkio, Nodaway,
 80
     Nebraska, Morton, Lincoln, Harlan, East River, Washington,
 81
      Colfax, Amity, and Buchanan townships."
 82
        16. By striking from page nineteen (19) all of lines two
 83
      (2) through six (6), inclusive, and inserting in lieu thereof
 84
     the following:
        "a. All of Audubon county.
 85
 86
        b. All of Cass county."
 87
        17. By striking from page nineteen (19) all of lines nine
 88
      (9), ten (10), and eleven (11), and inserting in lieu thereof
 89
     the following:
 90
        "a. All of Adair county."
 91
        18. By striking from page nineteen (19) all of lines thir-
 92
     teen (13), fourteen (14), and fifteen (15), and inserting in
 93
     lieu thereof the following:
 94
        "c. All of Taylor county."
 95
        19. By striking from page nineteen (19) all of lines eighteen
 96
      (18), nineteen (19), and twenty (20), and inserting in lieu
 97
     thereof the following:
 98
        "a. All of Dallas county.
 99
        b. In Madison county, Penn, Madison, Jefferson, Lee, Jackson,
100
     and Douglas townships."
101
        20. By striking from page nineteen (19) all of lines twenty-
102
     three (23), twenty-four (24), and twenty-five (25), and inserting
103
     in lieu thereof the following:
104
        "a. All of Clarke county.
105
        b. All of Lucas county.
106
        c. In Madison county, Union, Crawford, Webster, Lincoln,
107
      Center, Scott, South, Grand River, Monroe, Walnut, and Ohio
108
     townships."
109
        21. By striking from page nineteen (19) all of lines
110
     twenty-eight (28) through thirty-three (33), inclusive, and
111
      inserting in lieu thereof the following:
112
        "a. In Keokuk county, Prairie, Warren, and Benton town-
113
     ships.
```

22. By striking from page twenty (20) all of lines one (1)

through five (5), inclusive, and inserting in lieu thereof

```
117
     the following:
```

118 "a. In Iowa county, Marengo, Washington, Lenox, Sumner, 119 Hilton, Iowa, Pilot, Troy, York, English, Fillmore, and Greene

120 townships.

- 121 b. In Keokuk county, Adams, English River, Liberty, What
- 122 Cheer, Van Buren, Plank, Lafayette, Sigourney, West Lancaster, 123
- East Lancaster, Clear Creek, Steady Run, Jackson, and Richland

124 townships." 125

- 23. By striking from page twenty-one (21) all of lines one
- 126 (1), two (2), and three (3), and inserting in lieu thereof the 127
- 128 "a. In Marion county, Red Rock, Summit, Pleasant Grove. 129 Union, Franklin, Dallas, and Washington townships.
- 130 b. All of Warren county."
- 131 24. By striking from page twenty-one (21) all of lines six (6) through twelve (12), inclusive, and inserting in lieu 132
- 133 thereof the following:
- 134 "a. In Marion county, Lake Prairie, Knoxville, Clay,
- 135 Indiana, and Liberty townships.
- 136 b. All of Monroe county."
- 137 25. By striking from page twenty-one (21) all of lines
- 138 fifteen (15), sixteen (16), and seventeen (17), and inserting
- 139 in lieu thereof the following:
- 140 "a. In Decatur county, Richland, Long Creek, Franklin.
- 141 Garden Grove, Grand River, Decatur, Bloomington, Burrell, 142 Fayette, Lamoni, New Buda, Hamilton, and Morgan townships.
- 143 b. All of Ringgold county.
- 144 c. All of Union county."
- 145 26. By striking from page twenty-one (21) all of line
- twenty-one (21), and inserting in lieu thereof the following: 146
- 147 "b. In Decatur county, Center, Leon, High Point, Eden, and 148 Woodland townships.
- 149 c. All of Wayne county."
- 150 27. By striking from page twenty-one (21) all of lines
- 151 twenty-three (23) through thirty-one (31), inclusive, and
- 152 inserting in lieu thereof the following:
- 153 "sist of that portion of the city of Ottumwa composed of
- 154 precincts one (1), two (2), three (3), four (4), five (5),
- six (6), seven (7), ten (10), eleven (11), twelve (12), 155
- 156 thirteen (13), fourteen (14), and fifteen (15)."
- 157 28. By striking from page twenty-one (21) all of line
- 158 thirty-five (35) and from page twenty-two (22) all of lines
- 159 one (1) through seven (7), and inserting in lieu thereof
- 160 the following:
- 161 "All of Wapello county outside the city of Ottumwa.
- 162 c. That portion of the city of Ottumwa consisting of
- precincts eight (8), nine (9), sixteen (16), and seventeen 163 164 (17)."

VAN NOSTRAND of Pottawattamie PIERSON of Mahaska LOGUE of Iowa HANSEN of Black Hawk TIEDEN of Clayton KREAMER of Polk NELSON of Cherokee

1

6

9

10

11

- 1 House File 781 is hereby amended as follows:
- 2 1. By striking from page twelve (12) all of lines twenty-3 six (26) through thirty-five (35), inclusive, and from page
- thirteen (13), all of line one (1), and inserting in lieu

5 thereof the following:

6 "of that portion of the city of Dubuque composed of pre-7 cincts one (1), three (3), four (4), five (5), seven (7), nine 8

(9), fourteen (14), and fifteen (15).

9 50. The fiftieth representative district shall consist of 10 that portion of the city of Dubuque composed of precincts two 11 (2), six (6), eight (8), ten (10), eleven (11), twelve (12),

12 sixteen (16), and seventeen (17),"

- 13 2. By striking from page thirteen (13) all of lines four 14 (4) through eight (8), inclusive, and inserting in lieu there-15 of the following:
 - "a. All of Dubuque county outside the city of Dubuque.
- 17 b. That portion of the city of Dubuque composed of pre-18 cinct thirteen (13)."

TIEDEN of Clayton HANSEN of Black Hawk PIERSON of Mahaska KREAMER of Polk NELSON of Cherokee VAN NOSTRAND of Pottawattamie LOGUE of Iowa

House File 781 is hereby amended as follows:

- 1. By striking from page six (6), line two (2), the word
- 3 "Palo Alto", and inserting in lieu thereof the word "Humboldt". 4 2. By striking from page seven (7), line fourteen (14), the 5
 - word "Humboldt", and inserting in lieu thereof the word "Palo Alto".
- 7 3. By striking from page eight (8), line one (1), the word 8 and figure "one (1),".
 - 4. By striking from page eight (8), line two (2), the words and figures "eight (8), and thirty-one (31)", and inserting in lieu thereof the words and figures "nine (9), thirty (30), thirty-one (31), and thirty-three (33)".
- 12 13 5. By striking from page eight (8), line five (5), the word 14 and figure "nine (9)", and inserting in lieu thereof the words 15 and figures "one (1), eight (8)".
- 16 6. By striking from page eight (8), lines six (6) and seven 17 (7), the words and figures "thirty (30), thirty-two (32), and 18 thirty-three (33)", and inserting in lieu thereof the words and

figures "and thirty-two (32)".

NELSON of Cherokee VAN NOSTRAND of Pottawattamie LOGUE of Iowa TIEDEN of Clayton HANSEN of Black Hawk PIERSON of Mahaska KREAMER of Polk

- 1 House File 781 is hereby amended as follows:
- 1. By striking from page twenty (20), line twenty-five
- (25), the words and figures "precinct two (2) of ward two

- 4 (2)", and inserting in lieu thereof the words and figures
- 5 "precinct one (1) of ward two (2)".
- 2. By striking from page twenty (20), line thirty-two (32),
- 7 the word and figure "one (1)" and inserting in lieu thereof
- 8 the word and figure "two (2)".

LOGUE of Iowa
TIEDEN of Clayton
HANSEN of Black Hawk
PIERSON of Mahaska
VAN NOSTRAND of Pottawattamie
NELSON of Cherokee
KREAMER of Polk

- 1 Amend House File 784, page one (1), by inserting after line
- twenty-two (22) the following:"The market value of propert
- 3 "The market value of property in a county shall be as nearly equal as possible to the market value of adjacent like
- 5 property in an adjoining county, and in the event a variation
- 6 in market values of any such properties exceeds five percent
- 7 the director of revenue shall direct assessors to make adjustments
- 8 in such market values to reduce the variation to five percent
- 9 or less."

NIELSEN of Shelby MILLER of Jones

- 1 Amend House File 784 as follows:
- Page 2, line twenty-one (21), by striking the word
- 3 "assessor" and inserting in lieu thereof the words
- 4 "assessing authority".

FISHER of Greene

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, April 14, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, APRIL 14, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Harvey O. Gilbertson, pastor of the Zion Lutheran Church, Monticello, Iowa.

The Journal of Friday, April 11, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hill of Marshall on request of Miller of Marshall; Franklin of Polk on request of Jesse of Polk; Langland of Winneshiek on request of Tieden of Clayton.

PRESENTATION OF VISITORS

Battles of Jackson presented to the House forty-five Girl Scouts from DeWitt and Maquoketa.

Caffrey of Polk presented to the House one hundred fifty ninth grade students of Woodrow Wilson School, Des Moines, and their teacher, Frank Eder.

Lipsky of Linn presented to the House thirty-six girls of the Hiawatha Camp Fire Group of Cedar Rapids and their leaders, Mrs. Ernie Zimpfer, Mrs. Marvin Humbert, Mrs. Marion Albaugh, Mrs. Carley Pisel and Mrs. James Biederman.

McCartney of Floyd presented to the House eighty-two senior students and their class sponsor, Curtis Sokness, from the Rudd, Rockford and Marble Rock Community School.

Stromer of Hancock presented to the House forty-three senior students of Corwith-Wesley Community School and their teachers, Robert Bassett and James Mullen.

PETITIONS

The following petitions were received and placed on file:

By Mayberry of Webster, from two thousand ninety-nine students of the University of Iowa opposing the passage of Senate File 57 relating to membership of public employees in labor unions, or-

ganizations and associations and Senate File 123 relating to riot activity and seizure of public property or strikes against authority by students or employees of public schools or educational institutions.

By Kitner of Buchanan, from fifteen residents of Buchanan County opposing House File 481 relating to the collection of premium taxes on insurance premiums collected by non-profit hospital and medical service corporations.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 786, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa for acquisition of certain property and to authorize the executive council to purchase the same.

Read first time and placed on the calendar.

House File 787, by committee on transportation, a bill for an act relating to the designation of detour and haul roads in connection with primary or interstate road projects.

Read first time and placed on the calendar.

House File 788, by committee on state government, a bill for an act to establish a special employment security contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports.

Read first time and placed on the calendar.

House File 789, by Bailey, a bill for an act relating to educational standards.

Read first time and referred to committee on schools.

House File 790, by committee on social services, a bill for an act relating to minimum standards to protect the health, safety, and welfare of individuals living in migratory labor camps.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 203, a bill for an act relating to cancellation and nonrenewal of automobile insurance policies.

Read first time and referred to committee on commerce.

Senate File 220, a bill for an act relating to farm wagon licensing.

Read first time and referred to committee on agriculture.

Senate File 375, a bill for an act relating to tax sales of the property of deceased old-age assistance recipients.

Read first time and referred to committee on county government.

Senate File 567, a bill for an act relating to the appointment and tenure of the commissioner of public safety.

Read first time and referred to committee on state government.

Senate File 601, a bill for an act to establish a permanent revolving fund for the office of the state auditor for payment of the costs incurred in the administration of the Iowa industrial loan law.

Read first time and referred to committee on appropriations.

Senate File 609, a bill for an act to appropriate from the general fund of the State of Iowa to the division of state planning in the governor's office for community action local aid programs, various governor's study committees and for community affairs.

Read first time and referred to committee on appropriations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 491, 627, 628 and 666, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 578.

MOTION TO RECONSIDER

Mr. SPEAKER: I move to reconsider the vote by which House File 435 passed the House, April 11, 1969.

SCOTT McINTYRE, JR.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 226, a bill for an act relating to the control and diagnosis of venereal disease.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 261, a bill for an act relating to riot control.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 416, a bill for an act relating to election of board of directors of school districts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 422, a bill for an act relating to fees of licenses issued by conservation commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 484, a bill for an act relating to amateur boxing.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 504, a bill for an act relating to communicable diseases.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 529, a bill for an act relating to credit unions.

Also: That the Senate has amended and passed the following bill in which the concurrence of the House is asked:

House File 60, a bill for an act relating to the maximum speed limit for school buses.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 103, a bill for an act relating to clerk of board of review.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 180, a bill for an act relating to absentee voting by members of armed forces.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 242, a bill for an act to legalize proceedings of Town Council of Town of Runnells.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 243, a bill for an act legalizing proceedings of Board of Directors of Bondurant-Farrar Community School District.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 249, a bill for an act relating to rules of administrative departments.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 60

Amend House File 60 as follows:

1. Amend line 9 by striking the comma after the word "system" and in-

serting in lieu thereof the following: "or on any four-lane primary highway,".

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 759, a bill for an act relating to motor truck operator application filing fees, was taken up for consideration.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 759)

The ayes were, 106:

Alt	Gannon	McIntyre	Rodgers
Andersen	Goode	Mendenhall	Roorda
Baker	Graham	Menefee	Sanders
Battles	Grassley	Middleswart	Schmeiser
Bergman	Hamilton	Millen	Schroeder
Blouin	Hansen of	Miller of	Schwartz
Caffrey	Black Hawk	Des Moines	Shaw
Camp	Hanson of	Miller of	Shepherd
Campbell	Howard-Mitchell		Skinner
Christensen	Holden	Miller of	Sorg
Cochran	Huff	Marshall	Stokes
Corey	Jesse	Miller of	Strand
Crabb	Johnson of	Page	Stroburg
Crosier	Audubon	Milligan	Stromer
Cunnin gham	Johnston of	Mohrfeld	Strothman
Den Herder	Johnson	Nelson	Tapscott
Dietz	Kehe	Newton	Tieden
Dooley	Kennedy of	Nielsen	Van Drie
Dougherty	Chickasaw	Nolting	Van Roekel
Doyle	Kitner	O'Hearn	Varley
Dunton	Knoblauch	Ossian	Voorhees
Edgington .	Koch	Pelton	Walter
Ellsworth	Kreamer	Perkins	Warren
Ewell	Kruse	Pierson	Waugh
Fischer of	Lawson	Poncy	Weichman
Grundy	Lippold	Priebe	Wells
Freeman of	Lipsky	Radl	Winkelman
Buena Vista	Logue	Renda	Wolfe
Freeman of	McCartney	Rex	Mr. Speaker
Clay-Dickinson	McCormick		

The nays were, 1:

Mezvinsky

Absent or not voting, 17:

Bailey	Fisher of	Kennedy of	Langland
Bennett	Greene	Dubuque	Mayberry
Brinck	Franklin	Klein	Peterson
Darrington	Hill	Kluever	Van Nostrand
Drake		Knight	Welden
		Knight	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 760, a bill for an act relating to annual registration decal or sticker fees, was taken up for consideration.

Koch of Woodbury offered the following amendment from the floor and moved its adoption:

Amend the title to House File 760 by adding after the word "fees." the words "for motor carriers in interstate commerce."

The amendment was adopted.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 760)

The ayes were, 103:

	_		
Alt	Freeman of	McCormick	Roorda
Andersen	Clay-Dickinson	Mendenhall	Sanders
Baker	Goode	Menefee	Schmeiser
Battles	Graham	Middleswart	Schroeder
Bergman	Grassley	Millen	Schwartz
Blouin	Hamilton	Miller of	Shaw
Caffrey	Hansen of	Des Moines	Shepherd
Camp	Black Hawk	Miller of	Skinner
Campbell	Hanson of	Jones	Sorg
Christensen	Howard-Mitchell		Stokes
Cochran	Holden	Marshall	Strand
Corey	Huff	Miller of	Stroburg
Crabb	Jesse	Page	Stromer
Crosier	Johnson of	Milligan	Strothman
Cunningham	Audu bon	Mohrfeld	Tapscott
Den Herder	Johnston of	Nelson	Tieden
Dietz	Johnson	Nielsen	Van Drie
Dooley	Kehe	Nolting	Van Roekel
Dougherty	Kennedy of	O'Hearn	Varley
Doyle	Chickasaw	Ossian	Voorhees
Drake	Kitner	Perkins	Walter
Dunton	Knoblauch	Peterson	Warren
Edgington	Koch	Pierson	Waugh
Ellsworth	Kreamer	Poncy	Weichman
Ewell	Kruse	Priebe	Wells
Fischer of			
	Lawson	Radl	Winkelman
Grundy	Lippold	Renda	Wolfe
Freeman of	Mayberry	Rex	Mr. Speaker
Buena Vi sta	McCartney	Rodgers	

The nays were, none.

Absent or not voting, 21:

Bailey Bennett	Franklin Gannon	Kluever Knight	Mezvinsky Newton
Brinck	Hill	Langland	Pelton
Darrington Fisher of	Kennedy of Dubuque	Lipsky Logue	Van Nostrand Welden
Greene	Klein	McIntyre	,, ciden

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

House File 761, a bill for an act relating to bonded agricultural products warehouse fees, was taken up for consideration.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 761)

The ayes were, 106:

Alt	Freeman of	McCartney	Rex
Andersen	Clay-Dickinson	McCormick	Rodgers
Baker	Goode	McIntyre	Roorda
Battles	Graham	Mendenhall	Sanders
Bergman	Grassley	Menefee	Schmeiser
Blouin	Hamilton	Mezvinsky	Schroeder
Caffrey	Hansen of	Middleswart	Schwartz
Camp	Black Hawk	Millen	Shaw
Campbell	Hanson of	Miller of	Shepherd
Christensen	Howard-Mitchell	Des Moines	Skinner
Cochran	Holden	Miller of	Stokes
Corey	Huff	Jones	Strand
Crabb	Johnson of	Miller of	Stroburg
Crosier	Audubon	Marshall	Stromer
Cunnin gham	Johnston of	Miller of	Strothman
Den Herder	Johnson	Page	Tapscott
Dietz	Kehe	Milligan	Tieden
Dou gherty	Kennedy of	Mohrfeld	Van Drie
Doyle	Chickasaw	Nelson	Van Roekel
Drake	Kennedy of	Nielsen	Varley
Dunton	Dubuque	Nolting	Voorhees
Edgington	Kitner	O'Hearn	Walter
Ellsworth	Knoblauch	Ossian	Warren
Ewell	Koch	Pelton	Waugh
Fischer of	Kreamer	Perkins	Weichman
Grundy	Kruse	Peterson	Welden
Fisher of	Lawson	Poncy	Wells
Greene	Lippold	Priebe	Winkelman
Freeman of	Logue	Radl	Wolfe
Buen a Vista	Mayberry	Renda	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Bailey	Franklin	Kluever	Newton
Bennett	Gannon	Knight	Pierson
Brinck	Hill	Langland	Sorg
Darrington	Jesse	Lipsky	Van Nostrand
Dooley	Klein		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 762, a bill for an act relating to motor vehicle certificated carrier fees, was taken up for consideration.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass!" (H.F. 762)

The ayes were, 101:

McCartney Andersen Freeman of Rex Clay-Dickinson McCormick Rodgers Battles McIntyre Roorda Bergman Gannon Mendenhall Blouin Goode Sanders Menefee Brinck Graham Schroeder Middleswart Schwartz Caffrey Grassley Shaw Camp Hamilton Millen Campbell Hansen of Miller of Shepherd Des Moines Skinner Black Hawk Christensen Miller of Stokes Cochran Hanson of Howard-Mitchell Strand Corey Jones Crabb Holden Miller of Stroburg Crosier Huff Marshall Stromer Cunningham Johnson of Miller of Strothman Dietz Audubon Page Tapscott Milligan Johnston of Tieden Dooley Johnson Mohrfeld **Va**n Drie Dougherty Van Roekel Doyle Kehe Nelson Voorbees Drake Kennedy of Nielsen Chickasaw Dunton Nolting Walter Kitner O'Hearn Warren Edgington Waugh Ellsworth Knoblauch Ossian Weichman Ewell Koch Pelton Welden Perkins Kreamer Fischer of Wells Peterson Grundy Kruse Poncy Winkelman Fisher of Lawson Lippold Priebe Wolfe Greene Mr. Speaker Logue Renda Freeman of Buena Vista Mayberry

The nays were, none.

Absent or not voting, 23:

Franklin Kluever Pierson Alt Bailey Hill Knight Radl Jesse Langland Schmeiser Baker Bennett Kennedy of Sorg Van Nostrand Lipsky Mezvinsky Darrington Dubuque Den Herder Klein Newton Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 763, a bill for an act relating to motor vehicle truck operator fees, was taken up for consideration.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass " (H.F. 763)

The ayes were 97:

Alt	Bergman	Cochran	Cunningham
Andersen	Camp	Corey	Den Herder
Baker	Campbell	Crabb	Dietz
Battles	Christensen	Crosier	Dooley

Dougherty Huff Miller of Schwartz Des Moines Doyle Johnson of Shaw Drake Audubon Miller of Shepherd Dunton Johnston of Jones Skinner Edgington Johnson Miller of Stokes Ellsworth Kehe Marshall Strand Miller of Ewell Kennedy of Stroburg Fischer of Chickasaw Page Stromer Kitner Grundy Milligan Strothman Fisher of Knoblauch Mohrfeld Tapscott Nelson Tieden Greene Koch Freeman of Kreamer Nielsen Van Drie Buena Vista Van Roekel Kruse Nolting O'Hearn Voorhees Freeman of Lawson Walter Clay-Dickinson Lippold Ossian Goode Lipsky Pelton Warren Graham Logue Perkins Waugh Grasslev Peterson Weichman McCartney Hamilton McCormick Poncy Welden Hansen of McIntyre Priebe Wells Black Hawk Mendenhall Rex Winkelman Hanson of Menefee Rodgers Wolfe Howard-Mitchell Millen Sanders Mr. Speaker Holden Schroeder

The nays were, none.

Absent or not voting, 27:

Bailev Gannon Radl Knight Bennett Renda Hill Langland Blouin Roorda Jesse Mayberry Mezvinsky Brinck Kennedy of Schmeiser Middleswart Sorg Caffrey Dubuque Van Nostrand Darrington Klein Newton Franklin Kluever Pierson Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 764, a bill for an act relating to liquid transport carrier application filing fees, was taken up for consideration.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 764)

The ayes were, 107:

Freeman of Alt Cochran Dunton Andersen Edgington Clay-Dickinson Corey Baker Crabb Ellsworth Gannon Battles Crosier Ewell Goode Cunningham Fischer of Bergman Graham Den Herder Blouin Grundy Grassley Dietz Fisher of Hamilton Brinck Dooley Greene Caffrey Hansen of Black Hawk Dougherty Freeman of Camp Campbell Buena Vista Doyle Hanson of Christensen Drake Howard-Mitchell

McCartney Holden Newton Shepherd Huff Skinner McCormick Nielsen Johnson of McIntyre Nolting Stokes Andubon Mendenhall O'Hearn Strand Johnston of Menefee Ossian Stromer Johnson Mezvinsky Pelton Strothman Kehe Middleswart Perkins. Tapscott Tieden Kennedy of Millen Peterson Chickagaw Miller of Poncy Van Drie Kitner Des Moines Priebe Van Roekel Radl Klein Miller of Varley Knoblauch Renda Voorhees Jones Koch Walter Miller of Rex Waugh Kreamer Marshall Rodgers Kruse Miller of Roorda Weichman Sanders Wells Lawson Page Winkelman Milligan Schroeder Lippold Schwartz Wolfe Lipsky Mohrfeld Shaw Mr. Speaker Logue Nelson Mayberry

The nays were, 2:

Stroburg Warren

Absent or not voting, 15:

Bailey Hill Kluever Schmeiser Bennett Jesse Knight Sorg Van Nostrand Kennedy of Darrington Langland Welden Franklin Dubuque Pierson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

APPROPRIATIONS COMMITTEE CALENDAR

House File 777, a bill for an act to make appropriations to members who served on the ethics committee, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 777)

The ayes were, 116:

Cochran Ellsworth Grassley Alt Andersen Corey Ewell Hamilton Bailey Crabb Fischer of Hansen of Baker Cunningham Black Hawk Grundy Fisher of Hanson of **Battles** Darrington Howard-Mitchell Bennett Den Herder Greene Bergman Dietz Freeman of Holden Blouin Doolev Buena Vista Huff Brinck Dougherty Freeman of Jesse Johnson of Caffrey Doyle Clay-Dickinson Camp Drake Gannon $\mathbf{Audubon}$ Campbell Goode Johnston of Dunton Graham Johnson Christensen Edgington

Kehe Mezvinsky Perkins Stroburg Kennedy of Middleswart Peterson Stromer Strothman Chickasaw Millen Pierson Kennedy of Tapscott Miller of Poncy Dubuque Des Moines Priebe Tieden Kitner Van Drie Miller of Radi Van Nostrand Klein Renda Jones Knoblauch Miller of Rex Van Roekel Koch Marshall Rodgers Varley Kreamer Miller of Roorda Voorhees Kruse Sanders Walter Page Milligan Lawson Schmeiser Warren Lippold Mohrfeld Schroeder Waugh Schwartz Weichman Logue Nelson Mayberry Newton Shaw Welden McCartney Nielsen Shepherd Wells McCormick Winkelman Nolting Skinner Wolfe McIntyre Stokes O'Heain Mendenhall Ossian Strand Mr. Speaker Menefee Pelton

The nays were, none.

Absent or not voting. 8:

Crosier Hill Knight Lipsky Franklin Kluever Langland Sorg

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 778, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Iowa state fair board, was taken up for consideration.

Gannon of Jasper asked and received unanimous consent that action on House File 778 be deferred and that the bill retain its place on the calendar.

House File 605, a bill for an act to appropriate money credited to the account of the State of Iowa in the unemployment trust fund, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 605)

The ayes were, 109:

Alt	Blouin	Cochran	Den Herder
Andersen	Brinck	Corey	Dietz
Bailey	Caffrey	Crabb	Dooley
Battles	Camp	Crosier	Dougherty
Bennett	Campbell	Cunningham	Doyle
Bergman	Christensen	Darrington	Dunton

Edgington	Kehe	Miller of	Schwartz
Ellsworth	Kennedy of	Jones	Shaw
Ewell	Chickasaw	Miller of	Shepherd
Fisher of	Kennedy of	Marshall	Skinner
Greene	Dubuque	Miller of	Sorg
Freeman of	Kitner	Page	Stokes
Buena Vista	Klein	Milligan	Strand
Freeman of	Knoblauch	Mohrfeld	Stroburg
Clay-Dickinson	Koch	Newton	Stromer
Gannon	Kreamer	Nielsen	Strothman
Goode	Kruse	Nolting	Tapscott
Graham	Lawson	Ossian	Tieden
Grassley	Lippold	Pelton	Van Drie
Hamilton	Logue	Peterson	Van Roekel
Hansen of	Mayberry	Pierson	Varley
Black Hawk	McCartney	Poncy	Voorhees
Hanson of	McCormick	Priebe	Warren
Howard-Mitchell	McIntyre	Radl	Waugh
Holden	Mendenhall	Renda	Weichman
Huff	Menefee	Rex	Welden
Jesse	Middleswart	Rodgers	Wells
Johnson of	Millen	Roorda	Winkelman
Audubon	Miller of	Sanders	Wolfe
Johnston of	Des Moines	Schmeiser	Mr. Speaker
John so n		Sch roeder	_

The nays were, none,

Absent or not voting, 15:

Baker Franklin O'Hearn Langland Drake Hill Perkins Lipsky Fischer of Kluever Mezvinsky Van Nostrand Grundy Knight Nelson Walter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON SENATE FILE 139

Van Nostrand of Pottawattamie called up for consideration the conference committee report on **Senate File 139**, a bill for an act relating to false drawing or uttering of checks, as follows:

CONFERENCE COMMITTEE REPORT ON SENATE FILE 189

To the President of the Senate and the Speaker of the House:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and House on Senate File 139, an act relating to false drawing or uttering of checks, begs leave to report and make the following recommendations:

That Senate File 139 as passed by the Senate be amended as follows:

By striking from line eleven (11) the words "material and competent" and inserting in lieu thereof the words "prima facie".

JOSEPH B. FLATT, Chairman

R. DEAN ARBUCKLE ALAN SHIRLEY ROGER J. SHAFF On the Part of the Senate MAURICE VAN NOSTRAND, Chairman RUDY VAN DRIE RAY V. BAILEY RICHARD M. RADL On the Part of the House

Van Nostrand of Pottawattamie moved the adoption of the conference committee report and the amendment contained therein.

Motion prevailed.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 139)

The ayes were, 100:

Alt	Fisher of	Mayberry	Rex
Andersen	Greene	McCartney	Rodgers
Bailey	Freeman of	McCormick	Roorda
Battles	Buena Vista	McIntyre	Sanders
Bennett	Freeman of	Mendenhall	Schmeiser
Bergman	Clay-Dickinson	Menefee	Schwartz
Blouin	Goode	Middleswart	Shaw
Brinck	Graham	Millen	Shepherd
Caffrey	Grassley	Miller of	Sorg
Camp	Hamilton	Des Moines	Stokes
Campbell	Hansen of	Miller of	Strand
Christensen	Black Hawk	Jones	Stroburg
Cochran	Hanson of	Miller of	Stromer
Corey	Howard-Mitchell	Marshall	Strothman
Crabb	Holden	Miller of	Tieden
Crosier	Johnson of	Page	Van Drie
Cunningham	Audubon	Mohrfeld	Van Nostrand
Darrington	Kehe	Nelson	Van Roekel
Den Herder	Kennedy of	Newton	Varley
Dietz	Dubuque	Nielsen	Voorhees
Dooley	Kitner	O'Hearn	Walter
Dougherty	Klein	Pelton	Warren
Drake	Knoblauch	Perkins	Waugh
Dunton	Kreamer	Peterson	Weichman
Edgington	Kruse	Pierson	Welden
Ellsworth	Lawson	Poncy	Winkelman
Ewell	Lippold	Radl	Wolfe
	Logue	Renda	Mr. Speaker

The nays were, 12:

Doyle	Johnston of Johnson .	Koch	Ossian
Gannon		Milligan	Tapscott
Huff Jesse	Kennedy of Chickasaw	Nolting	Wells

Absent or not voting, 12:

Baker Hill Langland Priebe
Fischer of Kluever Lipsky Schroeder
Grundy Knight Mezvinsky Skinner

Franklin

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

UNFINISHED BUSINESS

The House resumed consideration of **House File 16**, a bill for an act relating to drainage and levee districts, and the Kreamer amendment as amended on March 27.

Kreamer of Polk moved the adoption of his amendment as amended as follows:

Amend House File 16 as follows:

Page 14, line thirty-five (35), by inserting after the word "pipeline," the word "underground".

The amendment was lost.

Huff of Polk offered the amendment filed by him on April 2.

Division of the amendment was requested.

Huff of Polk moved the adoption of the following part of his amendment:

Amend House File 16 as follows:

- 1. By striking all of sections four (4), six (6), eleven (11), and twelve (12).
- 2. By striking subsection one (1) of section thirteen (13) and renumbering subsection two (2) thereof as subsection one (1).
 - 3. By striking all of section fourteen (14).

The amendment was adopted.

Huff of Polk moved the adoption of the following part of his amendment:

Amend House File 16 as follows:

By striking all of sections thirty-two (32), thirty-three (33), and thirty-four (84).

The amendment was lost.

Huff of Polk moved the adoption of the following part of his amendment:

Amend House File 16 as follows:

By renumbering all sections subsequent to section three (3).

The amendment was adopted.

(House File 16 pending at recess.)

On motion by McCartney of Floyd, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of House File 16.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 16 as follows:

1. Amend page fifteen (15), line eight (8), by striking the period and in-

serting in lieu thereof the following:

", except that electric transmission-line standards of construction and clearances shall be those prescribed in accordance with chapter four hundred eighty-nine (489) of the Code, and rules and regulations promulgated thereunder."

The amendment was lost

Rex of Hamilton offered the following division 2 of his amendment filed March 12 and moved its adoption:

Amend House File 16 as follows:

By striking from pages 24, 25, and 26 all of sections sixty-four (64), sixty-five (65), sixty-six (66), sixty-seven (67), and sixty-eight (68).

The amendment was lost.

Rex of Hamilton offered the following amendment filed by him and moved its adoption:

Amend House File 16 as follows:

Page 26 by inserting the following new section:

"Sec. 69. Section four hundred fifty-five point one hundred thirty-six

(455.136), Code 1966, is amended by adding thereto the following:

1. At the discretion of the board of supervisors, a revolving fund may be set up in the maximum amount of forty thousand dollars from which warrants may be drawn for purposes of paying for labor or materials expense, or both, incurred by reason of maintenance work accomplished in drainage districts, and for payment of clerical expenses involved in assessment procedures in drainage districts.

2. The original amount placed in the revolving fund, up to the maximum amount, shall be obtained by assessment of all drainage districts in the county. This assessment procedure shall utilize the latest benefit commissioners report for each drainage district and each district shall be assessed a percentage of the total revolving fund amount based on the ratio of the total cost of each district to the total cost of all districts in the county.

3. At any time deemed necessary, the board of supervisors may replenish the revolving fund, up to the maximum amount, by assessing each drainage district an amount equal to the amount drawn from the revolving fund by each district since the last assessment."

The amendment was lost.

Bailey of Wright offered the following amendment filed by him and moved its adoption:

Amend House File 16 by adding a new section as follows:

Section four hundred sixty-six point four (466.4), Code 1966, is hereby amended by striking in lines eight (8) and nine (9) the words "that where the proposed improvement is for drainage only,".

The amendment was adopted.

Baker of Boone offered the following amendment from the floor and moved its adoption:

Amend House File 16 by adding the following new section:

"Sec. 69. The State of Iowa, its agencies and subdivisions shall be financially responsible for drainage and special assessments against land which they own, or hold title to, within existing drainage districts."

The amendment was adopted.

Cochran of Webster asked and received unanimous consent to withdraw the amendment filed by him and Lawson of Cerro Gordo on March 21 and found on page 654 of the House Journal.

Cochran of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 16)

The ayes were, 102:

Alt	•	Ellsworth	Knight	Newton
Andersen		Ewell	Knoblauch	Nolting
Bailey		Fisher of	Koch	O'Hearn
Baker		Greene	Kreamer	Ossian
Battles		Freeman of	Kruse	Perkins
Bennett	5	Buena Vista	Lawson	Pierson
Bergman		Freeman of	Lippold	Priebe
Blouin March		Clay-Dickinson	Logue	Radl
		Gannon	Mayberry	Renda
Caffrey Camp		Goode	McCartney	Rodgers
Camp		Graham	McCormick	Roorda
Campbell		Grassley	Mendenhall	Sanders
Christensen		Hamilton	Menefee	Schmeiser
Cochran		Hansen of	Mezvinsky	Schwartz
Corey	27	Black Hawk	Middleswart	Shaw
Crabb	6	Hanson of	Millen	Shepherd
Crosier	8.	Howard-Mitchell		Sorg
Den Herder		Holden	Des Moines	Stokes
Dietz		Kehe	Miller of	Strand
Dooley		Kennedy of	Jones	Stroburg
Dougherty		Chickasaw	Miller of	Stromer
Doyle		Kennedy of	Marshall	Strothman
Drake	*	Dubuque	Milligan	Tapscott
Dunton		Kitner	Mohrfeld	Tieden
Edgington		Kluever	Nelson	Van Drie

Van Roekel Weichman Winkelman Walter Varley Warren Welden Wolfe Mr. Speaker Voorbees Waugh Wells The nays were, 5: Darrington Peterson Poncy Rex Nielsen Absent or not voting, 17: Cunningham Jesse Pelton Langland

Fischer of Johnson of Schroeder Lipsky Grundy Audubon McIntyre Skinner Franklin Johnston of Van Nostrand Miller of Hill Johnson Page Klein Huff

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

STEERING COMMITTEE CALENDAR

House File 676, a bill for an act relating to the Iowa development commission, was taken up for consideration.

McCartney of Floyd in the chair at 4:00 p.m.

Voorhees of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 676)

The ayes were, 103:

Alt Kluever Nelson Fischer of Andersen Knight Newton Grundy Baker Knoblauch Nolting Fisher of Battles Koch O'Hearn Greene Freeman of Bennett Kreamer Ossian Pelton Buena Vista Kruse Bergman Perkins Freeman of Lawson Blouin Lippold Pierson Brinck Clay-Dickinson Campbell Goode Lipsky Poncy Christensen Graham Logue Priebe Cochran Grassley Mayberry Radl McCormick Crabb Hamilton Rex Mendenhall Crosier Hansen of Rodgera Darrington Black Hawk Menefee Roords Mezvinsky Den Herder Hanson of Sanders Howard-Mitchell Middleswart Dietz Schroeder Millen Dooley Huff Schwartz Dougherty Jesse Miller of Shaw Johnson of Des Moines Shepherd Doyle Sorg Audubon Miller of Drake Dunton Jones Stokes Kehe Edgington Kennedy of Miller of Strand Ellsworth Dubuque Marshall Stroburg Ewell Kitner Milligan Stromer Strothmen Klein Mohrfeld

Winkelman Tapscott Varley Waugh Tieden Voorhees Weichman Wolfe Van Drie Walter Welden Mr. Speaker Van Roekel Warren Wells (McCartney)

The nays were, 6:

Bailey Gannon Kennedy of McIntyre
Camp Chickasaw Renda

Absent or not voting, 15:

Caffrey Hill Langland Peterson
Corey Holden Miller of Schmeiser
Cunningham Johnston of Page Skinner
Franklin Johnson Nielsen Van Nostrand
Harbor

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 681, a bill for an act relating to an inmate furlough plan and its establishment by the department of social services, was taken up for consideration.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 681)

The ayes were, 96:

Logue Alt Grassley Priebe Andersen Hamilton Mayberry Radi McCormick Baker Renda Hanson of Battles Howard-Mitchell McIntyre Rex Bennett Rodgers Harbor Mendenhall Bergman Holden Mezvinsky Roorda Blouin Huff Middleswart Sanders Brinck Jesse Millen Schwartz Caffrey Johnson of Miller of Shaw Camp Audubon Des Moines Shepherd Miller of Cochran Johnston of Sorg Stokes Johnson Crabb Jones Crosier Kehe Miller of Strand Stroburg Marshall Darrington Kennedy of Den Herder Chickasaw Milligan Stromer Dooley Kennedy of Mohrfeld Tapscott Dougherty Dubuque Nelson Tieden Kitner Newton Van Roekel Doyle Drake Kluever Nielsen Varley Nolting Voorhees Dunton Knight Edgington Knoblauch O'Hearn Walter Weichman Ossian Ellsworth Koch Pelton Kreamer Wells Ewell Winkelman Lawson Peterson Gannon Goode Lippold Pierson Wolfe Mr. Speaker Graham Poncy Lipsky (McCartney) The nays were, 13:

Christensen
Dietz
Clay-Dickinson
Freeman of
Clay-Dickinson
Klein
Buena Vista
Kruse

Freeman of
Clay-Dickinson
Schroeder
Waugh
Welden
Welden

Absent or ont voting, 15:

Bailey Fischer of Hansen of Miller of Campbell Black Hawk Grundy Page Corev Fisher of Schmeiser Cunningham Greene Langland Skirmer Franklin Menefee Van Nostrand

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 766, a bill for an act relating to election and apportionment of membership of county boards of education, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 766)

The ayes were, 110:

Freeman of Alt Logue Rodgers Andersen Clay-Dickinson Mayberry Roorda Baker Gannon McCormick Sanders **Battles** Goode Mendenhall Schmeiser Graham Menefee Schroeder Bennett Grasslev Middleswart Schwartz Bergman Hamilton Millen Shaw Blouin Hanson of Miller of Shepherd Brinck Howard-Mitchell Des Moines Sorg Caffrey Miller of Stokes Harbor Camp Campbell Holden Jones Strand Christensen Huff Miller of Stroburg Jesse Marshall Cochran Stromer Johnson of Milligan Strothman Carey Audubon Mohrfeld Tapscott Crabb Johnston of Nelson Tieden Crosier Darrington Johnson Newton Van Drie Kehe Nielsen Van Roekel Den Herder Kennedy of Nolting Varley Dietz Chickasaw O'Hearn Voorhees Dooley Dougherty Kitner Ossian Walter Klein Pelton Warren Doyle Kluever Perkins Waugh Drake Knoblauch Weichman Peterson Dunton Pierson Welden Edgington Koch Ellsworth Kreamer Poncy Wells Priebe Winkelman Ewell Kruse Radi Wolfe Lawson Fisher of Renda Mr. Speaker Greene Lippold Freeman of Rex (McCartney) Lipsky Buena Vista

The nays were, none.

Absent or not voting, 14:

Railey Hansen of Knight Miller of Cunningham Black Hawk Langland Page Skinner Fischer of McIntyre Van Nostrand Kennedy of Mezvinsky Grundy Franklin Dubuque

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 525, a bill for an act relating to the treatment of alcoholism, was taken up for consideration.

Mayberry of Webster offered the following amendment filed by him and moved its adoption:

Amend Senate File 525 as follows:

- 1. By inserting in line seven (7) of page one (1) after the word "alcoholics" the words ", however, a facility shall not include a mental health institute under the control of the department of social services".
- 2. By inserting in line thirty-four (34) of page two (2) after the period the following:
- "A facility may, upon approval of the board of supervisors, submit to a county a billing for the aggregate amount of all care, maintenance and treatment of alcoholics for each month. The board of supervisors may demand an itemization of such billings at any time or may audit the same."
- 3. By inserting in line twenty-six (26) of page four (4) after the period the following:

"The county attorney, with the consent of the board of supervisors, may execute an agreement providing for the acceptance of a lesser amount owed by an alcoholic, his spouse, or estate to the county. The execution of such agreement may provide that the same is in satisfaction of all moneys owed the county. In such case any lien against the property of the alcoholic, his spouse, or estate shall be released."

The amendment was adopted.

Mayberry of Webster asked and received unanimous consent that Senate File 525 be deferred and that the bill retain its place on the calendar.

House File 624, a bill for an act relating to county public hospitals, with report of committee recommending passage, was taken up for consideration.

Graham of Ida-Sac moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 624)

The ayes were, 103:

Alt Baker Battles Bergman

Blouin Priebe Freeman of Lawson **Brinck** Clay-Dickinson Radl Lippold Caffrey Gannon Logue Renda Camp Goode Rex Mayberry Campbell Graham McCormick Roorda Christensen Grassley McIntyre Sanders Cochran Hamilton Mendenhall Schroeder Schwartz Corev Hansen of Menefee Crabb Black Hawk Mezvinsky ShawCrosier Shepherd Hanson of Middleswart Howard-Mitchell Millen Darrington Stokes Den Herder Harbor Miller of Strand Dietz Holden Stroburg Jones Dooley Huff Stromer Miller of Dougherty Jesse Marshall Strothman Doyle Johnston of Miller of Tapscott Drake Johnson Van Drie Page Van Roekel Dunton Kehe Milligan Edgington Kennedy of Mohrfeld Varlev Ellsworth Chickasaw Voorhees Nelson Ewell Kennedy of Newton Walter Fischer of Dubuque Warren Nielsen Grundy Kitner Waugh Nolting Fisher of Klein Weichman O'Hearn Wells Greene Kluever Ossian Freeman of Winkelman Koch Peterson Buena Vista Wolfe Kreamer Pierson Mr. Speaker Kruse Poncy (McCartney)

The nays were, 6:

Andersen Bennett

Knight Lipsky Sorg

Welden

Absent or not voting, 15:

Bailey Cunningham Franklin Hill

Johnson of Audubon Knoblauch Langland

Miller of Des Moines Pelton Perkins Rodgers

Schmeiser Skinner Tieden Van Nostrand

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 562, a bill for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund, with report of committee recommending passage, was taken up for consideration.

Lawson of Cerro Gordo moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 562)

The ayes were, 101:

Andersen **Battles** Bennett Bergman Blouin Brinck

Caffrey Camp Campbell Christensen Cochran Cocrey Crabb Darrington Den Herder Dietz Dooley Dougherty Drake Dunton Edgington Edlisworth Ewell Fisher of Greene Freeman of Buena Vista Gannon Goode Grassley Hamilton	Hanson of Howard-Mitchell Holden Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Knoblauch Kreamer Kruse Lawson Lippold Lipsky Logue Mayberry	Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Newton Nielsen Nolting Ossian Pierson Priebe Radl	Rex Roorda Sanders Schmeiser Schroeder Shaw Sorg Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker
Hansen of Black Hawk	Mayberry	Renda	Mr. Speaker (McCartney)

The nays were, 10:

Crosier	Freeman of	Koch	Poncy
Doyle	Clay-Dickinson	O'Hearn	Schwartz
_	Graham	Peterson	Stokes

Absent or not voting, 13:

Bailey	Franklin	Pelton	Shepherd
Cunningham	Harbor	Perkins	Skinner
Fischer of Grundy	Hill Langland	Rodgers	Van Nostrand

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER

House File 781

Varley of Adair-Madison asked and received unanimous consent that House File 781 be made a special order of business for 9:30 a.m., Tuesday, April 15, 1969.

HOUSE CONCURRENT RESOLUTION 29

By Klein

Whereas, the Sixty-second General Assembly enacted the "Medical Assistance Act" authorizing the Department of Social Services to expend state funds for medical care and services to needy individuals and families; and

Whereas, numerous problems have developed concerning the administration and control of the program within this state and in other states; and

Whereas, the anticipated and budgeted cost of the "Medicaid" program appears to be insufficient to meet demands; and

Whereas, the proper administration and control of the "Medicaid" program is a matter with which the General Assembly may legitimately concern itself; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the Legislative Reasearch Committee, or its successor agency, conduct or appoint a study committee to conduct a legislative review and study of the "Medicaid" program as established by the Medical Assistance Act, which inquiry shall include the means of processing and paying claims for assistance, the means by which the eligibility of applicants is determined, the justifiability of charges made by vendors for supplies and services under the program, possible revision of the eligibility requirements, and such other areas as the study committee may desire; and

Be It Further Resolved, That such study committee report the results of their inquiries, and recommendations, accompanied by proposed legislation, to the second session of the Sixty-third General Assembly not later than March 1.1970.

Laid over under Rule 25.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 733 and 736.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 733 and 736.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 14th day of April, 1969, sent to the Governor for his approval: House Files 733 and 736.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEES

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 440, a bill for an act relating to tax sales of the property

of deceased old-age assistance recipients, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

Den Herder of Sioux, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 582, a bill for an act relating to the definition and regulation of property tax exemptions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER H. DEN HERDER, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 548, a bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be be amended as follows, and when so amended the bill do pass:

Amend House File 548 as follows:

- 1. Page 4 by striking all after the period in line six (6), and all of lines seven (7), eight (8), nine (9) and ten (10).
 - 2. Page 4, line twenty-one (21), by striking the words "each year of".
- 3. Page 4, line twenty-two (22), by striking the words and figures "forty-five thousand (45,000)" and inserting in lieu thereof the words and figures "fifty thousand (50,000)".

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 598, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public defense for various capital improvements and repairs, replacements, alterations, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 599, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the capitol planning commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 600, a bill for an act to appropriate from the general fund of the State of Iowa to the executive council for capitol planning commission recommendations, begs leave to report it has had the same under consideration

and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 602, a bill for an act to appropriate the car dispatcher revolving fund for the biennium beginning July 1, 1969, and ending June 30, 1971, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do puss.

JOHN CAMP, Chairman

Also:

Mr. SPEAKER: Your committee on appropriations, to whom was referred Senate File 603, a bill for an act to appropriate from the Iowa public employees' retirement system fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the employment security commission for the costs of the administration of the Iowa public employees' retirement system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 607, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 608, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, for various legislative departmental expenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP. Chairman

AMENDMENTS FILED

- Amend House File 259 by striking the word "go"
- in line four (4) and inserting the word "trespass".

COREY of Louisa-Muscatine

- 1 Amend House File 305 as follows:
- 2 1. Amend House File 305, page 6, by adding the following new 3
- 4 "The procurement, processing, distribution or use of whole blood,
- 5 plasma, blood products, blood derivatives and other human tissues such
- as corneas, bones or organs for the purpose of injecting, transfusing
- or transplanting any of them into the human body is declared to be. 7
- for all purposes, the rendition of a service by every person partici-
- pating therein and, whether or not any remuneration is paid therefor. 9
- is declared not to be a sale of such whole blood, plasma, blood products. 10

20

21

22

```
11
    blood derivatives or other tissues, for any purpose, subsequent to
12
    enactment of this section."
13
      2. Amend House File 305, page 6, by adding the following new
14
    section:
15
      "Section one hundred forty-two point four (142.4), Code 1966, is
16
    hereby amended by adding the following:
      "This section shall not apply to bodies given under authority of
17
18
    the Uniform Anatomical Gift Act."
19
      3. Amend House File 305, page 6, by adding the following new section:
      "Section one hundred forty-two point eight (142.8), Code 1966, is
20
21
    hereby amended by adding the following:
22
       "This section shall not apply to bodies given under authority of the
23
    Uniform Anatomical Gift Act."
24
       4. Amend House File 305, page 1, by striking lines one (1) and
25
    two (2) and inserting in lieu thereof the following:
26
       "An Act relating to anatomical gifts and related procedures."
                                                      MILLIGAN of Polk
 1
       Amend the Crabb amendment to House File 417, filed
 2
    April 7, 1969, as follows:
 3
       By striking from line one hundred seventy-two (172) the
    following, "paragraph e" and from line one hundred seventy-
    three (173) the words "of this subsection," and inserting
    in lieu thereof "section one hundred eighty-nine A point
    seven (189A.7) of the Code,".
                                                     CRABB of Crawford
       Amend the Crabb amendment to House File 417, filed
    April 7, 1969, as follows:
 3
       By striking from line six hundred eighty-two (682)
 4
    the words "two (2) of this chapter" and inserting in
    lieu thereof the words "one (1) of this Act".
 5
                                                     CRABB of Crawford
 1
       Amend Senate File 525 as follows:
 2
       1. Page two (2) by striking lines twenty-five (25) through
 3
    thirty-four (34), inclusive, and inserting in lieu thereof the
 4
    following:
 5
       "Sec. 5. Counties shall pay for the remaining one-half of
 в
     the cost of the care, maintenance, and treatment of an alco-
 7
     holic from its state institution fund as provided in section
 8
    four hundred forty-four point twelve (444.12) of the Code;
 9
    however, where such alcoholic is a resident of a city or town
10
    within the county, the county shall pay one-quarter of such
     costs and the city or town of residence shall pay the remain-
11
12
    ing one-quarter of such costs from its general fund. The
13
     facility shall certify to the county, and city or town,
14
    of the alcoholic's legal settlement once each month an
15
     amount equal to either one-half or one-quarter, as the case
     may be, of the unpaid cost of the care, maintenance, and treat-
16
17
     ment of an alcoholic who has been confined as a voluntary
```

certified to the facility from the funds designated herein."

2. Page three (3), line five (5), by inserting after the word "unknown" the words ", and shall also determine the city or town of legal settlement, if any".

patient. Such county, and city or town, shall pay the cost so

30

34

35

36

37

38

46

47

48

49

50

51

52

53

54

58

59

60

61

62

63

64

65

77

- 23 3. Page three (3), line six (6), by inserting after the word "county" the words "or city or town".
- 25 4. Page three (3), line nine (9), by inserting after the word "county" the words "or city or town".
- 5. Page three (3), line eleven (11), by inserting after the word "county" the words ", and city or town, if any,".
 - 6. Page three (3), line thirteen (13), by inserting after the word "county" the words ", and city or town, if any,".
- 7. Page three (3), line fourteen (14), by inserting after the word "county" the words ", and city or town, if any,".

 8. Page three (3), line nineteen (19), by inserting after
 - the word "county" the words ", and city or town, if any,".
 - 9. Page three (3), line twenty-nine (29), by inserting after the word "county" the words ", and city or town, if any,".
 - 10. Page three (3), line thirty (30), by inserting after the word "county" the words "or city or town".
- 39 11. Page three (3), line thirty-one (31), by striking the 40 word "one-half" and inserting in lieu thereof the words "either 41 one-half or one-quarter".
- 42 12. Page three (3) by striking lines thirty-two (32) through thirty-five (35), inclusive.
- 44 13. Page four (4) by striking lines one (1) through four 45 (4), inclusive, and inserting in lieu thereof the following:
 - "Sec. 9. The county auditor and the proper city or town officer, upon receipt of such certification by the facility, shall enter the same to the credit of the facility and issue a notice to the county or city or town treasurer, as the case may be, authorizing him to transfer the amount from the proper funds designated herein to the state general fund, which notice shall be filed by the treasurer as his authority for making such transfer, and shall include the amount transferred in his next remittance to the facility."
- 13. Page four (4), line ten (10), by inserting after the word "auditor" the words "or the proper city or town officer, as the case may be".
 - 14. Page four (4), line fourteen (14), by inserting after the word "county" the words ", and the proper officer of each city or town,".
 - 15. Page four (4), line seventeen (17), by inserting after the word "county" the words "and city or town".
 - 16. Page four (4), line nineteen (19), by inserting after the word "auditor" the words ", and in the office of the proper city or town officer,".
- 17. Page four (4), line twenty-two (22), by inserting after the word "supervisors" the words ", and the city or town governing body,".
- 18. Page four (4), line twenty-three (23), by inserting after the word "county" the words "or city or town, as the case may be,".
- 72 19. Page four (4), line twenty-five (25), by inserting 73 after the word "county" the words ", and city or town.".
- 74 20. Page four (4), line twenty-nine (29), by inserting 75 after the word "auditor" the words ", or to the proper city or town officer,".
 - 21. Page five (5), line three (8), by inserting after the

4

5

6

12

8

4

```
78
    word "county" the words ", and the governing body of the city
79
    or town.".
```

22. Page five (5), line six (6), by inserting after the 80

word "board" the words "or governing body". 81

MAYBERRY of Webster MILLER of Des Moines CAFFREY of Polk

Amend House File 772 as follows:

1. Page 1 by striking all of lines three (3)

3 through nine (9).

> 2. Page 1 by striking from lines twenty-four (24) and twenty-five (25) the words "existing and future".

> 3. Page 2 by striking lines ten (10) through twelve (12) and inserting in lieu thereof the following: "No

7 8 representative of a pipeline company or its agent seeking

9 to acquire any interest in land for pipeline purposes

10 shall solicit the owner of such interest until the pipeline

11 company".

4. By renumbering all remaining sections.

HOLDEN of Scott KOCH of Woodbury

1 Amend House File 778, page 2, by striking all of section 2. GANNON of Jasper

House File 781 is hereby amended as follows:

2 1. By striking from page twenty-four (24), line thirteen

3 (13), the word "fifty-eighth", and inserting in lieu thereof 4 the word "sixty-first".

5 2. By striking from page twenty-four (24), line seventeen 6 (17), the words "sixty-first and sixty-second", and inserting 7 in lieu thereof the words "sixty-second and sixty-third".

3. By striking from page twenty-four (24), line nineteen

(19), the word "sixty-third" and inserting in lieu thereof 9

10 the word "fifty-eighth".

VAN NOSTRAND of Pottawattamie NELSON of Cherokee LOGUE of Iowa TIEDEN of Clayton HANSEN of Black Hawk PIERSON of Mahaska

The Van Nostrand, et al., amendment to House File 781 is hereby amended as follows: 3

1. By striking lines sixteen (16), seventeen (17) and eighteen (18) and inserting in lieu thereof the following:

5 "3. By striking from page ten (10), line six (6), the

6 words 'Hickory Grove' and inserting in lieu thereof the 7 word 'Sherman'."

8 2. By inserting after line forty-five (45) the following 9 new sections:

"8. By striking from page sixteen (16), line seven (7), 10 the word 'Sherman'. 11

12 9. By inserting in page sixteen (16), line eight (8), after the words 'Palo Alto,' the words 'Buena Vista,'. 13

14 10. By striking from page sixteen (16) all of line fourteen

3

4

5

6

10

14

16

4

11

15 (14) and inserting in lieu thereof the following:

16 b. In Jasper county, Hickory Grove, Kellogg, Rock Creek,'."

3. By renumbering the succeeding sections of the amendment

18 accordingly.

VAN NOSTRAND of Pottawattamie PIERSON of Mahaska LOGUE of Iowa HANSEN of Black Hawk TIEDEN of Clayton KREAMER of Polk NELSON of Cherokee

1 The Van Nostrand, et al., amendment to House File 781 is 2 hereby amended as follows:

- 1. By striking from line seven (7) the word "Nichnabotny" and inserting in lieu thereof the word "Nishnabotny".
- 2. By inserting after line forty-five (45) of the amendment the following new sections:

7 "8. By striking from page sixteen (16), line seven (7), 8 the word 'Poweshiek' and inserting in lieu thereof the words 'Independence, Malaka, Mariposa,'.

9. By striking from page sixteen (16) all of line eight

11 (8) and inserting in lieu thereof the following:

12 'Newton, Mound Prairie, Palo Alto, Buena Vista, Des Moines, 13 Fair-'.

10. By striking from page sixteen (16) all of line fourteen

15 (14), and inserting in lieu thereof the following:

- b. In Jasper county, Hickory Grove, Kellogg, Rock Creek,'."
- 17 3. By renumbering the succeeding sections of the amendment 18 accordingly.

VAN NOSTRAND of Pottawattamie PIERSON of Mahaska LOGUE of Iowa HANSEN of Black Hawk TIEDEN of Clayton KREAMER of Polk NELSON of Cherokee

Amend House File 781 as follows:

2 1. Page 22 by striking all of lines ten (10) through 3 fifteen (15) and inserting in lieu thereof the following:

"a. All of the city of Fort Madison.

b. In Lee county, Cedar, Marion, Pleasant Ridge, Denmark,
 Harrison, Franklin, West Point, Washington, and Green Bay
 townships.

8 c. In Van Buren county, Lick Creek, Van Buren, Union,

Washington, Cedar, and Harrisburg townships."
Page 22 by striking all of lines eighteen (18

2. Page 22 by striking all of lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:

12 "a. In Lee county, Van Buren, Charleston, Jefferson,

Des Moines, Montrose, Jackson, and Keokuk townships.
 In Van Buren county, Village, Chequest, Jackson.

b. In Van Buren county, Village, Chequest, Jackson,

15 Des Moines, Henry, Vernon, Bonaparte, and Farmington townships." BRINCK of Lee

```
House File 781 is hereby amended by inserting in page four
   (4), line eleven (11), after the date "1969" the following:
2
3
     "; however, any area annexed to the city of Waterloo on or
4
   after December 23, 1966, and not specifically included within
   the boundaries of any ward or precinct established by said
5
   ordinances as amended to January 1, 1969, shall for the
   purposes of this Act be deemed to be a part of the ward and
8
   precinct to which the area was assigned for the 1968 general
   election."
                                              HANSEN of Black Hawk
     Amend the amendment to House File 781 by Van
2
   Nostrand, et al., filed April 11, 1969, line one
   hundred sixty-one (161), by inserting the following:
3
     "b." before the word "All".
4
                                   VAN NOSTRAND of Pottawattamie
     Amend House File 784, page 2, by striking lines eleven (11)
1
2
   through eighteen (18) and inserting in lieu thereof the fol-
3
   lowing:
4
     "The market value of an inventory or goods in bulk shall be
  their market value as such inventory or goods in bulk, not their
   retail or unit price. Such market value shall be fair and reason-
   able based on market value of similar classes of property."
                                                    KREAMER of Polk
1
     Amend House File 784 as follows:
2
     1. Page 1, line twenty-four (24), by striking
   the word "agricultural".
4
     2. Page 1, line twenty-five (25), by striking
5 the words "crop suitability and".
                                    VAN NOSTRAND of Pottawattamie
                                   RADL of Linn
                                   SORG of Linn
1
     Amend Senate File 295, subsection 5 of section 1, by adding
   at the end thereof following the word "universities" the following:
3
     "or a private business school which is accredited by the
   state department of public instruction or the United States Office
   of Education and the accrediting commission for busniess schools".
                                             ANDERSEN of Woodbury
1
     Amend Senate File 545 as follows:
2
     1. Line nine (9) by striking the word "reasonable".
     2. Line ten (10) by inserting after the period the
   following: "The dues shall not be more than seven cents per
   student attending the public school in the school district."
6
     3. By adding the following new section:
7
     "Sec. 3. The books of the Iowa School Board Association
  shall be presented to the office of the auditor of state not
8
   later than January 31 of each year for the purpose of an audit
```

BRINCK of Lee

On motion by Varley of Adair-Madison, the House adjourned until 9:00 a.m., Tuesday, April 15, 1969.

by the office of the auditor of state."

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, APRIL 15, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Eugene Hancock, pastor of the First Methodist Church, Iowa City, Iowa.

The Journal of Monday, April 14, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Langland of Winneshiek on request of Kitner of Buchanan; McIntyre of Linn on request of Radl of Linn.

PRESENTATION OF VISITORS

Campbell of Washington presented to the House one hundred five students of Mid-Prairie School, Wellman, and their teachers, Miss Jean Schmeiser and John Orr.

Cochran of Webster presented to the House twenty-seven seventh and eighth grade students and members of the Civics Club from St. Mathew's Grade School, Clare, and Sister Mary Bernard.

Crabb of Crawford presented to the House thirty-eight students of the civics class of Denison Junior High School and their teachers, Mr. Irwin and Mrs. Rath.

Fischer of Grundy presented to the House forty senior students of the government class of Grundy Center Community School and their teachers, Mr. Hall and Mr. Haan.

Hamilton of Cedar presented to the House the eighth grade class of Tipton Middle School, Tipton, and their sponsors, James DeRuess, Ralph Gruenwald, Martha Jane Henry and James Remley.

Huff of Polk presented to the House two hundred senior students of the government class of Hoover High School, Des Moines, and their teachers, Ken Tannatt and Earl Willits.

Kitner of Buchanan presented to the House forty-nine students of the American problems and business law classes of Jesup High School, Jesup, and their teachers, M. Rawson and L. Fisher. Miller of Jones presented to the House the political science class of Midland Schools in Jones County and their teacher, Mrs. Irene Ridout, and chaperone, Mrs. Hansen.

Nielsen of Shelby presented to the House the senior government class of Irwin-Kirkman Community School, Irwin, and their teacher, Mr. Cook.

Strothman of Henry, Miller of Des Moines and Schmeiser of Des Moines presented to the House eighteen students of Des Moines and Henry County High Schools and county 4-H Club officers, Mr. Schoefelman, Mr. Thuma, Mr. Hodges and Mr. Hollingsworth.

Miller of Marshall presented to the House fourteen students from Marshalltown Community College and their instructor, Jerry McCright.

Skinner of Polk presented to the House his father, Robert Skinner.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 791, by committee on conservation and recreation, a bill for an act relating to deer-hunting licenses.

Read first time and placed on the calendar.

House File 792, by Kluever, a bill for an act relating to the adoption of the Uniform Reciprocal Enforcement of Support Act.

Read first time and referred to committee on judiciary.

House File 793, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this act.

Read first time and placed on the calendar.

House File 794, by Kluever, a bill for an act relating to the adoption of the Uniform Juvenile Court Act.

Read first time and referred to committee on judiciary.

House File 795, by committee on appropriations, a bill for an act to appropriate from the motor vehicle fuel tax fund to the department of revenue.

Read first time and placed on the calendar.

House File 796, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state department of health.

Read first time and placed on the calendar.

House File 797, by committee on appropriations, a bill for an act relating to the license renewal fee for a person licensed to practice physical therapy.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 261, a bill for an act relating to riot control.

Read first time and referred to committee on law enforcement.

Senate File 416, a bill for an act relating to the election of the board of directors of school districts.

Read first time and referred to committee on schools.

Senate File 422, a bill for an act relating to fees of licenses issued by the conservation commission.

Read first time and referred to committee on conservation and recreation.

Senate File 484, a bill for an act relating to amateur boxing.

Read first time and referred to committee on conservation and recreation.

Senate File 504, a bill for an act relating to communicable diseases.

Read first time and referred to committee on social services.

Senate File 529, a bill for an act relating to credit unions.

Read first time and referred to committee on commerce.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 440, 548 and 582; and Senate Files 598, 599, 600, 602, 603, 607 and 608, under Rule 35.

HOUSE RESOLUTION 8

By Cunningham, Klein, Bailey, Cochran, McCartney, Millen and Harbor

Whereas, the membership of the House of Representatives of the Sixty-third General Assembly has learned with great sorrow of the passing of Mr. George Baringer of Arkansas City, Kansas, father of the Honorable Maurice E. Baringer, former Representative and Speaker of the House and now serving as Treasurer of the State of Iowa; now, therefore,

Be It Resolved, that each member of the House hereby wishes to express to Mr. Baringer our personal sympathy in the loss of his father, Mr. George

Baringer.

Be It Further Resolved, that the Chief Clerk of the House of Representatives be directed to forward a copy of this resolution to the Honorable Maurice E. Baringer.

Laid over under Rule 25.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 405, a bill for an act relating to barbering fees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 622, a bill for an act to appropriate administration and educational training aid fund for department of public instruction.

Also: That the Senate has laid the Walsh, et al., amendment to House File 345, a bill for an act relating to school buses, on the table. (This carried with it House File 345.)

CARROLL A. LANE Secretary of the Senate

CONSIDERATION OF BILLS SPECIAL ORDER ON HOUSE FILE 781

The hour of 9:30 o'clock having arrived, the Speaker announced the special order of business for the consideration of **House File 781**, a bill for an act to establish the composition of the General Assembly and provide for election of the members thereof.

Van Nostrand of Pottawattamie offered the following amendment from the floor and moved its adoption:

House File 781 is hereby amended as follows:

1. By striking from page one (1) all of line nine (9) and inserting in lieu thereof the following:

"1, 1971 until January 1, 1973, it adheres to the following".

2. By striking from page four (4) all of line fourteen (14) and inserting in lieu thereof the following:

"from January 1, 1971, until January 1, 1973, shall be deter-".

3. By striking from page four (4) all of line thirty-four (34) and inserting in lieu thereof the following:

"in January, 1969, should be terminated effective January 1,".

The amendment was adopted.

Hansen of Black Hawk offered the following amendment filed by him and moved its adoption:

House File 781 is hereby amended by inserting in page four (4), line

eleven (11), after the date "1969" the following:

"; however, any area annexed to the city of Waterloo on or after December 23, 1966, and not specifically included within the boundaries of any ward or precinct established by said ordinances as amended to January 1, 1969, shall for the purposes of this Act be deemed to be a part of the ward and precinct to which the area was assigned for the 1968 general election."

The amendment was adopted.

Nelson of Cherokee offered the following amendment filed by Nelson, et al.:

House File 781 is hereby amended as follows:

1. By striking from page six (6), line two (2), the word "Palo Alto", and inserting in lieu thereof the word "Humboldt".

2. By striking from page seven (7), line fourteen (14), the word "Humboldt", and inserting in lieu thereof the word "Palo Alto".

3. By striking from page eight (8), line one (1), the word and figure "one (1),".

4. By striking from page eight (8), line two (2), the words and figures "eight (8), and thirty-one (31)", and inserting in lieu thereof the words and figures "nine (9), thirty (30), thirty-one (31), and thirty-three (33)".

5. By striking from page eight (8), line five (5), the word and figure "nine (9)", and inserting in lieu thereof the words and figures "one (1), eight (8)".

6. By striking from page eight (8), lines six (6) and seven (7), the words and figures "thirty (30), thirty-two (32), and thirty-three (33)", and inserting in lieu thereof the words and figures "and thirty-two (32)".

Freeman of Buena Vista offered from the floor the following amendment to the amendment and moved its adoption:

The Nelson, et al., amendment to House File 781 is hereby amended as follows:

1. By inserting after line one (1) the following new sections:

"1. By striking from page five (5) all of line eighteen (18).

2. By striking from page five (5), line nineteen (19), the letter 'b.' and inserting in lieu thereof the letter 'a.'

3. By inserting in page five (5), after line twenty (20), the following:

'b. In O'Brien county, Floyd, Franklin, Lincoln, Carroll, Summit, Center, Baker, Dale, Caledonia, and Union townships.'

4. By striking from page five (5) all of lines twenty-three (23) through twenty-seven (27), inclusive, and inserting in lieu thereof the following:

'a. In Clay county, Waterford, Summit, Meadow, Lake, Lone Tree, Riverton, Spencer, Sioux, and Freeman townships.

b. All of Dickinson county.

c. In O'Brien county, Hartley and Omega townships.'

5. By striking from page seven (7), line nine (9), the words 'Lake, Freeman,'.

Roorda

6. By inserting in page seven (7), line twelve (12), after the word 'Grant', the words ', Highland, Liberty,'."

2. By renumbering the succeeding sections of the amendment accordingly.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (H.F. 781)

Kluever

Freeman of

The ayes were, 12:

Bergman

Christensen	Buena Vista	Miller of	Van Roekel
Fischer of	Freeman of	Page	Voorhees
Grundy	Clay-Dickinson	Mohrfeld	Winkelman
The nays were	e , 98 :		
Alt	Graham	McCartney	Rodgers
Baker	Grassley	McCormick	Sanders
Battles	Hamilton	Mendenhall	Schmeiser
Bennett	Hansen of	Menefee	Schroeder
Blouin	Black Hawk	Mezvinsky	Schwartz
Brinck	Hanson of	Middleswart	Shepherd
Caffrey	Howard-Mitchell	Millen	Skinner
Campbell	Holden	Miller of	Sorg
Cochran	Huff	Des Moines	Stokes
Corey	Jesse	Miller of	Strand
Crabb	Johnson of	Jones	Stroburg
Crosier	Audubon	Miller of	Stromer
Cunningham	Johnston of	Marshall	Strothman
Darrington	Johnson .	Milligan	Tapscott
Den Herder	Kehe	Nelson	Tieden
Dietz	Kennedy of	Newton	Van Drie
Dougherty	Dubuque	Nolting	Van Nostrand
Doyle	Kitner	Ossian	Varley
Drake	Klein	Pelton	Walter
Edgington	Knoblauch	Perkins	Warren
Ellsworth	Koch	Peterson	Waugh
Ewell	Kreamer	Pierson	Weichman
Fisher of	Kruse	Poncy	Welden
Greene	Lawson	Priebe	Wells
Franklin	Lippold	Radi	Wolfe
Gannon	Lipsky	Renda	Mr. Speaker
Goode	Mayberry	Rex	-
Absent or not	voting, 14:		
A 3	Downson	77	B72-1

Ande rsen	Dunton	Knight	Nielsen
Bailey	Hill	Langland	O'Hearn
Camp	Kennedy of	Logue	Shaw
Dooley	Chickasaw	McIntyre	

Amendment to the amendment lost.

Division of the Nelson amendment was requested.

Nelson of Cherokee moved the adoption of amendments 1 and 2 of the Nelson, et al., amendment.

CALL OF THE HOUSE

MR. SPEAKER: Pursuant to Rule 72 the following members respectfully request a call of the House on the Nelson, et al., amendment to House File 781.

WILLIAM J. GANNON MICHAEL K. KENNEDY JOSEPH C. JOHNSTON NORMAN G. JESSE A. JUNE FRANKLIN

CALL OF THE HOUSE LIFTED

McCartney of Floyd moved that the Call of the House be lifted Motion prevailed.

On the question "Shall amendments 1 and 2 of the Nelson, et al., amendment be adopted?" (H.F. 781)

Roll call was requested by Nelson of Cherokee and Gannon of Jasper.

Rule 69 was invoked.

The ayes were, 78:

***	,		
Alt	Grassley	Logue i	Sanders
Andersen	Hamilton	McCartney	Schroeder ·
Battles	Hansen of	Menefee	Shaw
Bergman	Black Hawk	Millen	Sh epherd
Camp	Hanson of	Miller of	Sorg
Campbell	Howard-Mitchell	Jones	Stokes
Christensen	Hill	Miller of	Strand
Corey	Holden	Marshall	Stromer
Crabb	Huff	Miller of	Strothman
Cunningham	Johnson of	Page	Tieden
Darrington	Audubon	Milligan	Van Drie
Den Herder	Keh e	Mohrfeld	Van Nostrand
Drake	Kitner	Nelson	Van Roekel
Edgington	Klein	Nielsen	Varley
Ellsworth	Kluever	Ossian	Voorhees
Fischer of	Knight	Pelton	Walter
Grundy	Koch	Perkins	Waugh
Fisher of	Kreamer	Peterson	Weichman
Greene	Kruse	Pierson	Winkelman
Gannon	Lawson	Rex	Wolfe
Goodé	Lippold	Roorda	Mr. Speaker
Graham	Lipsky		-

The nays were, 41:

Bailey	Dietz	Freeman of	Kennedy of
Baker	Dougherty	Clay-Dickinson	Dubuque
Bennett	Doyle	Jesse	Knoblauch
Blowin	Dunton	Johnston of	Mayberty
Brinck	Ewell	Johnson	McCormick
Caffrey	Franklin	Kennedy of	Mendenhall
Cochran	Freeman of	Chickasaw	Mezvinsky
Crosier	Buena Vista		Middleswart

Miller of Poncy Rodgers Stroburg Des Moines Priebe Schmeiser Tapscott Newton Radl Schwartz Warren Nolting Renda Skinner Wells

Absent or not voting, 5:

Dooley McIntyre O'Hearn Welden

Langland

Amendments 1 and 2 of the Nelson, et al., amendment adopted.

Doyle of Woodbury offered from the floor the following amendment to the Nelson, et al., amendment:

Amend the Nelson, et al., amendment of April 11, 1969, by striking all of lines seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17), eighteen (18) and nineteen (19).

Skinner of Polk moved that the House recess until 1:50 p.m.

Roll call was requested by Skinner of Polk and Tapscott of Polk.

On the question "Shall the House recess until 1:50 p.m.?"

The ayes were, 88:

Blouin	Gannon	Mezvinsky	Rodgers
Brinck	Jesse	Middleswart	Sanders
Caffrey	Johnston of	Miller of	Schmeiser
Crosier	John son	Des Moines	Schwartz
Dietz	Kennedy of	Newton	Skinner
Dougherty	Chickasaw	Nolting	Stroburg
Doyle	Kennedy of	Poncy	Tapscott
Dunton	Dubuque	Priebe	Warren
Ewell	McCormick	Radl	Wells
Franklin	-		.,

The nays were, 72:

Alt Andersen Bergman Campbell Christensen Corey Crabb Cunningham Darrington Den Herder Drake Edgington Ellsworth Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of	Goode Graham Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Huff Johnson of Audubon Kehe Kitner Klein Kluever Knight Koch Kreamer Kruse Lawson	Logue McCartney Mendenhall Menefee Millen Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Neison Ossian Pelton Peterson Rex Roorda	Schroeder Shaw Shepherd Sorg Stokes Strand Strothman Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Waugh Weichman Welden Winkelman Wolfe Mr. Speaker
Clay-Dickinson	Lawson Lippold	Roorda	Mr. Speaker

Absent or not voting, 19:

Bailey	Cochran	Langland	O'Hearn
Baker	Dooley	Lipsky	Perkins
Battles	Grassley	Mayberry	Renda
Bennett	Holden	McIntyre	Stromer
Camp	Knoblauch	Nielsen	

The motion lost.

On motion by McCartney of Floyd, the House recessed until 1:40 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

The House resumed consideration of House File 781 and the Doyle amendment to the Nelson, et al., amendment.

McCartney of Floyd rose on a point of order that Blouin of Dubuque was not speaking on the Doyle amendment and was therefore out of order.

The Speaker ruled the point well taken.

Gannon of Jasper rose on a point of personal privilege to reply to the point of order by McCartney of Floyd.

The Speaker propounded the question "Shall the Chair recognize Gannon of Jasper on a point of personal privilege?"

Roll call was requested by Blouin of Dubuque and Gannon of Jasper.

On the request of the point of personal privilege:

The ayes were, 35:

Baker	Dunton	Knoblauch	Priebe
Bennett	Ewell	Mayberry	Radl
Blouin	Franklin	McCormick	Renda.
Brinck	Jesse	Mezvinsky	Rodgers
Caffrey	Johnston of	Middleswart	Schmeiser
Cochran.	Johnson	Miller of	Schwartz
Crosier	Kennedy of	Des Moines	Skinner
Dietz	Chickasaw	Newton	Stroburg
Dougherty	Kennedy of	Nolting	Tapscott
Doyle	Dubuque	Poncy	-

The navs were, 73:

THE Hays we	16, 10.		
Alt Andersen Battles Bergman Camp Campbell Corey	Crabb Cunningham Darrington Drake Edgington Ellsworth	Fischer of Grundy Fisher of Greene Freeman of Buena Vista	Freeman of Clay-Dickinson Goode Graham Hamilton Hansen of Black Hawk

Hanson of Howard-Mitchell	McCartney Mendenhall	Oscian Pelton	Stromer Strothman
Holden	Menefee	Perkins	Tieden
Huff	Miller of	Peterson	Van Drie
Johnson of	Jones	Pierson	Van Nostrand
Andubon	Miller of	Rex	Van Roekel
Kitner	Marshall	Roorda	Varley
Klein	Miller of	Sanders	Warren
Kluever	Page	Schroeder	Waugh
Koch	Milligan	Shaw	Weichman
Kreamer	Mohrfeld	Shepherd	Welden
Kruse	Nelson	Sorg	Winkelman
Lawson	Nielsen	Stokes	Wolfe
Lippold Logue	O'Hearn	Strand	Mr. Speaker

Absent or not voting, 16:

Bailey	Gannon	Knight	Millen
Christensen	Grassley	Langland	Voorhees
Den Herder	Hill	Lipsky	Walter
Dooley	Kehe	McIntyre	Wells

Request for point of personal privilege lost.

Doyle of Woodbury moved the adoption of his amendment to the Nelson, et al., amendment.

Roll call was requested by Gannon of Jasper and Doyle of Woodbury.

The ayes were, 87:

Bailey	Dunton	Knoblauch	Radi
Baker	Ewell	Mayberry	Renda
Bennett	Gannon	McCormick	Rodgers
Blouin	Jesse	Middleswart	Schmeiser
Brinck	Johnston of	Miller of	Schwartz
Caffrey	John so n	Des Moines	Skinner
Cochran	Kennedy of	Newton	Stokes
Crosier	Chickasaw	Notting	Stroburg
Dietz	Kennedy of	Poncy	Tapacott
Dougherty	Dubuque	Priebe	Wells
Dovle			

The nays were, 80:

Alt Battles	Fisher of Greene	Holden Huff	Logue McCartney
Bergman	Freeman of	Johnson of	Mendenhall
Camp	_ Buena Vis ta	Audubon	Menefee
Campbell	Freeman of	Kehe	Mezvinsky.
Christensen	Clay-Dickinson	Kitner	Millen
Corey	Goode	Klein	Miller of
Crabb	Graham	Kluever	Jones
Cunning ham	Grassley	Knight	Miller of
Darrington	Hamilton	Koch	Marshall
Den Herder	Hansen of	Kreamer.	Miller of
Drake	Black Hawk	Kruse	Page
Ellsworth	Hanson of	Lawson	Milligan Mohrfeld
Fischer of	Howard-Mitchell		
Grundy ·	Hill	Lipsky	Nelson

Nielsen Sanders Tieden Warren Waugh O'Hearn Schroeder Van Drie Ossian Shaw Van Nostrand Weichman. Perkins Shepherd Van Roekel Welden Peterson Varley Winkelman Sorg Voorhees Pierson Strand Wolfe Rex Stromer Walter Mr. Speaker Roorda Strothman

Absent or not voting, 7:

Andersen Edgington Langland Pelton Doolev Franklin McIntyre

Amendment to the amendment lost.

McCartney of Floyd moved the previous question on House File 781 and all amendments thereto.

Motion prevailed.

Gannon of Jasper asked for unanimous consent to reconsider the vote by which the previous question prevailed.

Objection was raised.

Gannon of Jasper moved to reconsider the vote by which the previous question prevailed.

Roll call was requested by Gannon of Jasper and Mezvinsky of Johnson.

Rule 69 was invoked.

On the question "Shall the House reconsider the vote ordering the previous question?"

The ayes were, 89:

Dunton Bailey Knoblauch Radl Baker Ewell Mayberry Renda McCormick Bennett Franklin Rodgers Blouin Gannon Mezvinsky Schmeiser Brinck Jesse Middleswart Schwartz Caffrey Johnston of Miller of Skinner Johnson Cochran Des Moines Stroburg Crosier Kennedy of Newton Tapscott Dietz Chickasaw Nolting Warren Dougherty Kennedy of Poncy Wells Doyle Dubuque Priebe

The nays were, 81:

Alt. Crabb Fischer of Goode Graham Angersen Cunningham Grundy Battles Fisher of Grassley Darrington Bergman Den Herder Hamilton Greene Freeman of Camp Dooley Hansen of Campbell Drake Buena Vista Black Hawk Christensen Edgington Freeman of Hanson of Clay-Dickinson Corey Ellsworth Howard-Mitchell Hill Logue O'Hearn Stromer Huff McCartney Ossian Strothman Mendenhall Pelton Johnson of Tieden Perkins Van Drie Audubon Menefee Kehe Peterson Van Nostrand Millen Kitner Miller of Pierson Van Roekel Klein Jones Rex Varley Miller of Kluever Roorda Walter Marshall Knight Sanders Waugh Miller of Weichman Koch Schroeder Kreamer Page Shaw Welden Kruse Milligan Shepherd Winkelman Lawson Mohrfeld Wolfe Sorg Lippold Nelson Stokes Mr. Speaker Nielsen Lipsky Strand

Absent or not voting, 4:

Holden Langland McIntyre Voorhees

The motion lost.

Gannon of Jasper asked for unanimous consent that the House resolve itself into a committe of the whole to consider House File 781 and the amendments thereto.

Objection was raised.

Gannon of Jasper moved that the House resolve itself in a committee of the whole.

Fischer of Grundy moved the previous question on the motion by Gannon of Jasper.

Motion prevailed.

Roll call was requested by Gannon of Jasper and Cochran of Webster.

Rule 69 was invoked.

On the question "Shall the House resolve itself into a committee of the whole?"

The ayes were, 37:

Bailey Ewell Knoblauch Priebe Baker Franklin Mayberry Radl Blouin Gannon McCormick Renda Brinck Mezvinsky Jesse Rodgers Caffrey Johnston of Middleswart Schmeiser Cochran Johnson Miller of Schwartz Kennedy of Crosier Des Moines Skinner Dietz Chickasaw Newton Stroburg Dougherty Kennedy of Nolting Tapscott Dovle Dubuque Poncy Dunton

The nays were, 84:

Alt Andersen Battles Bergman

Hamilton Mendenhall Schroeder Camp Campbell Menefee Hansen of Shaw Black Hawk Millen Shepherd Christensen Corev Hanson of Miller of Sorg Crabb Howard-Mitchell Jones Stokes Miller of Hill Cunningham Strand Holden Darrington Marshall Stromer Strothman Huff Den Herder Miller of Tieden Doolev Johnson of Page Drake Audubon Milligan Van Drie Van Nostrand Edgington Kehe Mohrfeld Nelson Van Roekel Kitner Ellsworth Klein Nielsen Varley Fischer of Kluever O'Hearn Voorhees Grundy Fisher of Knight Ossian Walter Warren Greene Koch Pelton Waugh Perkins Freeman of Kreamer Weichman Buena Vista Peterson Kruse Lawson Pierson Welden Freeman of Clay-Dickinson Lippold Rex Winkelman Goode Roorda Wolfe Lipsky Graham Logue Sanders Mr. Speaker Grassley McCartney

Absent or not voting, 3:

Bennett Langland McIntvre

The motion lost.

Gannon of Jasper asked for unanimous consent that amendments 3, 4, 5 and 6 of the Nelson, et al., amendment be withdrawn.

Objection was raised.

Gannon of Jasper moved that amendments 3, 4, 5 and 6 of the Nelson, et al., amendment be withdrawn.

The Speaker ruled the motion out of order as an amendment can only be withdrawn by the sponsor.

Nelson of Cherokee moved the adoption of amendments 3, 4, 5 and 6 of the Nelson, et al., amendment.

Roll call was requested by Nelson of Cherokee and Koch of Woodbury.

Rule 69 was invoked.

On the question "Shall amendments 3, 4, 5 and 6 of the Nelson, et al., amendment be adopted?"

The ayes were, 86:

Christensen Dooley Fisher of Alt Drake Greene Andersen Corey Battles Crabb Edgington Freeman of Cunningham Ellsworth Buena Vista Bergman Darrington Fischer of Freeman of Camp Campbell Den Herder Grundy Clay-Dickinson

Goode	Knight	Milligan	Strand
Graham	Koch	Mohrfeld	Stroburg
Grassley	Kreamer	Nelson	Stromer
Hamilton	Kruse	Nielsen	Strothman
Hansen of	Lawson	O'Hearn	Tieden
Black Hawk	Lippold	Ossian	Van Drie
Hanson of	Lipsky	Pelton	Van Nostrand
Howard-Mitchell		Perkins	Van Roekel
Hill	McCartney	Peterson	Varley
Holden	Mendenhall	Pierson	Voorhees
Huff	Menefee	Rex	Walter
Johnson of	Millen	Roorda	Warren
Audubon	Miller of	Sanders	Waugh
Johnston of	Jones	Schroeder	Weichman
Johnson	Miller of	Shaw	Welden
Kehe	Marshall	Shepherd	Winkelman
Kitner	Miller of	Sorg	Wolfe
Klein	Page	Stokes	Mr. Speaker
Kluever	100		

The nays were, 85:

Bailey	Dunton	Mayberry	Priebe
Baker	Ewell	McCormick	Radl
Blouin	Franklin	Mezvinsky	Renda
Brinck	Gannon	Middleswart	Rodgers
Caffrey	Jesse	Miller of	Schmeiser
Cochran	Kennedy of	Des Moines	Schwartz
Crosier	Chickasaw	Newton	Skinner
Dietz.	Kennedy of	Nolting	Tapscott
Dougherty	Dubuque	Poncy	Wells
Dovle	Knoblanch		

Absent or not voting, 8:

Bennett Langland McIntyre

The amendment was adopted.

Winkelman of Calhoun offered the following amendment from the floor and moved its adoption:

Amend House File 781 as follows:

1. By striking from page eight (8), line twenty-seven (27), the words "and Union", and inserting in lieu thereof the words "Union, and Reading".

2. By striking from page nine (9), lines seven (7) and eight (8), the words "Cedar, and Reading", and inserting in lieu thereof the words "and Cedar".

Roll call was requested by Winkelman of Calhoun and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were, 13:

Alt	Freeman of	Graham	Sanders
Camp	Buena Vista	Kruse	Voorhees
Christensen	Freeman of	Lawson	Winkelman
Den Herder	Clay-Dickinson	Radl	

The nays were, 100:

Andersen	Gannon	Lipsky	Priebe
Baker	Goode	Logue	Renda
Battles	Grassley	Mayberry	Rex
Bergman	Hamilton	McCartney	Rodgers
Blouin	Hansen of	McCormick	Roorda
Brinck	Black Hawk	Mendenhall	Schmeiser
Caffrey	Hanson of	Menefee	Schroeder
Campbell	Howard-Mitchell	Mezvinsky	Shaw
Cochran	Hill	Middleswart	Shepherd
Corey	Holden	Millen	Sorg
Crabb	Huff	Miller of	Stokes
Crosier	Jesse	Des Moines	Strand
Cunningham	Johnson of	Miller of	Stroburg
Darrington	Audubon	. Jones	Stromer
Dietz	Johnston of	Miller of	Strothman
Dooley	Johnson	Marshall	Tapscott
Dougherty	Kehe	Miller of	Van Drie
Doyle	Kennedy of	Page	Van Nostrand
Drake	Chickasaw	Milligan	Van Roekel
Dunton	Kennedy of	Mohrfeld	Varley
Edgington	Dubuque	Nelson	Walter
Elisworth	Kitner	Newton	Warren
Ewell	Klein	Nielsen.	Waugh
Fischer of	Kluever	Notting	Weichman
Grundy	Knight	O'Hearn	Welden
Fisher of	Knoblauch	Ossian	Wells
Greene	Kreamer	Peterson	Wolfe
Franklin	Lippold	Pierson	Mr. Speaker

Absent or not voting, 11:

Bailey Langland Perkins Skinner
Bennett McIntyre Poncy Tieden
Koch Pelton Schwartz

The amendment lost.

Van Nostrand of Pottawattamie offered the following amendment filed by him:

House File 781 is hereby amended as follows:

1. By striking from page eight (8) all of lines thirty-one (31) through thirty-four (34), inclusive, and inserting in lieu thereof the following:

- "a. In Crawford county, Soldier, Morgan, Otter Creek, Charter Oak, Hanover, Goodrich, Willow, Paradise, Denison, East Boyer, Boyer, Union, Washington, and Nichnabotny townships.
 - b. All of Monona county."
- 2. By striking from page nine (9) all of lines two (2), three (3), and four (4), and inserting in lieu thereof the following:

"a. All of Carroll county.

- b. In Crawford county, Stockholm, Jackson, Milford, West Side, Hayes, and Iowa townships."
- 3. By striking from page ten (10), lines five (5) and six (6), the words "Independence, Malaka, Mariposa, and Hickory Grove", and inserting in lieu thereof the words "Poweshiek, and Washington".
- 4. By striking from page eleven (11) all of lines twenty-two (22) and twenty-three (23).
- 5. By striking from page thirteen (13) all of lines sixteen (16) through twenty (20), inclusive, and inserting in lieu thereof the following:

Lincoln, Harrison, Morgan, Ragian, Magnolia, Boyer, Douglas, Clay, Taylor, Calhoun, Jefferson, Cass, La Grange, Union, and Washington townships.

b. All of Shelby county."

6. By striking from page thirteen (13) all of lines twenty-three (23), twenty-four (24), and twenty-five (25), inclusive, and inserting in lieu thereof the following:

"a. In Harrison county, Cincinnati and St. John's township.

b. In Pottawattamie county outside the city of Council Bluffs, Rockford, Crescent, Boomer, Neola, Minden, Pleasant, Knox, Layton, Norwalk, York, James, Valley, Lincoln, Garner, Hardin, Washington, Belknap, Center, Wright, Silver Creek, Carson, Macedonia, Grove, and Waveland townships.

c. That portion of the city of Council Bluffs composed of precincts eleven

(11), twelve (12), thirteen (13), and twenty-five (25)."

7. By striking from page thirteen (13) all of lines thirty (30), thirty-one (31), and thirty-two (32), and inserting in lieu thereof the following:
"a. All of Greene county.

b. All of Guthrie county."

8. By striking from page eighteen (18) all of line nine (9) and inserting in lieu thereof the following:

"sist of:

a. In Pottawattamie county outside the city of Council Bluffs, Lake and Hazel Dell townships.

b. The city of Carter Lake, and that portion of the city."

- 9. By striking from page eighteen (18), lines eleven (11) and twelve (12), the words and figures "nineteen (19), twenty (20), and twenty-one (21)" and inserting in lieu thereof the words "seven (7), eight (8), nine (9), and ten (10)".
- 10. By striking from page eighteen (18), line fifteen (15), the word "township", and inserting in lieu thereof the words "and Keg Creek townships".

11. By striking from page eighteen (18), line seventeen (17) the words and figures "seven (7) eight (8) thirteen (13)"

and figures "seven (7), eight (8), thirteen (13),".

- 12. By inserting in page eighteen (18), line eighteen (18), after the word and figure "eighteen (18)," the words and figures "nineteen (19), twenty (20), twenty-one (21),".
- 13. By striking from page eighteen (18), lines nineteen (19) and twenty (20), the words and figures "twenty-four (24), and twenty-five (25)", and inserting in lieu thereof the words and figure "and twenty-four (24)".
- 14. By striking from page eighteen (18), all of lines twenty-three (23) through thirty (30), inclusive, and inserting in lieu thereof the following:

"a. All of Mills county.

b. All of Montgomery county.

- c. In Page county, Pierce, Fremont and Douglas townships."
- 15. By striking from page eighteen (18) all of lines thirty-three (33) and thirty-four (34) and inserting in lieu thereof the following:

"a. All of Fremont county.

- b. In Page county, Valley, Grant, Tarkio, Nodaway, Nebraska, Morton, Lincoln, Harlan, East River, Washington, Colfax, Amity, and Buchanan townships."
- 16. By striking from page nineteen (19) all of lines two (2) through (6), inclusive, and inserting in lieu thereof the following:
 - "a. All of Audubon county.
 - b. All of Cass county."
- 17. By striking from page nineteen (19) all of lines nine (9), ten (10), and eleven (11), and inserting in lieu thereof the following:

- "a. All of Adair county."
- 18. By striking from page nineteen (19) all of lines thirteen (13), four-teen (14), and fifteen (15), and inserting in lieu thereof the following:
 - "c. All of Taylor county."
- 19. By striking from page nineteen (19) all of lines eighteen (18), nineteen (19), and twenty (20), and inserting in lieu thereof the following:
 - "a. All of Dallas county.
- b. In Madison county, Penn, Madison, Jefferson, Lee, Jackson, and Douglas townships."
- 20. By striking from page nineteen (19) all of lines twenty-three (23), twenty-four (24), and twenty-five (25), and inserting in lieu thereof the following:
 - "a. All of Clarke county.
 - b. All of Lucas county.
- c. In Madison county, Union, Crawford, Webster, Lincoln, Center, Scott, South, Grand River, Monroe, Walnut, and Ohio townships."
- 21. By striking from page nineteen (19) all of lines twenty-eight (28) through thirty-three (33), inclusive, and inserting in lieu thereof the following:
 - "a. In Keokuk county, Prairie, Warren, and Benton townships.
 - b. All of Mahaska county."
- 22. By striking from page twenty (20) all of lines one (1) through five (5), inclusive, and inserting in lieu thereof the following:
- "a. In Iowa county, Marengo, Washington, Lenox, Sumner, Hilton, Iowa, Pilot. Troy. York. English. Fillmore, and Greene townships.
- b. In Keokuk county, Adams, English River, Liberty, What Cheer, Van Buren, Plank, Lafayette, Sigourney, West Lancaster, East Lancaster, Clear Creek, Steady Run, Jackson, and Richland townships."
- 23. By striking from page twenty-one (21) all of lines one (1), two (2), and three (3), and inserting in lieu thereof the following:
- "a. In Marion county, Red Rock, Summit, Pleasant Grove, Union, Franklin, Dallas, and Washington townships.
 - b. All of Warren county."
- 24. By striking from page twenty-one (21) all of lines six (6) through twelve (12), inclusive, and inserting in lieu thereof the following:
- "a. In Marion county, Lake Prairie, Knoxville, Clay, Indiana, and Liberty townships.
 - b. All of Monroe county."
- 25. By striking from page twenty-one (21) all of lines fifteen (15), sixteen (16), and seventeen (17), and inserting in lieu thereof the following:
- "a. In Decatur county, Richland, Long Creek, Franklin, Garden Grove, Grand River, Decatur, Bloomington, Burrell, Fayette, Lamoni, New Buda, Hamilton, and Morgan townships.
 - b. All of Ringgold county.
 - c. All of Union county."
- 26. By striking from page twenty-one (21) all of line twenty-one (21), and inserting in lieu thereof the following:
- "b. In Decatur county, Center, Leon, High Point, Eden, and Woodland townships.
 - c. All of Wayne county."
- 27. By striking from page twenty-one (21) all of lines twenty-three (23) through thirty-one (31), inclusive, and inserting in lieu thereof the following:
- "sist of that portion of the city of Ottumwa composed of precincts one (1), two (2), three (3), four (4), five (5), six (6), seven (7), ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), and fifteen (15)."

28. By striking from page twenty-one (21) all of line thirty-five (85) and from page twenty-two (22) all of lines one (1) through seven (7), and inserting in lieu thereof the following:

"All of Wapello county outside the city of Ottumwa.

c. That portion of the city of Ottumwa consisting of precincts eight (8), nine (9), sixteen (16), and seventeen (17)."

Van Nostrand of Pottawattamie offered the following amendment to the amendment:

The Van Nostrand, et al., amendment to House File 781 is hereby amended as follows:

- 1. By striking from line seven (7) the word "Nichnabotny" and inserting in lieu thereof the word "Nishnabotny".
- 2. By inserting after line forty-five (45) of the amendment the following new sections:
- "8. By striking from page sixteen (16), line seven (7), the word 'Powe-shiek' and inserting in lieu thereof the words 'Independence, Malaka, Mariposa.'.
- 9. By striking from page sixteen (16) all of line eight (8) and inserting in lieu thereof the following:

'Newton, Mound Prairie, Palo Alto, Buena Vista, Des Moines, Fair-'.

10. By striking from page sixteen (16) all of line fourteen (14), and inserting in lieu thereof the following:

b. In Jasper county, Hickory Grove, Kellogg, Rock Creek,'.

3. By renumbering the succeeding sections of the amendment accordingly.

Van Nostrand: of Pottawattamie asked and received unanimous consent to withdraw divisions 2 and 3 of the amendment.

Van Nostrand of Pottawattamie moved the adoption of division 1 of his amendment.

Division 1 of amendment was adopted.

Van Nostrand of Pottawattamie offered from the floor the following amendment and moved its adoption:

The Van Nostrand, et al., amendment to House File 781, filed April 11, 1969, is hereby amended by striking from line fifty (50) the words "Hazel Dell" and inserting in lieu thereof the word "Crescent".

Amendment was adopted:

Van Nostrand of Pottawattamie offered from the floor the following amendment and moved its adoption:

The Van Nostrand, et al., amendment to House File 781 filed April 11, 1969, is hereby amended as follows:

- 1. By striking the quotation marks at the end of line one hundred twenty-four (124).
 - 2. By inserting after line one hundred twenty-four (124) the following: "c. In Monroe county, Bluff Creek and Pleasant townships."
- 3. By striking line one hundred thirty-six (136) and inserting in lieu thereof the following:
- "b. In Monroe county, Cedar, Union, Wayne, Guilford, Troy, Mentua, Jackson, Franklin, Monroe, and Urbana townships."

Roll call was requested by Blouin of Dubuque and Tapscott of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (H.F. 781)

The ayes were, 83:

Alt	Goode	Lipsky		Roorda
Andersen	Graham	Logue		Schroeder
Battles	Grassley	McCartney	19	Shaw
Bergman	Hamilton	Mendenhall		Shepherd
Camp	Hansen of	Menefee		Sorg
Campbell	Black Hawk	Millen	- 1	Stokes
Christensen	Hanson of	Miller of		Strand
Corey	Howard-Mitchell	Jones		Stromer
Crabb	Hill	Miller of		Strothman
Cunningham	Holden	Marshall		Tieden
Darrington	Huff	Miller of		Van Drie
Den Herder	Johnson of	Page		Van Nostrand
Dooley	Audubon	Milligan	. 1	Van Roekel
Drake	Kehe	Mohrfeld		Varley
Edgington	Kitner	Nelson .		Voorhees
Ellsworth	Klein	Nielsen		Walter
Fischer of	Kluever	O'Hearn	2 0 00	Warren
Grundy	Knight	Ossian	3 /5	Waugh
Fisher of	Koch	Pelton		Weichman
Greene	Kreamer	Perkins		Welden
Freeman of	Kruse	Peterson		Winkelman
Buena Vista	Lawson	Pierson		Wolfe
Freeman of Clay-Dickinson	Lippold	Rex		Mr. Speaker

The nays were, 87:

Bailey	Ewell	Knoblauch		Radl
Baker	Franklin	McCormick		Renda
Blouin	Gannon	Mezvinsky		Rodgers
Brinck	Jesse	Middleswart		Sanders
Caffrey	Johnston of	Miller of		Schmeiser
Cochran	Johnson	Des Moines		Schwartz
Crosier	Kennedy of	Newton		Skinner
Dietz	Chickasaw	Nolting	. 10	Stroburg
Dougherty	Kennedy of	Poncy		Tapscott
Doyle	Dubuque	Priebe	*5	Wells
Dunton	•			1 1 1.2

Absent or not voting, 4:

Bennett Langland Mayberry McIntyre

The amendment was adopted.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption:

The Van Nostrand, et al., amendment to House File 781 is hereby amended

1. By striking lines sixteen (16), seventeen (17) and eighteen (18) and inserting in lieu thereof the following:

"3. By striking from page ten (10), line six (6), the words 'Hickory Grove' and inserting in lieu thereof the word 'Sherman'."

- 2. By inserting after line forty-five (45) the following new sections:
- "8. By striking from page sixteen (16), line seven (7), the word 'Sherman'.
- 9. By inserting in page sixteen (16), line eight (8), after the words 'Palo Alto.' the words 'Buena Vista.'.
- 10. By striking from page sixteen (16) all of line fourteen (14) and inserting in lieu thereof the following:
 - 'b. In Jasper county, Hickory Grove, Kellogg, Rock Greek,'."
 - 3. By renumbering the succeeding sections of the amendment accordingly.

The amendment was adopted.

Cochran of Webster moved that the House adjourn until 9:00 a.m., Wednesday, April 16.

Motion lost.

Roorda of Jasper offered from the floor the following amendment and moved its adoption:

Amend the Van Nostrand, et al., amendment, filed April 11, 1969, to House File 781 as follows:

By striking all of line nineteen (19).

The amendment was adopted.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend the amendment to House File 781 by Van Nostrand, et al., filed April 11, 1969, line one hundred sixty-one (161), by inserting the following: "b." before the word "All".

The amendment was adopted.

Dunton of Keokuk offered from the floor the following amendment filed by him:

Amend the Van Nostrand, et al., amendment to House File 781, filed April 11, 1969, as follows:

- 1. By striking from line one hundred twelve (112) the word "Prairie".
- 2. By inserting after the word "county," in line one hundred twenty-one (121) the word "Prairie".
- 3. By striking from lines one hundred twenty-one (121) and one hundred twenty-two (122) the words "What Cheer" and inserting in lieu thereof the word "Washington".

McCartney of Floyd asked and received unanimous consent that the rules be suspended for the consideration of the amendment.

Dunton of Keokuk moved the adoption of his amendment.

The amendment was adopted.

Van Nostrand of Pottawattamie moved the adoption of the Van Nostrand, et al., amendment as amended.

Division of the amendment was requested by Gannon of Jasper.

The Speaker ruled the amendment not divisible.

Ewell of Black Hawk moved that the amendment be divided.

The motion was lost.

Roll call was requested by Gannon of Jasper and Nolting of Black Hawk on the Van Nostrand, et al., amendment.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (H.F. 781)

The ayes were, 87:

Alt Graham Lipsky Roorda Andersen Grassley Sanders Logue McCartney Battles Hamilton Schroeder Bergman Hansen of Mendenhall Shaw Camp Black Hawk Shepherd Menefee Sorg Campbell Hanson of Mezvinsky Christensen Howard-Mitchell Millen Stokes Corey Hill Miller of Strand Crabb Holden Stromer Jones Cunningham Huff Miller of Strothman Darrington Johnson of Marshall Tieden Den Herder Audubon Miller of Van Drie Van Nostrand Dooley Kehe Page Drake Kitner Milligan Van Roekel Edgington Klein Mohrfeld Varley Ellsworth Kluever Nelson Voorhees Walter Fischer of Knight Nielsen Grundy Knoblauch O'Hearn Warren Fisher of Koch Ossian Waugh Greene Kreamer Pelton Weichman Freeman of Perkins Welden Kruse Buena Vista Winkelman Langland Peterson Freeman of Pierson Wolfe Lawson Clay-Dickinson Mr. Speaker Lippold Rex Goode

The nays were, 34:

Bailey Doyle Kennedy of Poncy Baker Dunton Dubuque Priebe Bennett Ewell Mayberry Renda Franklin Blouin McCormick Schmeiser Middleswart Schwartz Brinck Gannon Miller of Skinner Caffrey Jesse Johnston of Des Moines Cochran Stroburg Newton Tapscott Crosier Johnson Kennedy of Nolting Wells Dietz Chickasaw Dougherty

Absent or not voting, 8:

McIntyre Radl Rodgers

The amendment as amended was adopted.

Tieden of Clayton offered the following amendment filed by Tieden, et al., and moved its adoption:

House File 781 is hereby amended as follows:

1. By striking from page twelve (12) all of lines twenty-six (26) through thirty-five (35), inclusive, and from page thirteen (13), all of line one (1), and inserting in lieu thereof the following:

"of that portion of the city of Dubuque composed of precincts one (1), three (3), four (4), five (5), seven (7), nine (9), fourteen (14), and fifteen (15).

50. The fiftieth representative district shall consist of that portion of the city of Dubuque composed of precincts two (2), six (6), eight (8), ten (10), eleven (11), twelve (12), sixteen (16), and seventeen (17)."

2. By striking from page thirteen (13) all of lines four (4) through eight (8), inclusive, and inserting in lieu thereof the following:

"a. All of Dubuque county outside the city of Dubuque.

b. That portion of the city of Dubuque composed of precinct thirteen (13)."

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (H.F. 781)

The ayes were, 81:

Alt	Grassley	McCartney	Schroeder
Andersen	Hamilton	Mendenhall	Shaw
Baker	Hansen of	Menefee	Shepherd
Battles	Black Hawk	Millen	Sorg
Bergman	Hanson of	Miller of	Stokes
Camp	Howard-Mitchell		Strand
Campbell	Holden	Miller of	Stromer
Christensen	Huff	Marshall	Strothman
Corey	Johnson of	Miller of	Tieden
Crabb	Audub on	Page	Van Drie
Cunningham.	Kehe	Milligan	Van Nostrand
Den Herder	Kitner	Mohrfeld	Van Roekel
Dooley	Klein	Nelson	Varley
Drake	Kluever	Nielsen	Voorhees
Edgington	Knight	O'Hearn	Walter
Fischer of	Koch	Ossian	Warren
Grundy	Kreamer	Perkins	Waugh
Fisher of	Kruse :	Peterson	Weichman
Greene	Langland	Pierson	Welden
Freeman of		Rex	Winkelman
Clay-Dickinson	Lippold	Roorda	Wolfe
Goode	Lipsky	Sanders	Mr. Speaker
Graham	Logue		

The nays were, 86:

Bailey Bennett	Dunton Ellsworth	Kennedy of Dubu gue	Nolting Poncy
Blowin	Ewell	Knoblauch	Priebe
Brinck	Franklin	Mayberry	Renda
Caffrey	Gannon	McCormick	Schmeiser
Cochran	Jesse	Mezvinsky	Schwartz
Crosier	Johnston of	Middleswart	Skinner
Dietz	Johnson	Miller of	Stroburg
Dougherty	Kennedy of	Des Moines	Tapscott
Doyle	Chickasaw	Newton	Wells

Absent or not voting. 7:

Darrington Freeman of

McIntyre

Pelton Radi

Rodgers

Buena Vista

The amendment was adopted.

Newton of Scott moved that the House adjourn until 9:00 a.m., Wednesday, April 16, 1969.

The motion lost.

Logue of Iowa asked and received unanimous consent to withdraw the amendment filed by Logue, et al., on April 11 and found on pages 967 and 968 of the House Journal.

Brinck of Lee offered the following amendment filed by him:

Amend House File 781 as follows:

1. Page 22 by striking all of lines ten (10) through fifteen (15) and inserting in lieu thereof the following:

"a. All of the city of Fort Madison.

b. In Lee county, Cedar, Marion, Pleasant Ridge, Denmark, Harrison, Franklin, West Point, Washington, and Green Bay townships.

c. In Van Buren county, Lick Creek, Van Buren, Union, Washington,

Cedar, and Harrisburg townships."

2. Page 22 by striking all of lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:

"a. In Lee county, Van Buren, Charleston, Jefferson, Des Moines, Montrose, Jackson, and Keokuk townships.

b. In Van Buren county, Village, Chequest, Jackson, Des Moines, Henry, Vernon, Bonaparte, and Farmington townships."

Brinck of Lee offered from the floor the following amendment to the amendment and moved its adoption:

Amend the Brinck amendment to House File 781, filed April 14, by striking from line thirteen the words ", and Keokuk townships", and inserting in lieu thereof the words "townships, and the city of Keokuk".

Amendment to the amendment was adopted.

Brinck of Lee moved the adoption of his amendment as amended.

The amendment was lost.

Van Nostrand of Pottawattamie offered the following amendment filed by Van Nostrand, et al.:

House File 781 is hereby amended as follows:

1. By striking from page twenty-four (24), line thirteen (13), the word "fifty-eighth", and inserting in lieu thereof the word "sixty-first".

2. By striking from page twenty-four (24), line seventeen (17), the words "sixty-first and sixty-second", and inserting in lieu thereof the words "sixty-second and sixty-third".

3. By striking from page twenty-four (24), line nineteen (19), the word "sixty-third" and inserting in lieu thereof the word "fifty-eighth".

Skinner of Polk rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Van Nostrand of Pottawattamie moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (H.F. 781)

The ayes were, 81:

Alt	Goode	Logue	Schroeder
Andersen	Graham	McCartney	Shaw
Battles	Grassley	Mendenhall	Shepherd
Bergman	Hamilton	Menefee	Sorg
Camp	Hansen of	Millen	Stokes
Campbell	Black Hawk	Miller of	Strand
Christensen	Hanson of	Jones	Stromer
Corey	Howard-Mitchell	Miller of	Strothman
Crabb	Hill	Marshall	Tieden
Cunningham	Holden	Miller of	Van Drie
Den H erder	Johnson of	Page	Van Nostrand
Dooley	Audubon	Mohrfeld	Van Roekel
Drake	Kehe	Nelson	Varley
Edgington	Kitner	Nielsen	Voorhees
Ellsworth	Klein	O'Hearn	Walter
Fischer of	Kluever	Ossian	Warren
Grundy	Knight	Pelton	Waugh
Fisher of	Koch	Perkins	Weichman
Greene	Kruse	Peterson	Welden
Freeman of	Langland	Pierson	Winkelman
Buena Vista	Lawson	Rex	Wolfe
Freeman of	Lippold	Roorda	Mr. Speaker
Clay-Dickinson	Lipsky	Sanders	<u>-</u>

The nays were, 38:

Dunton Ewell Franklin Gannon Huff Jesse Johnston of Johnson Kennedy of	Kennedy of Dubuque Knoblauch Kreamer Mayberry McCormick Mezvinsky Middleswart Miller of Dog Mainer	Newton Nolting Poncy Priebe Renda Schmeiser Schwartz Skinner Tapscott Wolle
Chickasaw	Des Moines Milligan	Wells
	Ewell Franklin Gannon Huff Jesse Johnston of Johnson	Ewell Dubuque Franklin Knoblauch Gannon Kreamer Huff Mayberry Jesse McCormick Johnston of Mezvinsky Johnson Middleswart Kennedy of Miller of Chickasaw Des Moines

Absent or not voting, 5:

Darrington	Radl	Rodgers	Stroburg
McIntyre		_	-

The amendment was adopted.

(Business pending at adjournment.)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 40, a bill for an act to provide certain regulations in the procurement of insurance by a vendor of personal property sold on installment contracts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 97, a bill for an act relating to the filing of retail licensee prices.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 120, a bill for an act relating to the surrender of beer permits.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate is asked:

House File 151, a bill for an act relating to permanent registration of voters for elections conducted by certain community school districts.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 151

Amend House File 151 as follows:

- 1. Line 7 by striking the word "in" and inserting in lieu thereof the words "conducted by".
- 2. Line 2 by striking the words "held in" and inserting in lieu thereof the words "conducted by".

PRESENTATION OF GUEST

Tapscott of Polk introduced to the House the Honorable James P. Denato, Polk County District Court Judge and former member of the House in the Sixty-first General Assembly.

MOTION TO RECONSIDER

MR. SPEAKER: I move that the vote by which the Doyle amendment to division two of the Nelson, et al., amendment to House File 781 failed to pass the House be reconsidered.

MEZVINSKY of Johnson

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which division one of the Nelson, et al., amendment to House File 781 was adopted.

GANNON of Jasper

MOTION TO RECONSIDER

Mr. SPEAKER: I move to reconsider the vote by which division two of the Nelson, et al., amendment to House File 781 was adopted.

JOHNSTON of Johnson

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which the Tieden, et al., amendment to House File 781 passed the House.

BAKER of Boone

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 14, 1969, he approved and transmitted to the Secretary of State the following bills: Senate Files 580, 579, 532, 531, 347, 185, 140 and 194; and House File 736.

REPORTS OF COMMITTEES

Holden of Scott, from the committee on social services, submitted the following report:

MB. SPEAKER: Your committee on social services, to whom was referred House File 215, a bill for an act to clarify liability for support furnished by counties for patients admitted to the mental ratardation hospital-schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

EDGAR H. HOLDEN, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to which was referred Senate File 606, a bill for an act to appropriate from the general fund of the state to the budget and financial control committee for its contingent fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

- 1 Amend House Joint Resolution 13 as follows:
- 2 1. Page 1 by striking all of lines one (1), two (2),
- 3 three (3), four (4), five (5) and six (6) and inserting in
- 4 lieu thereof the words: "House Joint Resolution relating to
- 5 a study of the State Highway Commission".

EDGINGTON of Franklin

- 1 Amend House File 598 by striking everything after the
- 2 enacting clause and inserting in lieu thereof the following:
- 3 Section 1. Section four hundred fifty-five B point four
- 4 (455B.4) Code 1966, is hereby amended by inserting in sub-

```
section five (5), line one (1), after the word "agriculture"
    the words ", or his designee".
6
7
      Sec. 2. Section four hundred fifty-five B point nine
8
    (455B.9), Code 1966, is hereby amended as follows:
9
      1. By striking from subsection five (5) all of said sub-
10
    section after the word "be" in line two (2) and inserting in
11
    lieu thereof the words "submitted to the state department of
12
    health for approval or disapproval."
13
      2. By adding at the end thereof the following new sub-
14
    section:
15
      "The commission shall cooperate with other agencies in
16
    the state which concern themselves with agricultural operations
17
    to determine those types of operations in which potential
18
    pollution of the waters of the state exists. Persons engaged
19
    in such agricultural operations prior to and including July 1.
20
    1969, shall be notified by the commission that potential pollu-
21
    tion exists and shall be required to register with the commis-
22
    sion and provide such information relating to their operations
23
    as the commission may reasonably require. Persons who intend
24
    to engage in such agricultural operations subsequent to July
25
    1, 1969, shall be required to register with the commission
26
    before commencing such operations and shall provide such infor-
27
    mation relating to their planned operations as the commission
28
    may reasonably require. Any other requirement in this chapter
29
    to the contrary notwithstanding, no such registrant shall be
30
    required to make application and obtain a permit for disposal
31
    of waste water unless the commission determines that the agri-
32
    cultural operations of such registrant are, in fact, pollut-
33
    ing the waters of the State."
34
      Sec. 3. Section four hundred fifty-five B point twelve
35
    (455B.12). Code 1966, is hereby amended by striking lines
36
    twelve (12) through twenty (20), inclusive, and inserting in
37
    lieu thereof the words "the problem and, failing to do so
38
    within a reasonable period of time, the commission shall then
39
    issue an order fixing the time and place of hearing. Such
40 hearing shall be public".
                                                        CAMP of Clinton
 1
      Amend House File 691, page 6, line twenty-nine (29),
 2 by striking "ney and" and inserting in lieu thereof the
 3 following: "neys and ".
                                                      KLUEVER of Cass
 1
      Amend House File 714 by striking all after the
 2
    enacting clause and inserting in lieu thereof the contents
    of House File 290.
                                               ANDERSEN of Woodbury
  1
        Amend House File 720 as follows:
  2
        By striking everything after the enacting clause and in-
  3
     serting in lieu thereof the following:
   4
        Section 1. As used in this Act:
        1. "Wire communication" means any communication made in
```

6 whole or in part through the use of facilities for the trans7 mission of communications by the aid of wire, cable, or other
8 like connection between the point of origin and the point of

13

14

15

16

17

18

19

20

21

22

23

24 25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44 45

46

47

48

49

50

51

52 53

54

55

56

57

58

59

60

61 62

63

64

reception furnished or operated by any person engaged as a 10 common carrier in providing or operating such facilities for 11 the transmission of intrastate, interstate, or foreign com-12 munications.

- 2. "Oral communication" means any oral communication uttered by a person exhibiting an expectation that such communication is not subject to interception under circumstances justifying such expectation.
- 3. "Intercept" means the aural acquisition of the contents of any wire or oral communication through the use of any electronic, mechanical or other device.
- 4. "Person" means any official, employee, or agent of the United States or any state or political subdivision thereof, and any individual, partnership, association, joint stock company, trust, or corporation.
- 5. "Investigative or law-enforcement officer" means any officer of the state or political subdivision thereof, who is empowered by the law of this state to conduct investigations of or to make arrests for offenses referred to in section two (2) of this Act, and any attorney charged by law to prosecute such offenses.
- 6. "Contents" when used with respect to any wire or oral communication, includes any information concerning the identity of the parties to such communication or the existence, substance, purport, or meaning of that communication,
- 7. "Aggrieved person" means a person who was a party to any intercepted wire or oral communication or a person against whom the interception was directed.
- 8. "State" means any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, and any territory or possession of the United States.
- Sec. 2. The attorney general of this state or the county attorney of any county of this state is hereby authorized to make application to a judge of the district court for an order authorizing or approving the interception of wire or oral communications, and such judge may grant in conformity with section four (4) of this Act an order authorizing, or approving the interception of wire or oral communications by investigative or law-enforcement officers having responsibility for the investigation of the offense as to which the application is made, when such interception may provide or has provided evidence of the commission of the offense of murder, kidnaping, gambling, robbery, bribery, extortion, prostitution or dealing in narcotic drugs, marijuana or other dangerous drugs, or any other crime dangerous to life, limb or property, and punishable by imprisonment for more than one year, or any conspiracy to commit any of the foregoing offenses.
- 1. Any investigative or law-enforcement officer who, by any means authorized by this Act or chapter one hundred nineteen (119), title eighteen (18) of the United States code as heretofore or hereafter amended, has obtained knowledge of the contents of any wire or oral communication, or evidence derived therefrom, may disclose such contents to another investigative or law-enforcement officer to the extent that such disclosure is appropriate to the proper

65 performance of the official duties of the officer making
 66 or receiving the disclosure.
 67 2. Any investigative or law-enforcement officer, who

- 2. Any investigative or law-enforcement officer, who by any means authorized by this Act or chapter one hundred nineteen (119), title eighteen (18) of the United States code as heretofore or hereafter amended, has obtained knowledge of the contents of any wire or oral communication or evidence derived therefrom may use such contents to the extent such use is appropriate to the proper performance of his official duties.
- 3. Any person who has received, by any means authorized by this Act or chapter one hundred nineteen (119), title eighteen (18) of the United States code as heretofore or hereafter amended, or by a like statute of any other state, any information concerning a wire or oral communication, or evidence derived therefrom intercepted in accordance with the provisions of this Act may disclose the contents of that communication or such derivative evidence while giving testimony under oath or affirmation in any proceeding in any court or before any grand jury in this state, or in any court of the United States or of any state, or in any federal or state grand-jury proceeding.
- 4. No otherwise privileged wire or oral communication intercepted in accordance with, or in violation of, the provisions of this Act or chapter one hundred nineteen (119), title eighteen (18) of the United States code as heretofore or hereafter amended, shall lose its privileged character.
- 5. When an investigative or law-enforcement officer. while engaged in intercepting wire or oral communications in the manner authorized, intercepts wire or oral communications relating to offenses other than those specified in the order of authorization or approval, the contents thereof. and evidence derived therefrom, may be disclosed or used as provided in subsections one (1) and two (2) of this section. Such contents and any evidence derived therefrom may be used under subsection three (3) of this section when authorized or approved by a judge of the district court where such judge finds on subsequent application, made as soon as practicable, that the contents were otherwise intercepted in accordance with the provisions of this Act, or chapter one hundred nineteen (119), title eighteen (18) of the United States code, as heretofore or hereafter amended, or by a like statute.
- Sec. 4. 1. Each application for an order authorizing or approving the interception of a wire or oral communication shall be made in writing upon oath or affirmation to a judge of the district court and shall state the applicant's authority to make such application. Each application shall include the following information:
- a. The identity of the investigative or law-enforcement officer requesting the application, and the prosecuting official authorizing the application.
- b. A full and complete statement of the facts and circumstances relied upon by the applicant, to justify his belief that an order should be issued, including (1) details as to the particular offense that has been, is being, or is

about to be committed, (2) a particular description of the
nature and location of the facilities from which or the
place where the communication is to be intercepted, (3) a
particular description of the type of communications sought
to be intercepted, (4) the identity of the person, if known,
committing the offense and whose communications are to be
intercepted.

- c. A full and complete statement as to whether or not other investigative procedures have been attempted and failed or why they reasonably appear to be unlikely to succeed if attempted or to be too dangerous.
- d. A statement of the period of time for which the interception is required to be maintained. If the nature of the investigation is such that the authorization for interception should not automatically terminate when the described type of communication has been obtained, a particular description of facts establishing probable cause to believe that additional communications of the same type will occur thereafter.
- e. A full and complete statement of the facts concerning all previous applications known to the individual authorizing and making the application, made to any judge for authorization to intercept, or for approval of interceptions of, wire or oral communications involving any of the same persons, facilities, or places specified in the application, and the action taken by the judge on each such application; and
- f. Where the application is for the extension of an order, a statement setting forth the results thus far obtained from the interception, or a reasonable explanation of the failure to obtain such results.
 - The judge may require the applicant to furnish additional testimony or documentary evidence under oath or affirmation in support of the application. Oral testimony shall be reduced to writing.
 - 3. Upon such application the judge may enter an ex parte order, as requested or as modified, authorizing or approving interception of wire or oral communications, if the judge determines on the basis of the facts submitted by the applicant that:
 - a. There is probable cause for belief that an individual is committing, has committed, or is about to commit a particular offense enumerated in section two (2) of this Act.
 - b. There is probable cause for belief that particular communications concerning that offense will be obtained through such interception.
 - c. Normal investigative procedures have been attempted and have failed or reasonably appear to be unlikely to succeed if attempted or appear to be too dangerous.
 - d. There is probable cause for belief that the facilities from which, or the place where, the wire or oral communications are to be intercepted are being used, or are about to be used, in connection with the commission of such offense, or are leased to, listed in the name of, or commonly used by such person.
- 4. Each order authorizing or approving the interception of any wire or oral communication shall specify:

181

186

187

188

210

211

212

213

214

215 216

217

218

219

220

221

222

228

224 225

226

227

228

229

230

231

232

- a. The identity of the person, if known, whose communica-177 178 tions are to be intercepted.
- b. The nature and location of the communications facili-180 ties as to which, or the place where, authority to intercept is granted, and the means by which such interceptions shall 182 be made.
- 183 c. A particular description of the type of communication 184 sought to be intercepted, and a statement of the particular 185 offense to which it relates.
 - d. The identity of the agency authorized to intercept the communications, and of the person authorizing the application: and
- e. The period of time during which such interception is 189 190 authorized, including a statement as to whether or not the interception shall automatically terminate when the described 191 192 communication has been first obtained.
- 193 5. No order entered under this section may authorize or 194 approve the interception of any wire or oral communication 195 for any period longer than is necessary to achieve the objective of the authorization, nor in any event longer than thirty 196 197 days. Extensions of an order may be granted, but only upon 198 application for an extension made in accordance with subsec-199 tion one (1) of this section and the court making the find-200 ings required by subsection three (3) of this section. The 201 period of extension shall be no longer than the authorizing 202 judge deems necessary to achieve the purposes for which it 203 was granted and in no event longer than thirty days. Every 204 order and extension thereof shall contain a provision that 205 the authorization to intercept shall be executed as soon as 206 practicable, shall be conducted in such a way as to minimize 207 the interception of communications not otherwise subject to 208 interception under this Act, and shall terminate upon attainment 209 of the authorized objective, or in any event in thirty days.
 - 6. Whenever an order authorizing interception is entered pursuant to this Act, the order may require reports to be made to the judge who issues the order showing what progress has been made toward achievement of the authorized objective and the need for continued interception. Such reports shall be made at such intervals as the judge may require.
 - 7. a. The contents of any wire or oral communication intercepted by any means authorized by this Act shall, if possible, be recorded on tape or wire or other comparable device. The recording of the contents of any wire or oral communication under this subsection shall be stored and maintained in such way as will protect the recording from editing or other alterations. Immediately upon the expiration of the period of the order, the extensions thereof, such recordings shall be made available to the judge issuing such order and sealed under his directions. Custody of the recordings shall be wherever the judge orders and they shall not be destroyed for a period of ten years. Duplicate recordings may be made for use or disclosure pursuant to the provisions of subsections one (1) and two (2) of section three (3) of this Act for investigations. The presence of the seal provided for by this subsection, or a satisfactory explanation for the absence thereof, shall be a prerequisite

for the use or disclosure of the contents of any wire or oral communication or evidence derived therefrom under subsection three (3) of section three (3) of this Act.

- b. Applications made and orders granted under this Act shall be sealed by the judge. Custody of the applications and orders shall be wherever the judge directs. Such applications and orders shall be disclosed only upon a showing of good cause before a judge of competent jurisdiction and shall not be destroyed for a period of ten years.
- c. Any violation of the provisions of this subsection may be punished as contempt of court.
- 8. Within a reasonable time but not later than ninety days after the filing of an application for an order of approval under this Act which is denied or the termination of the period of an order or extensions thereof, the issuing or denying judge shall cause to be served, on the persons named in the order or the application, and such other parties to intercepted communications as the judge may determine in his discretion that is in the interest of the justice, an inventory which shall include notice of all of the following:
 - a. The fact of the entry of the order or the application.
- b. The date of the entry and the period of authorized, approved or disapproved interception, or the denial of the application.
- c. The fact that during the period wire or oral communications were or were not intercepted. The judge, upon the filing of a motion may, in his discretion, make available to such person or his counsel for inspection such

portions of the intercepted communications, applications, and orders as the judge determines to be in the interest of justice. On an ex parte showing of good cause to a judge of competent jurisdiction the serving of the inventory required by this sub-

265 section may be postponed.

- 9. The contents of any intercepted wire or oral communication or evidence derived therefrom shall not be received in evidence or otherwise disclosed in any trial, hearing, or other proceeding in any court of this state unless each party, not less than ten days before the trial, hearing, or proceeding, has been furnished with a copy of the court order, and accompanying application, under which the interception was authorized or approved. This ten-day period may be waived by the judge if he finds that it was not possible to furnish the party with the above information ten days before the trial, hearing, or proceeding and that the party will not be prejudiced by the delay in receiving such information.
- 10. a. Any aggrieved person in any trial, hearing, or proceeding in or before any court, department, officer, agency, regulatory body, or other authority of this state, or a political subdivision thereof, may move to suppress the contents of any intercepted wire or oral communication, or evidence derived therefrom, on the grounds that (1) the communication was unlawfully intercepted; (2) the order of authorization or approval under which it was intercepted is insufficient on its face; or (3) the interception was not made in conformity with the order of authorization or

approval. Such motion shall be made before the trial, hear-ing, or proceeding unless there was no opportunity to make such motion or the person was not aware of the grounds of the motion. If the motion is granted, the contents of the intercepted wire or oral communication, or evidence derived therefrom, shall be treated as having been obtained in viola-tion of this Act. The judge, upon the filing of such motion by the aggrieved person, may in his discretion make available to the aggrieved person or his counsel for inspection such portions of the intercepted communication or evidence derived therefrom as the judge determines to be in the interest of iustice.

- b. In addition to any other right to appear, the state shall have the right to appeal:
- (1) From an order granting a motion to suppress made under paragraph a of this subsection if the attorney general or prosecuting attorney shall certify to the judge or other official granting such motion that the appeal is not taken for purposes of delay. Such appeal shall be taken within thirty days after the date the order of suppression was entered and shall be diligently prosecuted as in the case of other interlocutory appeals or under such rules as the supreme court may adopt.
- (2) From an order denying an application for an order of authorization or approval, and such an appeal shall be ex parte and shall be in camera in preference to all other pending appeals in accordance with rules promulgated by the supreme court.
- Sec. 5. A good-faith reliance on a court order issued under the provisions of this Act shall constitute a complete defense to any civil or criminal action brought for violation of this Act.
- Sec. 6. In January of each year, the attorney general of this state and the prosecuting attorney of each county shall report to the administrative office of the United States courts such information as is required to be filed by title eighteen (18) U.S.C. section two thousand five hundred nineteen (2519), as heretofore or hereafter amended. A duplicate copy of such reports shall be filed, at the same time, with the chief justice of the supreme court.
 - Sec. 7. It shall not be unlawful:
- 1. For a person acting under color of law to intercept a wire or oral communication, where such person is a party to the communication or one of the parties to the communication has given prior consent to such interception; or
- 2. For a person not acting under color of law to intercept a wire or oral communication where such person is a party to the communication or where one of the parties to the communication has given prior consent to such interception unless such communication is intercepted for the purpose of committing any criminal, tortious or other injurious act.
- 3. For an operator of a switchboard, or an officer, employee, or agent of any communication common carrier, whose facilities are used in the transmission of a wire communica-

2

3

11

12 13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

```
344
     tion, to intercept, disclose, or use that communication in
345
     the normal course of his employment while engaged in any
346
     activity which is a necessary incident to the rendition of
347
     his service or to the protection of the rights or property
348
     of the carrier of such communication; however, said communica-
349
     tion common carriers shall not utilize service observing or
350
     random monitoring except for mechanical or service quality
351
     control checks.
352
       Sec. 8. Section seven hundred sixteen point seven (716.7),
353
     Code 1966, is hereby amended by inserting in line seventeen
354
```

Code 1966, is hereby amended by inserting in line seventeen (17), before the word "tap" the words "and unlawfully".

Sec. 9. If any portion or subsection of this Act or the application thereof to any person or circumstance is invalid,

application thereof to any person or circumstance is invalidated such invalidity shall not affect other sections or applications of the Act which can be given effect without the invalid section or application, and to this end the provisions of this Act are declared to be severable.

FISCHER of Grundy

1 Amend House File 774 as follows:

1. Insert on page one (1) between lines thirteen (18) and fourteen (14) the following paragraph:

"Whereas, the General Assembly finds and determines that the provisions of this Act are necessary in order to aid compliance with the Constitution; advance the welfare of the state, encourage the full and lawful participation of all eligible citizens in elections; assure the integrity of elections; and enable voters and election officials to determine where a citizen is a resident for the purpose of voting; Now therefore:"

- 2. Page ten (10), line thirty-five (35), insert after the word "Code" the following: "as amended by section twenty-two (22) of this Act".
- 3. Page eleven (11), line twenty-one (21), insert after the word "Code" the following: "as amended by section thirty (30) of this Act".
- 4. Page eighteen (18), add after line twenty-eight (28) a new subsection as follows:
- 7. This section shall in no way affect "residence" for the purpose of distribution of funds under sections one hundred twenty-three point fifty (123.50) and three hundred twelve point three (312.3) of the Code on a basis of populations of counties, cities or towns as established by any federal census.
- 5. Page seventeen (17), strike section fifty-four (54) and renumber the following section.
- 6. Page fifteen (15), strike section forty-eight (48) and insert in lieu thereof the following:

Sec. 48. Chapter fifty-three (53), Code 1966, is amended by adding at the end thereof the following new section:

"Citizens of the United States temporarily residing outside the territorial limits of the United States and the District of Columbia and their spouses and dependents when residing with or accompanying them shall be accorded the privilege of absentee voting in the same manner as members of the armed forces." Amend House File 772 as follows:
1. Page 1, line six (6), by striking
the words "automatic shutoff".
2. Page 1 by striking all after the
word "intervals" in line seven (7) and
all of lines eight (8) and nine (9) and
inserting in lieu thereof the words
"as recommended and approved by the
commerce commission".

CAMPBELL of Washington

On motion by McCartney of Floyd, the House adjourned until 9:45 a.m., Wednesday, April 16, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, APRIL 16, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend James Leistikow, pastor of the First Lutheran Church, Sioux City, Iowa.

The Journal of Tuesday, April 15, 1969, was approved.

PRESENTATION OF DISTINGUISHED GUESTS

Klein of Winnebago-Worth presented to the House the Honorable Henry A. Nelson, former member of the House from Winnebago County in the Fifty-sixth through Fifty-ninth General Assemblies and Speaker of the House in the Fifty-ninth General Assembly.

The House rose and extended their welcome.

Lawson of Cerro Gordo presented to the House the Honorable William H. Nicholas, former member of the House from Cerro Gordo County in the Fifty-second and Fifty-second Extra General Assemblies and was elected Lieutenant Governor in 1950 and 1956.

The House rose and extended their welcome.

PRESENTATION OF VISITORS

Cochran and Mayberry of Webster presented to the House thirtysix students from the Motwational Learning Center, Fort Dodge, accompanied by J. David Turner, Title 3 Project Director, Thomas Sandell, social studies coordinator, and Marcia Sweeney and Lorraine Johnson, staff members.

Dougherty of Lucas-Monroe presented to the House eleven seventh grade students of Melrose School of Albia Community School District and their teacher, Paul Brooks, and sponsors, Mrs. Pat Knowles, Evelyn Tierney and John Parenza.

Franklin of Polk presented to the House eight students of Irving Junior High School, Des Moines, and their teachers, Mrs. Szumski and Mr. Smith.

Hansen of Black Hawk presented to the House Mrs. Esther Jepsen Johnson, mother of Lieutenant Governor Roger Jepsen.

Millen of Jefferson-Van Buren presented to the House forty-eight senior high school students of Harmony High School and their teachers, Larry Groghan, Mr. Alderton, and Mr. Grirondon, student teacher from Parsons College. He also introduced his son, David Millen, who has been a member of Harmony High, but is now attending Roosevelt High School in Des Moines.

Miller of Jones presented to the House one hundred five students of Monticello Community Schools and their teachers, Mrs. Dorothy Adams, Frank Frostestad, John Koch and Kem Weber.

Miller of Page presented to the House fifteen seniors of the comparative government class of Shenandoah Community High School and their sponsor, Muriel Keenan, and Greig Reinders, a student teacher from Peru, Nebraska.

Pierson of Mahaska presented to the House seventy-five students from the senior class of Oskaloosa Junior High School and their sponsors, Mr. Boink, Mr. Fry and Mr. Cain.

Pierson of Mahaska presented to the House Army Specialist Daryl Barnard who has just completed a tour in Vietnam. He is a member of 1st Infantry Division serving with the Black Scarf Battalion of the U. S. Army.

Schroeder of Pottawattamie presented to the House the Honorable Lawrence E. Allen, former member of the House from Pottawattamie County in the Sixty-second General Assembly.

Strand of Poweshiek presented to the House sixty-five sixth grade students of Grinnell-Newburg Bailey Park Schools and their teachers, Mrs. Hiser and Miss Hauptman.

Stromer of Hancock presented to the House twenty-seven high school students of the government class of Kanawha High School and their sponsors, Lee Anderson and Mrs. Burnup.

Van Drie of Story presented to the House thirty-eight senior students of Colo High School and their teacher, John Cochrane.

Welden of Hardin presented to the House eighty-five students from Radcliffe School and their sponsors, Mr. Ashby, Mr. Molendays and Mr. Barber.

Winkelman of Calhoun presented to the House sixty senior students from Rockwell City High School and their teachers, Donald Kokrda and Roger Heirigs.

Dougherty of Lucas-Monroe presented to the House twenty-five senior students of the government class of Russell Community

School and their teacher, Dean White, and also Dean Kimler who was a student in class of 1968 and is now in the Armed Services.

Hansen of Black Hawk presented to the House seven students of Cedar Falls Group Home and their sponsor, David Knock.

Waugh of Monona presented to the House the Honorable Bert Fullerton, former member of the House from Woodbury County in the Sixty-second General Assembly.

Klein of Winnebago-Worth presented to the House eleven students from Lake Mills Community High School governmental systems class and their instructor, G. Thompson, and the high school principal, R. Eastman.

PETITION

The following petition was received and placed on file:

By Van Drie of Story, from four hundred seventy-eight employees of the Iowa State Highway Commission, Ames area, who object to being placed under the state merit system; and from three employees who do not object.

INTRODUCTION OF BILL

House File 798, by committee on social services, a bill for an act authorizing a tax levy to create a county public health fund.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 40, a bill for an act to provide certain regulations in the procurement of insurance by a vendor of personal property sold on installment contracts.

Read first time and referred to committee on commerce.

Senate File 97, a bill for an act relating to the filing of retail licensee prices.

Read first time and referred to committee on commerce.

Senate File 120, a bill for an act relating to the surrender of beer permits.

Read first time and referred to committee on law enforcement.

Senate File 405, a bill for an act relating to barbering fees.

Read first time and referred to committee on social services.

Senate File 622, a bill for an act to appropriate administration and educational training aid funds from the general fund of the state to the department of public instruction.

Read first time and referred to committee on appropriations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 215 and Senate File 606, under Rule 35.

HOUSE CONCURRENT RESOLUTION 30

By Stromer

Whereas, all citizens of our state are interested in achievement of our Congress and their efforts to establish high standards in the operation of our federal government: and

Whereas, our citizens feel at times that legislation that is passed creates inequities in representation, unequal distribution of tax revenues; and

Whereas, many of our citizens wish to create a high standard toward which our chosen national legislators should aim in the passage of new legislation which would eliminate waste of national revenue, and would uphold higher standards for federal officials, both elective and appointive; now, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, that this General Assembly memorialize Congress, in the enactment of legislation, to be attentive to the needs of the people so that such legislation be directed toward equitable tax laws, equal representation, and in all instances to be mindful of the needs of the people in the passage of all future legislation.

Laid over under Rule 25.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of House File 781, a bill for an act to establish the composition of the General Assembly and provide for election of the members thereof.

MOTION TO RECONSIDER

Johnston of Johnson called up for consideration his motion to reconsider filed April 15 and found on page 1024 of the House Journal.

Johnston of Johnson asked for unanimous consent to withdraw his motion to reconsider.

Objection was raised.

Johnston of Johnson moved that his motion to reconsider be withdrawn.

Motion lost.

Johnston of Johnson moved to reconsider the vote by which division 2 of the Nelson, et al., amendment to House File 781 was adopted.

Roll call was requested by Gannon of Jasper and Johnston of Johnson.

On the question "Shall the vote by which division 2 of the Nelson, et al., amendment to House File 781 was adopted be reconsidered?"

The ayes were, 34:

Bailey	Ewell	Mayberry	Renda
Bennett	Franklin	McCormick	Rodgers
Blouin	Gannon	Mezvinsky	Schmeiser
Brinck	Jesse	Middleswart	Schwartz
Caffrey	Johnston of	Newton	Skinner
Cochran	Johns o n	Nolting	Stroburg
Crosier	Kennedy of	Poncy	Tapscott
Dougherty	Chickasaw	Priebe	Wells
Doyle	Kennedy of	Radl	
Dunton	Dubuque		

The nays were, 83:

A 7.	0 1	37 1 1 11	~ ,
Alt	Graham	Mendenhall	Sanders
Andersen	Hamilton	Menefee	Schroeder
Battles	Hansen of	Millen	Shaw
Bergman	Black Hawk	Miller of	Shepherd
Campbell	Hanson of	Des Moines	Sorg
Christensen	Howard-Mitchell		Stokes
Corey	Hill	Jones	Strand
Cunningham	Holden	Miller of	Stromer
Darrington	Huff	Marshall	Strothman
Den Herder	Johnson of	Miller of	Tieden
Dietz	Audubon	Page	Van Drie
Dooley	Kehe	Milligan	Van Nostrand
Drake	Kitner	Mohrfeld	Van Roekel
Edgington	Knight	Nelson	Varley
Ellsworth	Knoblauch	Nielsen	Voorhees
Fischer of	Koch	O'Hearn	Walter
Grundy	Kreamer	Ossian	Warren
Fisher of	Kruse	Pelton	Waugh
Greene	Langland	Perkins	Weichman
Freeman of	Lawson	Peterson	Welden
Buena Vis ta	Lippold	Pierson	Winkelman
Freeman of	Lipsky	Rex	Wolfe
Clay-Dickinson	McCartney	Roorda	Mr. Speaker
Goode	McIntyre		-

Absent or not voting, 7:

Baker	Crabb	Klein	Logue
Camp	Grasslev	Kluever	_

The motion lost.

MOTION TO RECONSIDER LOST

Gannon of Jasper called up for consideration his motion to reconsider filed April 15 and found on page 1023 of the House Journal.

Gannon of Jasper moved to reconsider the vote by which division 1 of the Nelson, et al., amendment to House File 781 was adopted.

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the vote by which division 1 of the Nelson, et al., amendment to House File 781 was adopted be reconsidered?"

The ayes were, 41:

Bailey	Ewell	Kennedy of	Poncy
Baker	Franklin	Dubuque	Priebe
Benn ett	Freeman of	Knight	Radl
Blouin	Buena Vista	Knoblauch	Renda
Brinck	Freeman of	Mayberry	Rodgers
Caffrey	Clay-Dickinson	McCormick	Schmeiser
Cochran	Gannon	Mezvinsky	Schwartz
Crosier	Jesse	Middleswart	Skinner
Dietz	Johnston of	Miller of	Stroburg
Dougherty	Johnson	Des Moines	Tapscott
Doyle	Kennedy of	Newton	Wells
Dunton	Chickesaw	Nolting	

The navs were, 76:

,			
Alt	Hansen of	Menefee	Shepherd
Andersen	Black Hawk	Millen	Sorg
Battles	Hanson of	Miller of	Stokes
Bergman	Howard-Mitchell	Marshall	Strand
Campbell	Hill	Miller of	Stromer
Christensen	Holden	Page	Strothman
Corey	Huff	Milligan	Tieden
Cunningham	Johnson of	Mohrfeld	Van Drie
Darrington	Audubon	Nelson	Van Nostrand
Den Herder	Kehe	Nielsen	Van Roekel
Dooley	Kitner	O'Hearn	Varley
Drake	Koch	Ossian	Voorhees
Ellsworth	Kreamer	Pelton	Walter
Fischer of	Kruse	Perkins	Warren
Grundy	Langland	Peterson	Waugh
Fisher of	Lawson	Pierson	Weichman
Greene	Lippold	Rex	Welden
Goode	Lipsky	Roorda	Winkelman
Graham	McCartney	Sanders	Wolfe
Grassley	McIntyre	Schroeder	Mr. Speaker
Hamilton	Mendenhall	Shaw	

Absent or not voting, 7:

Camp	Edgington	Kluever	Miller of
Crabb	Klein	Logue	Jones

The motion lost.

MOTIONS TO RECONSIDER WITHDRAWN

Mezvinsky of Johnson asked and received unanimous consent to withdraw his motion filed on April 15 and found on page 1023 of the House Journal.

Baker of Boone asked and received unanimous consent to withdraw his motion filed on April 15 and found on page 1024 of the House Journal.

Speaker pro tempore Millen in the chair at 11:15 a.m.

Brinck of Lee moved that House File 781 be re-referred to the committee on constitutional amendments and reapportionment for further study.

Motion lost.

Speaker Harbor in the chair at 11:55 a.m.

(House File 781 pending at recess.)

On motion by McCartney of Floyd, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

HOUSE FILE 798 REFERRED

The Speaker announced that House File 798 by committee on social services is hereby referred to the committee on ways and means, under Rule 31.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 24, extending sympathy to the family of the late Honorable Dan W. Turner and providing for appointment of a joint committee to represent the Sixty-third General Assembly at the funeral and that the President of the Senate has appointed, on the part of the Senate, the Senator from Adams, Senator Briles, and the Senator from Page, Senator Lisle.

CARROLL A. LANE Secretary of the Senate

ADOPTION OF SENATE CONCURRENT RESOLUTION 24

Ossian of Adams-Montgomery asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 24 and moved its adoption:

SENATE CONCURRENT RESOLUTION 24

By Stanley and Frommelt

Whereas, on the 15th day of April, 1969, the Honorable Dan W. Turner, former Governor and Senator of the State of Iowa, passed away, and

Whereas, we of the Sixty-third General Assembly knew him to be a true and faithful public servant, a man of courage and conviction, a devoted husband and father, and

Whereas, we mourn and regret the loss to the state of a loyal and honored

citizen, now, therefore,

Be It Resolved by the Senate, the House of Representatives Concurring: That we extend to the bereaved family and relatives of the late Honorable Dan W. Turner our deep and profound sympathy in their sorrow, and that the President of the Senate and the Speaker of the House of Representatives each appoint a committee of two to represent the Sixty-third General Assembly at his funeral.

Be It Further Resolved: That an original signed copy of this resolution be forwarded to each member of his family.

Motion prevailed and the resolution was adopted.

ANNOUNCEMENT BY THE SPEAKER

Pursuant to the provisions of Senate Concurrent Resolution 24, I hereby appoint, on the part of the House, the following members to attend the funeral of the late Honorable Dan W. Turner: The Gentleman from Adams-Montgomery, Mr. Ossian; the Gentleman from Page, Mr. Miller, and the Gentleman from Fremont-Mills, Mr. Harbor.

ADOPTION OF HOUSE RESOLUTION 8

Cunningham of Story called up for consideration House Resolution 8, filed April 15 and found on page 1002 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILL

(House File 781)

The House resumed consideration of **House File 781**, a bill for an act to establish the composition of the General Assembly and provide for election of the members thereof.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 781)

The ayes were, 83:

Alt	Grah a m	Lipsky	Roorda
Andersen	Grassley	Logue	Sanders
Battles	Hamilton	McCartney	Schroeder
Bergman	Hansen of	McIntyre	Shaw
Camp	Black Hawk	Menefee	Shepherd
Campbell	Hanson of	Millen	Sorg
Christensen	Howard-Mitchell	Miller of	Stokes
Corey	Hill	Jones	Strand
Crabb	Holden	Miller of	Stromer
Cunningham	Huff	Marshall	Strothman
Darrington	Johnson of	Miller of	Tieden
Den Herder	Audubon	Page	Van Drie
Dooley	Kehe	Milligan	Van Nostrand
Drake	Kitner	Mohrfeld	Van Roekel
Edgington	Klein	Nelson	Varley
Ellsworth	Kluever	Nielsen	Voorhees
Fischer of	Knight	O'Hearn	Walter
Grundy	Koch	Ossian	Warren
Fisher of	Kreamer	Pelton	Waugh
Greene	Kruse	Perkins	Weichman
Freeman of	Langland	Peterson	Welden
Buena Vista	Lawson	Pierson	Wolfe
Goode	Lippold	Rex	Mr. Speaker

The nays were, 41:

Bailey	Ewell	Knoblauch	Priebe
Baker	Franklin	Mayberry	Radl
Bennett	Freeman of	McCormick	Renda
Blouin	Clay-Dickinson	Mendenhall	Rodgers
Brinck	Gannon	Mezvinsky	Schmeiser
Caffrey	Jesse	Middleswart	Schwartz
Cochran	Johnston of	Miller of	Skinner
Crosier	Johnson	Des Moines	Stroburg
Dietz	Kennedy of	Newton	Tapscott
Dougherty	Chickasaw	Nolting	Wells
Doyle	Kennedy of	Poncy	Winkelman
Dunton	Dubuque	-	

Absent or not voting, none.

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Van Nostrand of Pottawattamie moved to reconsider the vote by which House File 781 passed the House and that the motion to reconsider be laid on the table.

The motion prevailed.

ADDITIONAL COPIES

Miller of Page asked and received unanimous consent to have 500 additional copies printed of House File 781 as passed by the House.

SENATE AMENDMENTS CONSIDERED

Van Drie of Story called up for consideration House File 90, a bill for an act relating to parental responsibility for actions of children,

amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 90 as follows:

- 1. On page 1, strike lines 6 through 9, inclusive, and insert in lieu thereof the following:
- "1. The parent or parents of an unemancipated minor child under the age of eighteen years shall be liable for actual damages to person or property caused by unlawful acts of such child. However, a parent who is not entitled to legal custody of the minor child at the time of the unlawful act shall not be liable for such damages."
- 2. On page 1, lines 10 and 11, strike the words "charged with the care, custoday and control".

Motion prevailed and the House concurred in the Senate amendment.

Speaker pro tempore Millen in the chair at 3:40 p.m.

Van Drie of Story moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 90)

The ayes were, 109:

Freeman of Kruse Radi Andersen Buena Vista Langland Renda Bailey Freeman of Lawson Rex Clay-Dickinson Baker Lippold Rodgers Goode Battles Lipsky Roorda Graham Logue Sanders Bergman Grassley Mayberry Blouin Schmeiser Brinck Hamilton McCartney Schwartz Hansen of McCormick Shaw Caffrey Black Hawk McIntyre Shepherd Camp Campbell Hanson of Mendenhall Skinner Howard-Mitchell Menefee Christensen Sorg Stokes Cochran Harbor Mezvinsky Middleswart Hill Strand Corev Holden Crabb Miller of Stroburg Huff Crosier Marshall Stromer Cunningham Johnson of Miller of Tieden Audubon Page Van Drie Darrington Milligan Den Herder Johnston of Van Roekel Dietz Johnson Mohrfeld Varley Dooley Kehe Nelson Voorhees Dougherty Kennedy of Nielsen Walter Doyle Chickasaw Nolting Warren Drake Kennedy of O'Hearn Weichman Dunton Dubuque Ossian Welden Edgington Kitner Pelton Wells Ellsworth Perkins Winkelman Klein **Ewell** Kluever Peterson Wolfe Fisher of Knight Poncy Speaker Knoblauch Greene Priebe pro tempore Koch

The nays were, 2:

Newton

Pierson

Absent or not voting, 13:

Bennett Jesse Miller of Tapscott
Fischer of Kreamer Jones Van Nostrand
Grundy Miller of Schroeder Waugh
Franklin Des Moines Strothman

Gannon

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Christensen of Clarke-Union called up for consideration **House** File 60, a bill for an act relating to the maximum speed limit for school buses, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 60 as follows:

1. Amend line 9 by striking the comma after the word "system" and inserting in lieu thereof the following: "or on any four-lane primary highway,".

Motion prevailed and the House concurred in the Senate amendment.

Christensen of Clarke-Union moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 60)

The ayes were, 107:

Alt Edgington Johnson of Mendenhall Andersen Ellsworth Audubon Menefee Baker Ewell Johnston of Mezvinsky Battles Fischer of Johnson Middleswart Kehe Miller of Bergman Grundy Fisher of Des Moines Kennedy of Blouin Miller of **Brinck** Chickasaw Greene Freeman of Kennedy of Camp Marshall Campbell Buena Vista Miller of Dubuque Freeman of Kitner Christensen Page Clay-Dickinson Kluever Milligan Cochran Koch Corey Gannon Mohrfeld Crabb Goode Kreamer Nelson Newton Crosier Graham Kruse Nielsen Cunningham Grassley Langland Nolting Darrington Hamilton Lawson Den Herder Hansen of Lippold O'Hearn Black Hawk Lipsky Ossian Dietz Pelton Hanson of Dooley Logue Howard-Mitchell Mayberry Perkins Dougherty Holden Peterson Dovle McCartney Poncy Drake Huff McCormick McIntyre Priebe Dunton Jesse

Shepherd Radi Weichman Tieden Renda Skinner Van Drie Welden Rex Van Roekel Sorg Wells Roorda Stokes Varlev Winkelman Sanders Strand Voorhees Wolfe Schmeiser Stroburg Walter Speaker Schwartz Strothman Warren pro tempore Shaw

The nays were, none.

Absent or not voting, 17:

Bailey Hill Miller of Stromer Bennett Klein Jones Tapscott Van Nostrand Caffrey Knight Pierson Franklin Knoblauch Rodgers Waugh Schroeder Harbor

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Holden of Scott called up for consideration House File 151, a bill for an act relating to permanent registration of voters for elections held in certain community school districts, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 151 as follows:

- 1. Line 7 by striking the word "in" and inserting in lieu thereof the words "conducted by".
- 2. Line 2 by striking the words "held in" and inserting in lieu thereof the words "conducted by".

Motion prevailed and the House concurred in the Senate amendment.

Holden of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 151)

The aves were, 112:

Alt	Crosier	Fischer of	Hansen of
Andersen	Cunningham	Grundy	Black Hawk
Battles	Darrington	Fisher of	Hanson of
Bergman	Den Herder	Greene	Howard-Mitchell
Blouin	Dietz	Freeman of	Harbor
Brinck	Dooley	Buena Vista	Holden
Caffrey	Dougherty	Freeman of	Huff
Camp	Doyle	Clay-Dickinson	Jesse
	Drake	Gannon	Johnson of
Campbell Christensen	Dunton	Goode	Audubon
Cochran	Edgington	Graham	Johnston of
Corey	Ellsworth	Grassley	Johnson
Crabb	Ewell	Hamilton	Kehe

Kennedy of Mendenhall Ossian Stroburg Chickasaw Menefee Pelton Stromer Kennedy of Perkins Strothman Mezvinsky Dubuque Middleswart Peterson Tapscott Kitner Miller of Pierson Tieden Kluever Des Moines Poncy Van Drie Knight Miller of Priebe Van Roekel Knoblauch Jones Radl Varlev Koch Miller of Rex Voorhees Marshall Kreamer Roorda Walter Kruse Miller of Sanders Warren Langland Page Schmeiser Weichman Lawson Milligan Schwartz Welden Lippold Mohrfeld Wells Shaw Winkelman Logue Shepherd Nelson Mayberry Newton Skinner Wolfe McCartney Nielsen Sorg Speaker McCormick Nolting Stokes pro tempore McIntvre O'Hearn Strand

The nays were, none.

Absent or not voting, 12:

Bailey	Franklin	Lipsky	Schroeder
Baker	Hill	Renda	Van Nostrand
Benn ett	Klein	Rodgers	Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILL

APPROPRIATIONS CALENDAR

The House resumed consideration of **House File 778**, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the Iowa state fair board.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend House File 778, page 2, by striking all of section 2.

The amendment was lost.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (II.F. 778)

The ayes were, 104:

Alt Andersen Bailey Baker	Bergman Blouin Brinck Caffrey	Campbell Christensen Cochran Corev	Crosier Cunningham Darrington Den Herder
Battles	Camp	Crabb	Dietz

Dooley	Huff	Miller of	Shaw
Dougherty	Johnson of	Jones	Shepherd
Drake	Audubon	Miller of	Stokes
Dunton	Kehe	Marshall	Strand
Edgington	Kennedy of	Miller of	Strobur g
Ellsworth	Dubuque	Page	Stromer
Ewell	Kitner	Milligan	Strothman
Fischer of	Kluever	Mohrfeld	Tapscott
Grund y	Knight	Nelson	Tieden
Fisher of	Knoblauch	Newton	Van Drie
Greene	Koch	Nielsen	Van Nostrand
Freeman of	Kreamer	Nolting	Van Roekel
Clay-Dickinson	Kruse	Ossian	Varley
Gannon	Lippold	Pelton	Voorhees
Goode	Lipsky	Perkins	Walter
Graham	Logue	Pierson	Warren
Grassley	Mayberry	Poncy	Weichman
Hamilton	McCartney	Priebe	Welden
Hansen of	McCormick	Renda	Wells
Black Hawk	Mendenhall	Rodgers	Winkelman
Hanson of	Menefee	Roorda	Wolfe
Howard-Mitchell		Sanders	Speaker
Harbor	Miller of	Schroeder	pro tempore
Hill	Des Moines	Schwartz	
Holden			
The nays were, 5	5 :		
Torne	Vonmader of	Dan	Cana

Jesse Kennedy of Rex Sorg
Chickasaw Schmeiser

Absent or not voting, 15:

Bennett Johnston of Lawson Peterson Doyle Johnson McIntyre Radl Franklin Klein Middleswart Skinner Freeman of Langland Waugh O'Hearn

Buena Vista

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF STEERING COMMITTEE (NONCONTROVERSIAL CALENDAR)

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

H. F. 305 Authorizing the gift of human body after death for specified purposes. By Milligan, Kreamer, Alt, Huff and Varley.

H. F. 77 Relating to snowmobiles. By Freeman of Clay-Dickinson and Johnson of Audubon-Guthrie.

H. F. 391 COMMITTEE BILL—Relating to the compensation of insurance examiners. By committee on commerce; Fischer of Grundy, chairman.

H. F. 163 Relating to administrative rules of departments of the state. By Grassley, Bailey, Shaw and Welden. (Companion Bill S. F. 142)

- H. F. 609 COMMITTEE BILL—Relating to the Iowa national guard.

 By committee on state government; Fisher of Greene, chairman. (Companion Bill S. F. 433)
- H. F. 231 Relating to the licensing of insurance agents in Iowa. By
 Andersen. (Companion Bill S. F. 179)
- H. F. 238 Relating to the appeal procedure for welfare applicants and recipients. By Dunton.
- H. F. 516 Relating to depressant, stimulant, and hallucinogenic drugs.

 By Voorhees, Dooley and Sorg.
- H. F. 497 Relating to certified seed. By Piersen, Strothman, Campbell, Stokes, et al.
- H. F. 250 Relating to snowmobiles. By Stromer.
- H. F. 657 COMMITTEE BILL—Relating to abolition of claims against the estates of certain blind persons who have received aid to the blind. By committee on social services; Holden, chairman.
- H. F. 660 COMMITTEE BILL—Relating to communicable diseases. By committee on social services; Holden, chairman. (Companion Bill S. F. 504)
- H. F. 535 To legalize and validate the proceedings of the Board of Directors of Area Community College and the Board of Directors of the Boone Community School District. By Baker.
- H. F. 618 To abolish the state sheep association. By Rex, Dunton, Kruse, et al.
- H. F. 601 Relating to amateur boxing. By Hansen of Black Hawk, Voorhees, Nolting, et al. (Companion Bill S. F. 484)
- H. F. 455 Authorizing the department of public safety to receive and expend federal funds. By Fisher of Greene, Caffrey, Van Roekel, et al.
- H. F. 532 Relating to the operation of food service in public buildings by the commission for the blind. By Miller of Page, Ossian, Kehe, Mohrfeld, et al. (Companion Bill S. F. 479)
- H. F. 559 Granting the Iowa liquor control commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the business for a limited time. By Van Drie, Dunton, Perkins, et al.
- S. F. 287 Relating to the reporting of rules of civil procedure to the General Assembly. By committee on judiciary.
- S. F. 129 Relating to the issuance of marriage licenses. By Briles and Leonard.
- S. F. 330 Relating to eminent domain. By committee on judiciary.
- H. F. 352 Relating to the use of studded tires. By Stokes.
- H. F. 534 Relating to unauthorized possession of official traffic-control devices. By Cunningham, Millen, Edgington and Nielsen.
- H. F. 617 Relating to the propagation and protection of wildlife. By Winkelman and Tieden.
- H. F. 602 Relating to printing machinery for the state auditor. By Fischer of Grundy, Goode, Bergman, et al. (Companion Bill S. F. 398)
- H. F. 427 Relating to the uniform issuance and return of teachers' contracts. By Kluever, Grassley, Langland and Lawson.
- S. F. 333 Relating to issuance of sheriffs' deeds to purchasers under special execution sale. By committee on judiciary.
- H. F. 745 Relating to secretaries and treasurers of certain county hospitals. By Kitner.

H. F. 508 Relating to deposits of public funds. By Dunton.

H. F. 560 To prohibit a refund of liquor control license fees. By Van Drie, Dunton, Fischer of Grundy, et al.

H. F. 628 Relating to the specifications and standards for cheese and cheese products. By Bailey.

H. F. 785 COMMITTEE BILL—Relating to watchmakers and repairmen. By committee on state government; Fisher of Greene, chairman.

S. F. 172 Extending the powers of notaries public beyond the boundaries of their county of residency to the entire state. By Thordsen, Rigler, Mowry, et al.

H. F. 625 Relating to administrative rules and regulations. By Schroeder. (Filed 4-3)

FLOYD H. MILLEN Chairman, Steering Committee

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 139, 175, 226 and 274.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 139, 175, 226 and 274.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 16, 1969, he approved and transmitted to the Secretary of State the following bill: House File 733.

REPORTS OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House Joint Resolution 15, a joint resolution to create a special interim study committee on municipal statutes and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 15 as follows:

Page 2, line thirty-one (31), by striking the words and figures "fifty thousand (50,000)" and inserting in lieu thereof the words and figures "twenty-five thousand (25,000)".

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 291, a bill for an act relating to the eradication of hog cholera, the establishment of a biological products pool, and to make appropriations therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 291 as follows:

Page 7, line one (1) (page 8, line twenty-two (22) of reprint), by striking the word "eighty" and inserting in lieu thereof the word "fifty".

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 610, a bill for an act to create the general contingent fund of the state and specifying the purposes for which the appropriation may be used, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 610 as follows:

Line twenty-one (21) by inserting after the period the following: "Any allocation in excess of thirty-five thousand (35,000) dollars must be approved by the budget and financial control committee."

JOHN CAMP, Chairman

AMENDMENTS FILED

Amend House Joint Resolution 13 by striking all after the first "Whereas," and by inserting in lieu thereof the

3 following:
4 "question

6

20

22

"questions have arisen concerning the land-use policies

5 of the state highway commission; and

Whereas, the make-up and organization of the state

7 highway commission should be studied; and

Whereas, the functioning of the state highway commission and the employment policies thereof should be investigated;

10 NOW THEREFORE,

11 Be It Enacted by the General Assembly of the State of Iowa:

12 Section 1. The legislative research committee or its

13 successor is directed to create a study committee as

14 provided by law, which committee shall include members of

15 the appropriate standing committees of the House of

16 Representatives and Senate, to conduct during the 1969-1970

17 legislative interim a comprehensive study of the state

18 highway commission relating to its general operation.

19 employment policies, and land-use policies.

Staff assistance shall be provided by the legislative

21 research bureau.

Sec. 2. A report of the study shall be prepared and

- 23 submitted to members of the Sixty-third General Assembly
- 24 and shall be accompanied by any legislative bill drafts
- 25 designed to carry out the recommendations of the committee.

EDGINGTON of Franklin BAILEY of Wright FISCHER of Grundy

- 1 Amend House File 619 as follows:
- 2 By striking from line eight (8) the words ", replaced
- 3 or extensively repaired".

PIERSON of Mahaska SCHWARTZ of Wapello WAUGH of Monona

- Amend House File 791 as follows:
- 2 Page 2 by striking lines eighteen (18), nineteen (19)
- 3 and twenty (20) and inserting in lieu thereof the following:
- 4 "The application required herein shall be on forms furnished
- 5 by the conservation commission and shall be without fee."

CHRISTENSEN of Clarke-Union

- 1 Amend Senate File 295 as follows:
- 2 1. Amend page one (1) and page two (2) by striking 3
 - all of subsection five (5) and inserting the following in
- 4 lieu thereof:
- 5 "5. "Accredited private institution" means an institution
- 6 of higher learning located in Iowa which is operated privately
- and not controlled or administered by any state agency or any
- 8 subdivision of the state and
- 9 (a) which is accredited by the North Central Association
- 10 of Colleges and Secondary Schools accrediting agency based on
- 11 their requirements as of April 1, 1969, or
- 12 (b) which has been certified by the North Central Associa-
- 13 tion of Colleges and Secondary Schools accrediting agency based
- 14 on their requirements as of April 1, 1969, (1) as a candidate
- 15 for accreditation by such agency or (2) as a school giving
- 16 satisfactory assurance that it has the potential for accredita-
- tion and is making progress which, if continued, will result 17
- 18 in its achieving accreditation by such agency within a reason-
- 19 able time, or
- 20 (c) which has received letters from at least three Iowa
- 21 institutions accredited by the North Central Association of
- Colleges and Secondary Schools accrediting agency based on their 22
- 23 requirements as of April 1, 1969, stating that its credits are
- and have been accepted as if earned in an institution so accredited. 24

CRABB of Crawford

Amend Senate File 472 as follows:

- 1. Page eleven (11), line six (6), by inserting after 2
- 3 the period the following:
- 4 "However, no bond shall be issued if any part of the
- principal or interest thereof is payable by tax levy unless 5
- authorized by a vote of the qualified electors of the member
- 7 municipalities, pursuant to the requirements of section
- 8 seventy-five point one (75.1) of the Code, at a general or
- 9 special election." 10
 - 2. Page 16, line thirty-five (35), by inserting after the

11 word "statute" the following:

12 "if authorized by majority vote of the qualified electors

13 of the municipality at a general or special election".

SCHROEDER of Pottawattamie
FISCHER of Grundy
DEN HERDER of Sioux
KRUSE of O'Brien
ROORDA of Jasper
BRINCK of Lee
EDGINGTON of Franklin
KLEIN of Winnebago
CAMP of Clinton
WALTER of Pottawattamie
CHRISTENSEN of Clarke-Union
LANGLAND of Winneshiek
RADL of Linn

On motion by McCartney of Floyd, the House recessed until 7:30 p.m.

EVENING SESSION

The House reconvened at 7:30 p.m. for a special memorial session, Darrington of Harrison in the chair.

What we have done for ourselves alone dies with us. What we have done for others remains and is immortal.

Eulogy—"Faith of Our Fathers"....Honorable William E. Darrington Representative Harrison County

> Simpson College Choir, Indianola, Iowa Robert L. Larsen, Director

MEMORIALS—SENATE

Reading: Honorable Leigh R. Curran Senator Cerro Gordo County

"The Twenty-third Psalm"......Albert Hay Malotte

Honorable Murray C. Lawson Representative Cerro Gordo County

. . .

MEMORIALS—HOUSE

Reading: Honorable James I. Middleswart Representative Warren County

Simpson College Choir

MEMORIALS

Honorable Dale L. Tieden Representative Clayton County

MEMORIALS

"O Clap Your Hands"......Ralph Vaughn Williams Simpson College Choir and Brass Quintet

Representative Keokuk County

Candlelighters: Honorable W. Charlene Conklin, Senator Black Hawk County; Honorable Elizabeth O. Shaw, Representative Scott County; Honorable Joan Lipsky, Representative Linn County

Hostesses: Honorable A. June Franklin, Representative Polk County;

Honorable Elizabeth R. Miller, Representative Marshall County

Honorable E. W. Clark (Cerro Gordo, Franklin, Hancock Counties) 43, 44 Honorable Chester G. Cole, Sr. (Buchanan, Delaware Counties) 41, 42, 42 Ex., 43, 44

Honorable Earl C. Fishbaugh, Jr. (Fremont, Page Counties) 46, 46 Ex., 47, 48, 49, 50, 50 Ex., 52, 52 Ex., 53, 54, 55

Honorable Roy B. Hawkins (Decatur, Ringgold, Union Counties) 50, 50 Ex., 51. 52. 52 Ex.

Honorable Oscar E. Johnson (Cerro Gordo, Franklin, Hancock Counties) 46, 46 Ex., 47, 48, 49, 50

Honorable Fern E. Sharp (Clayton County) 48, 49, 50, 50 Ex., 51, 52, 52 Ex.,

Honorable Howard Tabor (Jackson, Jones Counties) 58, 59, 60, 60 Ex., 61 Honorable Edward Vrba (Howard, Winneshiek Counties) 48, 49, 50, 50 Ex.,

Honorable Emlin L. Bergeson (Woodbury County) 56 Honorable Joseph D. Bouska (Howard County) 45, 45 Ex. Honorable Cleve L. Carnahan (Wapello County) 59, 60, 60 Ex., 61, 62 Honorable Russell D. Clark (Crawford County) 62 Honorable Raymond Cornick (Henry County) 53, 54, 55, 56

Honorable Glen Curtis (Cherokee County) 46, 46 Ex., 47

Honorable Robert H. Diehl (Buena Vista County) 62 Honorable Charles F. Hinchliffe (Jackson County) 55, 56 Honorable Oren H. Johnson (Hancock County) 58 Honorable George H. Keeney (Palo Alto County) 47, 48, 49 Honorable Alvin P. Meyer (Madison County) 59, 60, 60 Ex. Honorable Earl A. Miller (Black Hawk County) 53, 54, 55, 56 Honorable Niels J. Nielsen (Emmet. Palo Alto Counties) 57, 58, 59, 60, 60 Ex., 61 Honorable Edward Oppedahl (Humboldt County) 54, 55, 56 Honorable Edward N. Ove (Grundy County) 46, 46 Ex. Honorable Robert C. Reilly (Dubuque County) 48, 49, 50, 50 Ex., 51, 52, 52 Ex., 53, 55 Honorable Chester A. Scheerer (Boone County) 55, 56 Honorable Grant A. Shifflett (Ringgold County) 46, 46 Ex., 47, 53, 54 Honorable James F. Stanek (Webster County) 49 Honorable Clifford M. Strawman (Jones County) 51, 52, 52 Ex., 53, 54, 55 Honorable George J. Van Buren (Jones County) 43, 44 Honorable Elbert M. Watson (Ringgold, Taylor Counties) 62 Honorable Albert M. Wilson (Monroe County) 50, 50 Ex

Senate Memorial Committee: Honorable W. Charlene Conklin, Chairman; Honorable C. Joseph Coleman, Honorable Leigh R. Curran House Memorial Committee: Honorable William E. Darrington, Chair-

man; Honorable James I. Middleswart, Honorable Fred Mohrfeld

Organ compliments of Stoner Piano Company, Des Moines, Iowa.

a.m., Thursday, April 17, 1969.

On motion by Mohrfeld of Tama, the House adjourned until 9:00

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, APRIL 17, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend G. Christie Swain, pastor of the Westminster United Presbyterian Church, Waterloo, Iowa.

The Journal of Wednesday, April 16, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kreamer of Polk on request of Milligan of Polk; Waugh of Monona on request of Freeman of Buena Vista; Bennett of Polk on request of Renda of Polk; Franklin of Polk on request of Schwartz of Wapello.

PRESENTATION OF VISITORS

Cochran of Webster presented to the House fifty seventh and eighth grade students from Dayton Community Junior High School and their teachers, Mrs. Don Indlecoffer and Mrs. Janice Hanson.

Den Herder of Sioux presented to the House seventeen students of the Political Science Club of Dordt College, Sioux Center, and their sponsor, Donald Morton.

Dietz of Scott presented to the House the Honorable Dan Nagle, former member of the House from Scott County in the Sixty-first General Assembly.

Edgington of Franklin presented to the House thirty senior students of the government class of CAL Community High School, Latimer, and their teacher, Thomas Beck.

Fischer of Grundy presented to the House thirty-five students of the senior government class of Grundy Center High School and their teachers, Mr. Hall and Mr. Doak.

Lawson of Cerro Gordo presented to the House thirty-six students of the senior government class from Rockwell-Swaledale Community School and their spousors, Mr. Kugler, Mr. Arends and Mr. and Mrs. Avise.

Lipsky of Linn presented to the House District I Neighborhood of the Girl Scouts of Cardinal Council, Cedar Rapids, and chairman, Mrs. Edward O'Brien. Included in the group were Troop 363 and Leaders Mrs. Kevin Williamson and Mrs. Kay Wilcox; Troop 347 and Leader Mrs. Russell Hansen; Troop 348 and Leader Mrs. Jerry Hummel; Troop 338 and Leaders Mrs. Carl Weaver and Mrs. Keith Rathjen; Troop 345 and Leaders Mrs. Carl Baur and Mrs. Irene Gallagher; and Troop 353 and Leader Mrs. Martin Burik.

Middleswart of Warren presented to the House the Honorable Carl Hirsch, former member of the House from Warren County in the Fifty-seventh through Sixtieth General Assemblies.

Pierson of Mahaska presented to the House seventy-five members of the senior class of Oskaloosa Junior High School and their sponsors, Henry Boink and Mr. Fry.

Rex of Hamilton presented to the House twenty students from Stratford High School government class and their teacher, Mrs. Hudson.

Rex of Hamilton presented to the House the fifth and sixth grade classes from South Hamilton School at Ellsworth and their teachers, Mrs. Hardman, Mrs. Voss and Mrs. Pierson.

Roorda of Jasper and Gannon of Jasper presented to the House one hundred students of the economic classes of Newton Senior High School and their teachers, Mr. Paul and Mr. Bridenstine, and student teacher, Miss Avery from UNI.

Skinner of Polk and Renda of Polk presented to the House the fifth grade class from Runnells Elementary School, Southeast Polk, and their teachers, Eleanor Miller and Becky Houser.

Tapscott of Polk presented to the House two hundred students from Des Moines Technical High School and their teachers, Mr. Farrow, Mr. Peters, Mr. Williams and Mrs. Wiggins.

Varley of Adair-Madison presented to the House forty-two students from Bridgewater-Fontanelle School and their teacher, Mrs. Helen Bower.

Welden of Hardin presented to the House forty fourth grade students from Radcliffe and their teachers, Marjorie Krouse and Janet Johnson.

Winkelman of Calhoun presented to the House thirty-five government class seniors from Manson Community School and their teachers, Robert Van Sickle and Cary Mahls.

Menefee of Fayette presented to the House six Future Farmers of

America, students of Oelwein High School, and their sponsor, Donald Buxton.

PRESENTATION OF PELLA TULIP QUEEN AND HER ATTENDANTS

Van Roekel of Marion presented to the House Miss Andrea Ver Meer, Pella, Queen of the Pella Tulip Festival. The Queen introduced the members of her court, Carol Hedrick, Ann Dahm, Mary Ver Ploeg and Janice Grandia. The girls, all in Dutch costume, presented a brief vocal program.

Miss Ver Meer extended to the House an invitation to attend the Pella Tulip Festival, May 8, 9 and 10.

PETITIONS

The following petitions were received and placed on file:

By Fisher of Greene, from fifty-three members of the Paton-Churdan Education Association, Greene County, opposing House File 481 relating to the taxation of insurance premiums collected by nonprofit medical and hospital services.

By Miller of Marshall, from twelve residents of the Des Moines area favoring House File 251 relating to sex discrimination in employment, housing and public accommodations.

By Lipsky of Linn, from thirteen residents of the Des Moines area favoring House File 251 relating to sex discrimination in employment, housing and public accommodations.

By Wells of Linn, from ten residents of Linn County opposing any increase in the cost of truck licenses.

INTRODUCTION OF BILLS

House File 799, by committee on conservation and recreation, a bill for an act to legalize and validate the proceedings taken for the creation, organization and establishment of the county conservation board of Scott County, Iowa, and all acts and proceedings taken by said board and its officials.

Read first time and placed on the calendar.

House File 800, by committee on conservation and recreation, a bill for an act to legalize and validate the proceedings of the board of supervisors of Scott County, Iowa, authorizing and providing for the issuance of county conservation bonds of said county and for the levy of taxes to pay said bonds and declaring the bonds issued

pursuant to said proceedings to be enforceable obligations of said county.

Read first time and placed on the calendar.

PROOFS OF PUBLICATION

Published copy of House File 799 and verified proof of publication of said bill in the Times-Democrat, Davenport, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

Published copy of House File 800 and verified proof of publication of said bill in the Times-Democrat, Davenport, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK

Chief Clerk, House of Representatives

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Joint Resolution 15; and Senate Files 291 and 610, under Rule 35.

HOUSE FILE 366 RE-REFERRED

The Speaker announced that House File 366, previously referred to the committee on appropriations, is re-referred to the committee on conservation and recreation.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 695, a bill for an act to establish a permanent revolving fund for the state printing board to pay the costs of the centralized printing department and to make an appropriation therefor.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 621, a bill for an act to appropriate from the general fund of the state for capital improvements for institutions under the department of social services.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 624, a bill for an act relating to sales taxes imposed on services performed on tangible personal property delivered into interstate commerce or services used in processing tangible personal property which will ultimately be subject to the sales tax.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 635, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments for the biennium beginning July 1, 1969, and ending June 30, 1971.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 636, a bill for an act to appropriate funds for state scholarship and medical student loan programs.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 786, a bill for an act to appropriate from the general fund of the State of Iowa for acquisition of certain property and to authorize the executive council to purchase the same, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 786)

The ayes were, 96:

Alt	Freeman of	Lawson	Radl
Baker	Buena Vista	Lippold	Rex
Battles	Freeman of	Logue	Rodgers
Bergman	Clay-Dickinson	Mayberry	Sanders
Blouin	Gannon	McCartney	Schmeiser
Brinck	Goode	McCormick	Schwartz
Caffrey	Graham	McIntyre	Shaw
Camp	Grassley	Mendenhall	Shepherd
Campbell	Hamilton	Menefee	Stokes
Christensen	Hansen of	Mezvinsky	Strand
Cochran	Black Hawk	Middleswart	Stroburg
Corey	Hanson of	Miller of	Stromer
Crabb	Howard-Mitchell	Jones	Strothman
Crosier	Huff	Miller of	Tapscott
Cunningham	Johnson of	Marshall	Van Drie
Darrington	Audubon	Milligan	Van Roekel
Den Herder	Johnston of	Mohrfeld	Varley
Dietz	Johnson	Newton	Voorhees
Dooley	Kehe	Nielsen	Walter
Dougherty	Kennedy of	Nolting	Warren
Doyle	Dubuque	O'Hearn	Weichman
Drake	Kitner	Ossian	Welden
Dunton	Klein	Pelton	Wells
Ellsworth	Kluever	Perkins	Winkelman
Ewell	Knoblauch	Pierson	Wolfe
Fisher of	Koch	Poncy	Mr. Speaker
Greene	Kruse		

The nays were, none.

Absent or not voting, 28:

Holden Millen Renda Andersen Bailey Jesse Miller of Roorda Des Moines Schroeder Bennett Kennedy of Edgington Chickasaw Miller of Skinner Sorg Fischer of Knight Page Tieden Grundy Kreamer Nelson Franklin Van Nostrand Langland Peterson Hill Lipsky Priehe Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 598, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public defense for various capital improvements and repairs, replacements, alterations, equipment and rehabilitation purposes, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 598)

The ayes were, 99:

Alt Grasslev Mayberry Priebe Baker Hamilton McCartney Radl **Battles** Rex Hansen of McCormick Blouin Black Hawk McIntyre Rodgers Caffrey Hanson of Mendenhall Sanders Howard-Mitchell Menefee Schmeiser Camp Christensen Schwartz Mezvinsky Holden Middleswart Shaw Cochran Shepherd Huff Millen Corey Miller of Sorg Stokes Crosier Johnson of Cunningham Audubon Des Moines Darrington Johnston of Miller of Strand Dietz Stroburg Johnson Jones Kehe Dooley Miller of Strothman Kennedy of Tapscott Dougherty Marshall Drake Chickasaw Miller of Tieden Kennedy of Van Drie Dunton Page Milligan Van Nostrand Edgington Dubuque Varley Ellsworth Kitner Mohrfeld Ewell Klein Nelson Voorhees Fisher of Kluever Nielsen Walter Knoblauch Nolting Warren Greene Weichman Koch O'Hearn Freeman of Buena Vista Welden Ossian Kruse Wells Langland Pelton Freeman of Clay-Dickinson Lawson Peterson Winkelman Goode Lippold Pierson Wolfe Graham Logue Poncy Mr. Speaker

The nays were, none.

Absent or ont voting, 25:

Andersen Den Herder Knight Roords Schroeder Bailey Dovle Kreamer Skinner Bennett Fischer of Lipsky Bergman Grundy Newton Stromer Van Roekel Brinck Franklin Perkins Campbell Gannon Renda Wauch Crabb Jesse

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 509, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the capitol planning commission, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin asked and received unanimous consent that Senate File 599 be deferred and that the bill retain its place on the calendar.

Senate File 600, a bill for an act to appropriate from the general fund of the State of Iowa to the executive council for capitol planning commission recommendations, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 600)

The ayes were, 101:

Alt Ellsworth Kennedy of Miller of Andersen Ewell Chickasaw Des Moines Baker Freeman of Kitner Miller of Buena Vista Battles Klein Jones Bergman Freeman of Kluever Miller of Blouin Clay-Dickinson Knight. Marshall Brinck Gannon Knoblauch Miller of Caffrey Goode Koch Page Campbell Graham Kruse Milligan Christensen Hamilton Lawson Nelson Cochran Hansen of Lippold Newton Corev Black Hawk Logue Nielsen Crosier Hanson of Mayberry Nolting Howard-Mitchell McCartney Cunningham O'Hearn Hill McCormick -Darrington Ossian Dietz Holden McIntyre Peterson Dooley Huff Pierson Mendenhall Dougherty Johnson of Menefce Poncy Dovle Audubon Mezvinsky Priebe Drake Johnston of Middleswart Radi Dunton Johnson Millen Renda Edgington Kehe Rex

Rodgers Shepherd Tapscott Warren Van Drie Weichman Roorda Sorg Sanders Stokes Van Nostrand Welden Wells Schmeiser Strand Varley Stroburg Winkelman Schroeder Voorhees Schwartz Strothman Walter Wolfe Shaw

The nays were, none.

Absent or not voting, 23:

Bailey	Fisher of	Kreamer	Skinner
Bennett	Greene	Langland	Stromer
Camp	Franklin	Lipsky	Tieden
Crabb	Grassley	Mohrfeld	Van Roekel
Den Herder	Jesse	Pelton	Waugh
Fischer of	Kennedy of	Perkins	Mr. Speaker
Grundy	Dubuque		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 602, a bill for an act to appropriate the car dispatcher revolving fund for the biennium beginning July 1, 1969, and ending June 30, 1971, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 602)

The ayes were, 103:

Alt Andersen Baker Battles Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Corey Crosier Cunningham Darrington Den Herder Dietz Dougherty Doyle Drake Dunton Edgington	Ewell Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Johnson of Auduhon	McCormick McIntyre Mendenhall Menefee	Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Newton Nielsen Nolting Ossian Peterson Pierson Pierson Poncy Priebe Renda Rodgers Sanders Schmeiser
Edgington	Audubon	Middleswart	Schmeiser
Ellsworth		Millen	Schroeder

Schwartz Stroburg Varlev Welden Shaw Strothman Voorhees Wells Tapscott Shepherd Walter Winkelman Sorg Van Drie Warren Wolfe Stokes Van Nostrand Weichman Mr. Speaker Strand Van Roekel

The nays were, none.

Absent or not voting, 21:

Bailey	Kreamer	O'Hearn	Roorda
Bennett	Langland	Pelton	Skinner
Crabb	Lipsky	Perkins	Stromer
Dooley	Mayberry	Radl	Tieden
Franklin	Mezvinsky	Rex	Waugh
Jesse			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 548, a bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor, was taken up for consideration.

Stromer of Hancock asked and received unanimous consent to withdraw the amendment filed by him on March 21 and found on page 655 of the House Journal.

Stromer of Hancock offered the following amendment from the floor and moved its adoption:

Amend House File 548 as follows:

- 1. Page 1, line twenty-one (21), by inserting after the word "used" the words "in commerce".
- 2. Page 2 by striking all of line thirty-five (35) and inserting in lieu thereof the following:
 - "Sec. 6. Any defective moisture-measuring device, while so marked.".
- 3. Page 4, line twelve (12), by inserting after the word "device" the words "in commerce".

The amendment was adopted.

Klein of Winnebago-Worth offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House File 548 as follows:

- 1. Page 4 by striking all after the period in line six (6), and all of lines seven (7), eight (8), nine (9) and ten (10).
 - 2. Page 4, line twenty-one (21), by striking the words "each year of".
- 3. Page 4, line twenty-two (22), by striking the words and figures "forty-five thousand (45,000)" and inserting in lieu thereof the words and figures "fifty thousand (50,000)".

The amendment was adopted.

Stromer of Hancock moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 548)

The ayes were, 111:

Alt	Freeman of	Lippold	Poncy
Andersen	Buena Vista	Lipsky	Priebe
Bailey	Freeman of	Logue	Radi
Baker	Clay-Dickinson	Mayberry	Renda
Battles	Goode	McCartney	Rodgers
Bergman	Graham	McCormick	Roorda
Blouin	Grassley	McIntyre	Sanders
Brinck	Hamilton	Mendenhall	Schmeiser
Caffrey	Hansen of	Menefee	Schroeder
Camp	Black Hawk	Mezvinsky	Shaw
Campbell	Hanson of	Middleswart	Shepherd
Christensen	Howard-Mitchell	Millen	Sorg
Cochran	Hill	Miller of	Stokes
Corey	Holden	Des Moines	Strand
Crabb	Huff	Miller of	Stroburg
Crosier	Johnston of	Jones	Stromer
Cunningham	Johnson	Miller of	Strothman
Darrington	Kehe	Marshall	Tapscott
Den Herder	Kennedy of	Miller of	Tieden
Dietz	Chickasaw	Page	Van Drie
Dooley	Kennedy of	Milligan	Van Nostrand
Dougherty	Dubuque	Mohrfeld	Voorhees
Doyle	Kitner	Nelson	Walter
Drake	Klein	Newton	Warren
Dunton	Kluever	Nielsen	Weichman
Edgington	Knight	Nolting	Welden
Ellsworth	Knoblauch	O'Hearn	Wells
Ewell	Koch	Ossian	Winkelman
Fischer of	Kruse	Pelton	Wolfe
Grundy	Langland	Peterson	Mr. Speaker
Fisher of	Lawson	Pierson	· -
Greene			

The nays were, 1:

Rex

Absent or not voting, 12:

Bennett	Johnson of	Perkins	Van Roekel
Franklin	Audubon	Schwartz	Varley
Gannon	Kreamer	Skinner	Waugh
Jesse			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 603, a bill for an act to appropriate from the Iowa public employees' retirement system fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the employment security commission for the costs of the administration of the Iowa public employees' retirement system, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 603)

The ayes were, 104:

Alt	Freeman of	Langland	Ossian
Andersen	Buena Vista	Lawson	Pelton
Bailey	Freeman of	Lippold	Peterson
Baker	Clay-Dickinson	Lipsky	Pierson
Battles	Goode	Logue	Poncy
Bergman	Graham	Mayberry	Priebe
Blouin	Grassley	McCartney	Renda
Brinck	Hamilton	McCormick	Rex
Caffrey	Hansen of	McIntyre	Roorda
Camp	Black Hawk	Mendenhall	Schmeiser
Campbell	Hanson of	Menefee	Schwartz
Christensen	Howard-Mitchell	Mezvinsky	Shaw
Cochran	Hill	Middleswart	Shepherd
Corey	Holden	Millen	Stokes
Crabb	Huff	Miller of	Strand
Crosier	Johnson of	Des Moines	Stroburg
Cunningham	Audubon	Miller of	Tapscott
Darrington	Johnston of	Jones	Tieden
Dietz	Joh ns on	Miller of	Van Drie
Dooley	Kehe	Marshall	Van Nostrand
Dougherty	Kennedy of	Miller of	Voorhees
Doyle	Chickasaw	Page	Walter
Drake	Kennedy of	Milligan	Warren
Dunton	Dubuque	Mohrfeld	Weichman
Edgington	Kitner	Nelson	Welden
Ellsworth	Klein	Newton	Wells
Fischer of	Kluever	Nielsen ;	Winkelman
Grundy	Knight	Nolting	Wolfe
Fisher of	Knoblauch	O'Hearn	Mr. Speaker
Greene	Koch		=

The nays were, none.

Absent or not voting, 20:

Bennett	Jesse	Rodgers	Stromer
Den Herder	Kreamer	Sanders	Strothman
Ewell	Kruse	Schroeder	Van Roekel
Franklin	Perkins	Skinner	Varley
Gannon	Radi	Sorg	Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 607, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time

now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 607)

The ayes were, 102:

Alt	Freeman of	Lawson	Peterson
Andersen	Buena Vista	Lippold	Pierson
Bailey	Freeman of	Lipsky	Poncy
Baker	Clay-Dickinson	Mayberry	Priebe
Battles	Goode	McCartney	Renda
Bergman	Graham	McCormick	Rex
Blouin	Grassley	McIntyre	Rodgers
Caffrey	Hamilton	Mendenhall	Roorda
Camp	Hansen of	Menefee	Schmeiser
Campbell	Black Hawk	Mezvinsky	Schroeder
Cochran	Hanson of	Middleswart	Schwartz
Corey	Howard-Mitchell		Shaw
Crabb	Hill	Miller of	Shepherd
Crosier	Holden	Des Moines	Sorg
Cunningham	Huff	Miller of	Stokes
Darrington	Johnson of	Jones	Strand
Den Herder	Audubo n	Miller of	Stroburg
Dietz	Johnston of	Marshall	Tapscott
Dooley	Johnson	Miller of	Tieden
Dougherty	Kehe	Page	Van Nostrand
Doyle	Kennedy of	Milligan	Voorhees
Drake	Chickasaw	Mohrfeld	Walter
Dunton	Kitner	Nelson	Warren
Ellsworth	Klein	Newton	Weichman
Fischer of	Kluever	Nielsen	Welden
Grundy	Knight	Nolting	Wells
Fisher of	Knoblauch	O'Hearn	Winkelman
Greene	Koch	Ossian	Wolfe
	Langl and	Pelton	Mr. Speaker

The nays were, none.

Absent or not voting, 22:

an
e
ekel
,

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 608, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, for various legislative departmental expenses, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass?" (S.F. 608)

The ayes were, 96:

Alt Freeman of Lipsky Priebe Buena Vista Andersen Mayberry Renda McCartney Bailey Freeman of Rex Clay-Dickinson McCormick Baker Rodgers Battles Gannon McIntyre Schmeiser Goode Mendenhall Bergman Schroeder Graham Mezvinsky Blouin Schwartz Grassley Middleswart Caffrey Shaw Camp Hamilton Millen Shepherd Campbell Miller of Hansen of Sorg Black Hawk Des Moines Christensen Stokes Hanson of Miller of Cochran Strand Howard-Mitchell Corey Jones Stroburg Crabb Hill Miller of Tapscott Cunningham Holden Marshall Tieden Van Drie Van Nostrand Johnson of Miller of Darrington Audubon Den Herder Page Milligan Dietz Johnston of Voorhees Dooley Johnson Mohrfeld Walter Klein Dougherty Nelson Warren Doyle Kluever Newton Weichman Knight Drake Nolting Welden Dunton Knoblauch O'Hearn Wells Ellsworth Koch Ossian Winkelman Wolfe Fischer of Langland Pelton Lawson Pierson Mr. Speaker Grundy Fisher of Lippold Poncy Greene

The nays were, none.

Absent or not voting, 28:

Bennett	Kehe	Logue	Sanders
Brinck	Kennedy of	Menefee	Skinner
Crosier	Chickasaw	Nielsen	Stromer
Edgington	Kennedy of	Perkins	Strothman
Ewell	Dubuque	Peterson	Van Roekel
Franklin	Kitner	Radl	Varley
Huff	Kreamer	Roorda	Waugh
Jesse	Kruse		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

STEERING COMMITTEE CALENDAR

Senate File 295, a bill for an act to provide tuition grants, based upon financial need, to full-time resident students attending accredited private institutions of higher education in Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

Lipsky of Linn offered the following amendment filed by her:
Amend Senate File 295, as passed by the Senate, and reprinted, as follows:

- 1. By striking from page one (1), line seven (7), the word "grant" and inserting in lieu thereof the word "loan".
- 2. By striking from page one (1), line seven (7), the words "an award" and inserting in lieu thereof the words "a loan".
- 3. By striking subsection five (5) of section one (1) and inserting in lieu thereof the following subsection:
- "5. 'Accredited private institution' means an institution of higher education located in Iowa, which is accredited, or qualifies as an 'institution of higher learning' under the National Defense Education Act of 1958 (20 USC ss403(b)), and which is operated privately and not controlled or administered by any state agency or any subdivision of the state."
- 4. By striking from page two (2), line twelve (12), the word "grant" and inserting in lieu thereof the word "loan".
- 5. By striking from page two (2), line sixteen (16), the word "grants" and inserting in lieu thereof the word "loans".
- 6. By striking from page two (2), line twenty (20), the word "grant" and inserting in lieu thereof the word "loan".
- 7. By striking from page two (2), line twenty-three (23), the word "grant" and inserting in lieu thereof the word "loan".
- 8. By striking from page two (2), line thirty (30), the word "grant" and inserting in lieu thereof the word "loan".
- 9. By striking from page two (2), line thirty-four (34), the word "grant" and inserting in lieu thereof the word "loan".
- 10. By striking from page three (3), line one (1), the word "grant" and inserting in lieu thereof the word "loan".
- 11. By striking from page three (3), line seven (7), the word "grant" and inserting in lieu thereof the word "loan".
- 12. By striking from page three (3), line nine (9), the word "grant" and inserting in lieu thereof the word "loan".
- 13. By striking from page three (3), line twenty-five (25), the words "grants, and" and inserting in lieu thereof the word "loans,".
- 14. By striking from page three (3), line twenty-six (26), the word "grants" and inserting in lieu thereof the words "loans, and enforcing repayment of loans".
- 15. By striking from page three (3), line twenty-eight (28), the word "grants" and inserting in lieu thereof the word "loans".
- 16. By striking from page three (3), line thirty-two (32), the word "grants" and inserting in lieu thereof the word "loans".
- 17. By striking from page three (3), line thirty-four (34), the word "grant" and inserting in lieu thereof the word "loan".
- 18. By striking from page four (4), line five (5), the word "grants" and inserting in lieu thereof the word "loans".
- 19. By striking from page four (4), line eight (8), the word "grant" and inserting in lieu thereof the word "loan".
- 20. By striking from page four (4), line ten (10), the word "grant" and inserting in lieu thereof the word "loan".
- 21. By striking from page four (4), line twelve (12), the word "grant" and inserting in lieu thereof the word "loan".
- 22. By striking from page four (4), line fourteen (14), the word "grant" and inserting in lieu thereof the word "loan".
- 23. By striking from page four (4), line twenty-two (22), the word "grant" and inserting in lieu thereof the word "loan".
- 24. By inserting in page four (4) after line fifteen (15) the following new sections, and renumbering the remaining sections of the bill:

"Tuition loans made under authority of this Act are subject to the following provisions:

- 1. Loans are due and payable after the student recipient is no longer a full-time resident student, according to terms previously agreed upon by the student and the commission.
 - 2. Loans are delinquent at the end of ten years from the due date.
- 3. No interest shall be charged until a loan is delinquent. When a loan becomes delinquent, interest at the rate of six percent per annum shall be added to the unpaid balance of the loan.
- 4. The commission shall provide by regulation for repayment of loans by installment payments, which may be adjusted according to the recipient's ability to pay. Loan recipients shall file with the commission annual statements of income and other information needed by the commission to determine an equitable repayment plan for each recipient.
- 5. Loans shall be secured by promissory notes signed by the student recipient, payable to the order of the commission. Notes shall not bear interest until a loan is delinquent. Loans, agreements, notes, and other written obligations made by a minor shall be valid and binding for all purposes and no student recipient shall disaffirm an obligation because of his age."

"The commission may be a party to contracts and legal proceedings relating to tuition loans."

- "The commission may receive and expend any federal, state, or private funds available for the purposes of this Act, or any funds available for the purpose of guaranteeing loans made under authority of this Act, and may take any lawful action necessary to qualify it for the receipt of any such funds."
- 25. By striking from the title, page one (1), line one (1), the word "grants" and inserting in lieu thereof the word "loans".

Millen of Jefferson-Van Buren rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

McCartney of Floyd in the chair at 11:15 a.m.

The House was recessed by the Speaker until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, McCartney of Floyd in the chair.

The House resumed consideration of Senate File 295 and the Lipsky amendment.

Van Drie of Story moved the previous question on the Lipsky amendment.

Motion lost.

Lipsky of Linn moved the adoption of her amendment.

Roll call was requested by Gannon of Jasper and Renda of Polk.

On the question "Shall the amendment be adopted?" (S.F. 295)

The ayes were, 84:

Caffrey	Fisher of	Knight	Nelson
Campbell	Greene	Lawson	Nielsen
Christensen	Freeman of	Lipsky	Priebe
Corey	Buena Vista	Mendenhall	Sanders
Crosier	Freeman of	Miller of	Shaw
Cunningham	Clay-Dickinson	Jones	Stokes
Darrington	Grassley	Miller of	Stromer
Edgington	Johnson of	Marshall	Strothman
Fischer of	Audubon	Miller of	Walter
Grundy	Kitner	Page	Welden
•	Kluever	Mohrfeld	

The nays were, 77:

Alt	Hamilton	Logue	Schwartz
Andersen	Hansen of	Mayberry	Shepherd
Baker	Black Hawk	McCormick	Skinner
Battles	Hanson of	McIntyre	Sorg
Bergman	Howard-Mitchell	Menefee	Strand
Blouin	Harbor	Mezvinsky	Stroburg
Brinck	Holden	Middleswart	Tapscott
Cochran	Huff	Millen	Tieden
Crabb	Jesse	Milligan	Van Drie
Den Herder	Johnston of	Newton	Van Nostrand
Dietz	Johnson	Nolting	Van Roekel
Dooley	Kehe	O'Hearn	Varley
Dougherty	Kennedy of	Pelton	Voorhees
Doyle	Chickasaw	Pierson	Warren
Drake	Kennedy of	Poncy	Weichman
Dunton	Dubuque	Radl	Wells
Ellsworth	Knoblauch	Renda	Winkelman
Ewell	Koch	Rex	Wolfe
Gannon	Kruse	Rodgers	Mr. Speaker
Goode	Langland	Roorda	(McCartney)
Graham	Lippold	Schroeder	

Absent or not voting, 13:

Bailey	Hill	Miller of	Peterson
Bennett	Klein	Des Moines	Schmeiser
Camp	Kreamer	Ossian	Waugh
Franklin		Perkins	_

The amendment lost.

Kluever of Cass offered the following amendment filed by him:

Amend Senate File 295, as passed by the Senate and reprinted, as follows:
1. On page one (1), insert in line fourteen (14) after the period the following:

"Financial need is not established until a student shows that he has applied for and received a loan for part of his educational expenses, or shows by affidavit from a lending institution that he is ineligible for a loan."

Millen of Jefferson-Van Buren rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Kluever of Cass moved the adoption of his amendment.

The amendment was lost.

Radl of Linn offered the following amendment, from the floor, filed by Radl of Linn and Sorg of Linn:

Amend Senate File 295 as passed by the Senate as follows:

- 1. Page 1 by striking all of lines nine (9) through fifteen (15).
- 2. Page 1, line twenty-three (23), by striking the words "who has established financial need and".
- 3. Page 2 by striking all after the word "exceed" in line twenty-three (23), all of lines twenty-four (24) through thirty-three (33) and inserting in lieu thereof the following: "the average tuition and mandatory fees for a student for two semesters or the trimester equivalent at a board of regents institutions, less the average amount of tuition charged by these institutions for two semesters or the trimester equivalent of undergraduate study. In any event, this amount shall not be more than one thousand dollars."
- 4. Page 3 by striking from line thirteen (13) all after the word "considered", all of line fourteen (14), and inserting in lieu thereof the following: "a part of the tuition grant".
- 5. Page 3, line sixteen (16), by striking all after the word "exceed", all of line seventeen (17), and inserting in lieu thereof the words "one thousand dollars".
- 6. Page 3, line twenty (20), by striking all after the word "forms" and all of line twenty-one (21).
- 7. Page 3, lines twenty-two (22) and twenty-three (23), by striking the words "determining financial need,".
- 8. Page 3 by striking all after the period in line twenty-eight (28) and the words "need of the applicant" from line twenty-nine (29).
- 9. Page 4, line five (5), by striking all after the word "grants", all of lines six (6) and seven (7) and inserting in lieu thereof a period.
- 10. Further amend by renumbering the remaining subsections in sections 1 and 8.

Speaker Harbor in the chair at 3:25 p.m.

Radl of Linn moved the adoption of his amendment.

The amendment was lost.

MEMBER EXCUSED

Miller of Jones asked and received uanimous consent to be excused for the remainder of the afternoon.

Crabb of Crawford offered the following amendment filed by him:

Amend Senate File 295 as follows:

- 1. Amend page one (1) and page two (2) by striking all of subsection five (5) and inserting the following in lieu thereof:
- "5. "Accredited private institution" means an institution of higher learning located in Iowa which is operated privately and not controlled or administered by any state agency or any subdivision of the state and
- (a) which is accredited by the North Central Association of Colleges and Secondary Schools accrediting agency based on their requirements as of April 1, 1969, or

- (b) which has been certified by the North Central Association of Colleges and Secondary Schools accrediting agency based on their requirements as of April 1, 1969, (1) as a candidate for accreditation by such agency or (2) as a school giving satisfactory assurance that it has the potential for accreditation and is making progress which, if continued, will result in its achieving accreditation by such agency within a reasonable time, or
- (c) which has received letters from at least three Iowa institutions accredited by the North Central Association of Colleges and Secondary Schools accrediting agency based on their requirements as of April 1, 1969, stating that its credits are and have been accepted as if earned in an institution so accredited."

Klein of Winnebago-Worth asked for unanimous consent for division of the amendment.

Objection was raised.

Klein of Winnebago-Worth moved for division of the amendment.

Klein of Winnebago-Worth asked and received unanimous consent to withdraw his motion.

Klein of Winnebago-Worth offered the following amendment to the Crabb amendment:

Amend the Crabb amendment to Senate File 295, filed April 16, 1969, as follows:

By striking all of lines 20, 21, 22, 23 and 24 and in inserting in lieu thereof the following:

"(c) which has been certified by the state department of public instruction."

Van Roekel of Marion rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and the amendment germane.

Klein of Winnebago-Worth moved the adoption of his amendment.

Amendment was lost.

Koch of Woodbury offered from the floor the following amendment to the Crabb amendment and moved its adoption:

Amend the Crabb amendment to Senate File 295 as follows:

- 1. Add the following after the word "or" in line nineteen (19):
- "(c) which is a school of nursing accredited by the National League for Nursing including such a school of nursing operated, controlled and administered by a county public hospital."
 - 2. By relettering remaining subsections of the Crabb amendment.

The amendment was lost.

Crabb of Crawford moved the adoption of his amendment.

The amendment was adopted.

Kluever of Cass offered the following amendment filed by the committee on higher education and moved its adoption:

Amend Senate File 295 as follows:

- 1. Page 2, line two (2), by inserting after the word "Universities" the following: ", based on their requirements as of April 1, 1969,".
- 2. Page 2, line four (4) by inserting after the parenthesis the following: ", in effect as of April 1, 1969,".
- 3. Page 2, line eighteen (18), by striking after the word "equivalent" and all of line nineteen (19), and inserting in lieu thereof a period.
- 4. Page 2, line thirty (30), by striking the words "(or graduate study, if the grant is to be for graduate study)".
- 5. Page 3, line sixteen (16), by inserting after the word "education" the following: ", including financial aid under any other state program,".

Klein of Winnebago-Worth asked and received unanimous consent that amendments 1 and 2, be withdrawn.

Klein of Winnebago-Worth asked for division of the remaining part of the committee amendment as follows: That amendments 3 and 4, be considered as division 1, and that amendment 5, be considered as division 2.

(Senate File 295 pending at adjournment.)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 632, a bill for an act to appropriate moneys received by board of examiners in watchmaking.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 23, recognizing the contribution which the American Legion has made to our state and congratulating the Iowa Department of the American Legion upon the Golden Anniversary of their organization.

CARROLL A. LANE Secretary of the Senate

HOUSE FILE 112 WITHDRAWN

Miller of Page asked and received unanimous consent to withdraw House File 112 from further consideration by the House.

EXPLANATION OF VOTE ON HOUSE FILE 781

The undersigned Democratic members, the Minority Party of the Sixtythird General Assembly in the Iowa House of Representatives, voted "no" on the final passage of House File 781 for the following reasons:

- 1. We unanimously supported the Commission Plan, a plan that cost the taxpayers of the State of Iowa approximately \$25,000.00, a plan that had been drafted by a fourteen (14) member bi-partisan commission pursuant to House Joint Resolution 1 and Senate Joint Resolution 5, a plan that we believed had a chance of meeting Constitutional guidelines, a plan that the Majority Party had led us to believe would be adopted without substantive change and a plan that had been represented to be just and equitable to all of the citizens of Iowa.
- 2. House File 781 contained numerous amendments on final passage that were contrary to Constitutional guidelines in that it did:
 - a) Contain variances between the districts which were avoidable.
- b) Contain variances out of the regard for the integrity of county lines, the compactness of districts and Republican, political motivation.

Finally, House File 781 on final passage as amended did not represent a good faith effort to achieve precise mathematical equality and was not the best plan of "equal representation for equal numbers of people" available to the Iowa House of Representatives.

3. The Nelson, et al., amendment which became part of the bill on passage created the only district in the entire State of Iowa under 26,000 population resulting in an increase variance between the districts and whereas the Commission Plan was fair and equitable to Sioux City and Woodbury County, the amended plan created the smallest district in Iowa for purely political reasons.

The substantive changes incorporated by amendment to House File 781 were sponsored by an ad hoc committee consisting of one Republican member from each Congressional district. We strongly oppose this procedure as being strictly arbitrary and partisan.

WILLIAM J. GANNON GENE V. KENNEDY ADRIAN B. BRINCK CHARLES E. KNOBLAUCH JAMES T. CAFFREY CHARLES P. MILLER DONALD V. DOYLE DALE T. CROSIER TOM DOUGHERTY THOMAS A. RENDA MICHAEL T. BLOUIN JAMES H. SCHWARTZ FRED W. NOLTING LLOYD F. SCHMEISER DON E. BAKER CHARLES PONCY D. V. MAYBERRY A. JUNE FRANKLIN DALE M. COCHRAN

VERNON BENNETT ELDON STROBURG ED SKINNER JAMES D. WELLS HAROLD C. McCORMICK NORMAN RODGERS JAMES MIDDLESWART VERNON A. EWELL KEITH H. DUNTON NORMAN G. JESSE JOHN TAPSCOTT BERL E. PRIEBE JOSEPH C. JOHNSTON EDWARD M. MEZVINSKY RICHARD M. RADL ROBERT E. NEWTON WALTER DIETZ MICHAEL K. KENNEDY

COMMUNICATION FROM THE STATE COMPTROLLER STATE COMPTROLLER

Des Moines

April 17, 1969

Mr. William R. Kendrick Chief Clerk House of Representatives State House Local Dear Mr. Kendrick:

There are transmitted herewith claims against the State of Iowa, to be filed with the claims committee of the House of Representatives.

These are additional claims since our letter to you of March 18, 1969, and include three claims of a general nature.

Index is attached showing number of claim, name and address of claimant, amount of claim and amount approved.

Very truly yours HOMER K. YOUNG Executive Secretary State Appeal Board

Receipt of the above is hereby acknowledged.

WILLIAM R. KENDRICK, Chief Clerk

OFFICE STATE COMPTROLLER

Claim	Name of Claimant Amount	Amount
Number	and Nature of Claim of Claim	Approved
146-64-25	Northwestern Bell Telephone Co., 604	
	Ninth Street, Des Moines, Iowa-Out-	
	dated Invoice	Disapproved
189-64-25	Aero Mayflower Transit Co., Inc., P.O.	
	Box 107, Indianapolis, Indiana 46206—	
	Moving Expenses 674.44	Disapproved
230-64-25	Nicholas V. Critelli, Jr., 836 Fifth Ave.,	
	Des Moines, Iowa—Services furnished to	
	the State	Disapproved

REPORTS OF COMMITTEE

Den Herder of Sioux, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

ELMER H. DEN HERDER, Chairman

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File 79, a bill for an act relating to the extension of tax benefits to members of the armed forces on active duty, begs leave to report it has had

the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER H. DEN HERDER, Chairman

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File 536, a bill for an act relating to use tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess. ELMER H. DEN HERDER, Chairman

AMENDMENTS FILED

- Amend House Joint Resolution 15 as follows:
- 1. Page one by striking from lines ten (10) and
- 3 eleven (11) the words "four municipal officials chosen
- 4 by the governing board of the league of Iowa municipalities,"
- 5 and inserting in lieu thereof the words "and four municipal
- 6 officials and".

HILL of Marshall SHAW of Scott LIPSKY of Linn

- 1 Amend House File 150, page seven (7), line fourteen (14),
- 2 by striking the period and adding after the word "Act" the
- 3 following: "except an Iowa-domiciled corporation established
- 4 25 years or more prior to the passage of this Act, whose
- corporation tax returns for any one of the prior five (5) 5
- years reflect gross transactions in excess of fifty million
- dollars and where no legal liens exist in excess of 10 percent of
- 8 that gross annual transaction."

KENNEDY of Dubuque

- Amend House File 150, page 7, by adding the following: 1
- 2 "Sec. 9. Any financial institution, firm, company, corporation
- 3 or individual lending money or extending credit on livestock within
- 4 this state transported or to be sold or transported shall notify
- 5 every company, corporation, or individual required to comply with
- this Act within five days of extension of said credit or lending 6
- 7 of said money. Notice shall be by registered mail to comply
- with notice requirements of this Act. Failure to comply with such 8
- notice requirements by the lending institution shall relieve the
- 10 purchaser of livestock from any and all legal obligation to
- said lending institution." 11

KENNEDY of Dubuque

- 1 Amend the Crabb amendment to House File 417, filed April
- 2 7, 1969, by striking lines eight hundred eighty-eight (888),
- eight hundred eighty-nine (889), and eighty hundred ninety
- (890) and inserting in lieu thereof the following:
- 5. "Sec. 16. There is hereby appropriated from the general
- 6 fund of the state for each year of the biennium beginning
- July 1, 1969, and ending June 30, 1971, the sum of seven hundred 7
- seventy-five thousand (775,000.00) dollars, or so much thereof
- 9 as may be necessary, to pay fifty percent, as matching funds, of

```
10 the total estimated cost of the cooperative meat and poultry
```

- 11 inspection program authorized by section five (5), subsection
- 12 ten (10), of this Act."

MEZVINSKY of Johnson BAKER of Boone

Amend the Crabb amendment to House File 417, filed April
7, 1969, by striking lines eight hundred eighty-eight (888),
eight hundred eighty-nine (889) and eight hundred ninety
(890) and inserting in lieu thereof the following:
"Sec. 16. It shall be unlawful to operate an official

establishment in intrastate commerce unless the establishment has a permit issued by the department of agriculture as

8 follows:

6

7

9

10

20

21 22

23

24

25

26

27 28

29

30 31

32

33 34

35 36

37

38 39

40 41 1. The permit shall be issued for a period of one year, but payment shall be made upon a monthly basis.

2. The fee for such permit shall be one dollar for each head of sheep, swine or cattle processed during the year, and one-half cent per bird for poultry processed during the year.

3. Every applicant for a permit shall deposit with the state treasurer such a sum as the department of agriculture may require to insure payment of the full annual permit fee.
Such deposit shall be credited to the account of the permit holder and shall be used to make the monthly payments provided herein.

4. Within forty-five days after a permit is issued, the permit holder shall file a verified report with the department of agriculture showing the amount due upon the permit for the initial monthly period covered by the report. Such amount shall be determined by the number of livestock and poultry processed during the monthly period. Additional monthly reports shall be filed every thirty days thereafter. A duplicate of each report shall be filed with the state treasurer who shall debit the account of the permit holder for the amount shown due upon the permit for each report, plus any penalty.

5. If the department determines the balance on deposit is too large or too small, it may order the state treasurer to refund a portion of the deposit or it may order the permit holder, by ordinary mail, to make additional deposit.

6. In lieu of a deposit, the applicant for a permit may file a bond, with sureties to be approved by the state treasurer, conditioned upon payment of the annual permit fee. The department of agriculture may waive the deposit or bond required by this Act when it determines the applicant is financially responsible. When the permit holder files bond, or when the deposit has been waived, the permit holder shall remit the monthly sum due to the state treasurer with his report.

42 7. If a report or payment is not made when due, the permit
43 holder shall incur a monthly penalty of five percent of the
44 monthly payment due."

CAMP of Clinton SHAW of Scott

1 Amend House File 646 as follows:

2 1. Line fourteen (14) by inserting after the comma the following: "kindergarten through the twelfth grade.".

FISHER of Greene

2. Line seventeen (17) by inserting after the word "schools" the following: ", kindergarten through the twelfth grade." MILLER of Page House File 678 is hereby amended as follows: 2 1. By inserting in line four (4) after the word "warehouse" the words "licensed under the provisions of this chapter and". 3 4 2. By inserting in line five (5) after the word "quantity" 5 the words "or quality". 6 3. By striking from line six (6) the word "receipts" and 7 inserting in lieu thereof the words "obligations to depositors". 8 4. By striking from line seven (7) the word "may" and in-9 serting in lieu thereof the word "shall". 10 5. By striking lines ten (10) through eighteen (18), inclusive, and inserting in lieu thereof the following: 11 12 "2. Determine the type, quantity, and grade of products on 13 deposit and the type, quantity, and grade of the warehouseman's 14 outstanding obligations on deposit based upon the current 15 market price as of the date of closing, and sell such agri-16 cultural products. 17 3. The commission shall place the funds in a trust account 18 until distribution of the funds is made. 19 4. Upon notice as prescribed by the state commerce commission 20 there shall be a hearing to decide the rights of the respective creditors to the proceeds of such sale as provided in this Act. 21 22 The commission shall distribute the proceeds on a pro rata basis to each depositor in accordance with the determination made by 23 24 the commission after hearing." WINKELMAN of Calhoun BAILEY of Wright 1 Amend House File 772 as follows: 2 Page 2 by striking all after the word "lines" in line four (4), 3 all of lines five (5) and six (6) and inserting in lieu thereof 4 the following: ", drainage district tile, drainage ditches, roads and road ditches. The commerce commission shall consult with the 5 6 state conservation commission and the state and county officials who have jurisdiction of the highways and drainage districts in 8 establishing standards provided for in this section." REX of Hamilton 1 Amend House File 784 as follows: 2 Page 2, line one (1), by inserting after the word "capacity" the words ", when applicable,". 3 4 Page 2, line twelve (12), by striking the words 5 "as adjusted to January one of the calendar year,". 6 Page 2, line twenty-one (21), by inserting after

1 Amend House File 793 as follows:

2 Amend page seven (7) by adding following line eight (8)

3 a new subsection as follows:

7

8 revenue".

c. The salary of the director of civil defense shall be

the word "assessor" the word "and department of

5

6

"\$4,777,740.00".

5 eleven thousand five hundred (11,500) dollars for each year 6 of the biennium. EDGINGTON of Franklin Amend House File 793 as follows: 2 Page 2, line four (4), by striking the figures "\$25,000.00", 3 and inserting in lieu thereof the figures "\$30.730.00". WALTER of Pottawattamie Amend House File 793 by adding thereto the following new 1 2 3 No moneys appropriated by this Act shall be used by any state 4 department or division thereof for the purpose of payment of tuition in any educational institution for any employee or employees. MILLER of Page 1 Amend House File 793 as follows: 2 1. Page 7, line eighteen (18), by striking the words and figures "twenty-two thousand (22,000)" and inserting in lieu thereof the words and figures "twenty-four thousand (24,000)". 3 4

> HUFF of Polk VARLEY of Adair-Madison

1 Amend Senate File 39 as follows: 1. Line fifteen (15) by striking the words "within three 2 3 miles of" and inserting in lieu thereof the words "of at least three hundred population which is contiguous to". 4 2. Lines sixteen (16) and seventeen (17) by striking the 5 words "as provided in section three hundred sixty-two point 6 one (362.1) of the Code" and inserting in lieu thereof the 7 words "and the taxable value of that portion owned by the petitioners represents over one-quarter of the total assessed 9 value of the area petitioned". 10 3. Line eighteen (18) by striking the word "said", and 11 12 inserting after the word "section" the words "three hundred sixty-two point one (362.1) of the Code". 13

2. Page 7, line nineteen (19), by striking the figures

"\$4,775,740.00" and inserting in lieu thereof the figures

14 4. Line twenty (20) by inserting after the word "inapplicable"

15 the words "to the area petitioned".

HANSEN of Black Hawk HUFF of Polk

Amend Senate File 295, page 2, line thirty-three (33), by striking the words "One thousand" and insert in lieu thereof: "Seven hundred fifty".

TIEDEN of Clayton

Amend the Van Roekel amendment to Senate File 295, filed March 19, 1969, section 7, by inserting the following after line two (2):

1. Page 3 by striking line thirty-two (32) and inserting

1. Page 3 by striking line thirty-two (32) and inserting in lieu thereof the following:

5 in lieu thereof the following:
6 "3. Require each accredited private institution to file

with the commission on or before July 1, 1970, and annually

29

- 8 on or before July first thereafter, a five-year facilities,
 9 personnel, financial, and student enrollment plan which the
 10 chief executive officer of the institution has certified
 11 as a plan which, in his best judgment, is feasible, practicable,
 12 and reasonably attainable. Such plan shall be in a form pre13 scribed by the commission.
- 14 4. Review and analyze the plans submitted pursuant to 15 section seven (7), subsection three (3) of this Act, individually 16 by institution, and collectively for the institutions of the 17 state as a whole. If the commission determines that any 18 institution's plans for expansion of facilities to serve antici-19 pated increase of enrollment is impracticable because of the 20 uncertainty of attainment of projected enrollment increase, 21 the commission shall notify the institution of its determination. 22 Within a period of six months after receiving notice, the 23 affected institution shall modify its five-year plan in a 24 manner acceptable to the commission, or the commission shall 25 publicly notify the institution that no new tuition grants 26 may be awarded to students enrolled at that institution 27 until a reasonable and satisfactory plan of growth for the 28 institution is on file with the commission. Tuition grants
- 30 renewed."31 2. By renumbering the subsequent section.
- Further amend the Van Roekel amendment by renumbering the subsequent sections.

previously awarded to students at that institution may be

SHAW of Scott

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, April 18, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, APRIL 18, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Ellis Andrews, pastor of the Danville Methodist Church, Danville, Iowa.

The Journal of Thursday, April 17, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Franklin of Polk on request of Schwartz of Wapello; Bennett of Polk on request of Renda of Polk; Sanders of Emmet-Palo Alto on request of Blouin of Dubuque; Waugh of Monona on request of Roorda of Jasper; Miller of Marshall on request of Huff of Polk; Ossian of Adams-Montgomery on request of Den Herder of Sioux.

PRESENTATION OF VISITORS

Bailey of Wright presented to the House twenty-seven senior students of Goldfield Community School and their teachers, Harold Smith and Mrs. Click.

Blouin, Ellsworth and Kennedy of Dubuque presented to the House forty-three senior students of government class of Dubuque High School and their teachers, Tom Rawson and Dick Starr.

Cunningham of Story presented to the House fifty fifth grade students from Roosevelt School, Ames, and their teachers, Mrs. Bell and Mrs. Gammell.

Darrington of Harrison presented to the House forty-nine eighth grade students from West Harrison County School and their sponsors, Mrs. Hime, Mr. Ulerich and Mr. Enkers.

Huff of Polk presented to the House eight students from Urbandale School and their sponsor, Larry Beard.

Pierson of Mahaska presented to the House nineteen senior students of the Christian Reformed Church School, Oskaloosa, accompanied by their principal, Mr. Bouma, and Mrs. Bouma, Mrs. Hol, Mrs. Groenenboom and Mr. and Mrs. Bruxvort.

Strand of Poweshiek presented to the House fifty fourth grade students from Grinnell School and their teachers, Mrs. Schulte and Mrs. Hutchinson.

Tapscott of Polk presented to the House two hundred thirty students of Des Moines Technical High School and their teachers, Mr. Chelleen and Mr. Tuomi.

Winkelman of Calhoun presented to the House sixty-five eighth grade students from Lake City Community School and their superintendent, Wendell Johnson, and teachers, Paul Beyer and Robert Core.

Battles of Jackson presented to the House eight F.F.A. members from Maquoketa Community Schools with their sponsor, Bill Stewart.

Battles of Jackson presented to the House thirty-six students of the senior class from Bellevue Community High School and their teacher, James Fenton.

Dougherty of Lucas-Monroe presented to the House two members of the Albia F.F.A. Chapter and their vocational teacher, Howard Wilson.

Hansen of Black Hawk presented to the House fifty students from Dunkerton Community School and their teachers, Mrs. Morris and Mrs. Herman.

Hill of Marshall presented to the House twenty-nine students of West Marshall School and their teacher, Mrs. Lois Shipes.

McCormick of Delaware presented to the House Gerald Aschbacher, vocational agriculture instructor at West Delaware Community High School, Manchester.

Menefee of Fayette presented to the House five Future Farmers of America, students of North Fayette School, and their sponsor, Howard Poctevin.

Miller of Page presented to the House ten F.F.A. members of Shenandoah and their sponsors, Allen Carrell and Jack Gowing.

PETITIONS

The following petitions were received and placed on file:

By Shaw of Scott, from thirty-three residents of Polk County favoring House File 251 relating to sex discrimination in employment, housing and public accommodations.

By O'Hearn of Scott, from one thousand four hundred seventyfour residents of Iowa favoring direct educational aid to the student regardless of his attending a public or private school.

By Miller of Marshall, from sixteen residents of Polk County favoring House File 251 relating to sex discrimination in employment, housing and public accommodations.

By Van Drie of Story, from seven hundred sixty-eight employees of the Iowa State Highway Commission, Ames area, who object to being placed under the state merit system; and from seven employees who do not object.

By Camp of Clinton, from twenty-one members of the Mercy Hospital Auxiliary, Clinton, opposing the taxation of insurance premiums collected by nonprofit medical and hospital services.

By Bergman of Lyon-Osceola, from twenty-one residents of Osceola County opposing the repeal of the three percent service tax on advertising and new construction.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 714; and Senate Files 79 and 536, under Rule 35.

SENATE MESSAGES CONSIDERED

Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables.

Read first time and referred to committee on ways and means.

Senate File 621, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the department of social services, including construction of new buildings, repairs, improvements, replacements or alterations.

Read first time and referred to committee on appropriations.

Senate File 624, a bill for an act relating to sales taxes imposed on services performed on tangible personal property delivered into interstate commerce or services used in processing tangible personal property which will ultimately be subject to the sales tax.

Read first time and referred to committee on ways and means.

Senate File 632, a bill for an act to appropriate moneys received by the board of examiners in watchmaking, and requirements for taking examinations. Read first time and referred to committee on appropriations.

Senate File 635, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments for the biennium beginning July 1, 1969, and ending June 30, 1971.

Read first time and referred to committee on appropriations.

Senate File 636, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship and medical student tuition loan programs.

Read first time and referred to committee on appropriations.

COMMUNICATION FROM THE SECRETARY OF STATE

April 18, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that Senate File 210 was published in the Ottumwa Courier, Ottumwa, Iowa, April 10, 1969, and in The Cedar Rapids Gazette, Cedar Rapids, Iowa, April 9, 1969.

I further certify that House File 501 was published in the Atlantic News-Telegraph, Atlantic, Iowa, April 12, 1969, and in The Clinton Herald, Clinton, Iowa, April 14, 1969.

MELVIN D. SYNHORST Secretary of State

MOTION TO RECONSIDER WITHDRAWN

(House File 435)

McIntyre of Linn asked and received unanimous consent to withdraw his motion to reconsider the vote on House File 435, filed on April 14.

ANNOUNCEMENT BY CHIEF CLERK OF THE HOUSE

Pursuant to the provisions of chapter 197, section 3, Laws of the Sixty-second General Assembly, the report of the Iowa Comprehensive Alcoholism Project has been filed in the office of the Chief Clerk of the House.

UNFINISHED BUSINESS

The House resumed consideration of Senate File 295, a bill for an act to provide tuition grants, based upon financial need, to full-time resident students attending accredited private institutions of higher education in Iowa.

Tieden of Clayton offered the following amendment filed by him: Amend Senate File 295, page 2, line thirty-three (33), by striking the words "One thousand" and insert in lieu thereof: "Seven hundred fifty".

The amendment was lost.

Klein of Winnebago-Worth offered the following amendments 3 and 4 of the committee amendment on higher education:

3. Page 2, line eighteen (18), by striking all after the word "equivalent" and all of line nineteen (19), and inserting in lieu thereof a period.

4. Page 2, line thirty (30), by striking the words "(or graduate study, if the grant is to be for graduate study)".

McCartney of Floyd moved the previous question on the amendment.

The motion lost.

Klein of Winnebago moved adoption of the amendment.

Roll call was requested by Freeman of Buena Vista and Strand of Poweshiek.

On the question "Shall the amendment be adopted?" (S.F. 295)

The ayes were, 68:

Bailey	Freeman of	Lippold	Rex
Battles	Clay-Dickinson	Lipsky	Roorda
Bergman	Goode	Logue	Schroeder
Caffrey	Graham	McIntyre	Schwartz
Camp	Grassley	Mendenhall	Shaw
Campbell	Hansen of	Menefee	Shepherd
Christensen	Black Hawk	Miller of	Sorg
Cochran	Hanson of	Jones	Stokes
Сотеу	Howard-Mitchell	Miller of	Strand
Crosier	Johnson of	Page	Stroburg
Cunningham	Audubon	Mohrfeld	Stromer
Darrington	Kehe	Nelson	Strothman
Dunton	Kitner	Nielsen	Tieden
Edgington	Klein	Pelton	Varley
Fischer of	Kluever	Peterson	Warren
Grundy	Koch	Pierson	Weichman
Fisher of	Kruse	Poncy	Welden
Greene	Langland	Priebe	Winkelman
Freeman of	Lawson	Radl	Mr. Speaker
Buena Vista			•

The nays were, 41:

Alt Andersen Baker Blouin Crabb Den Herder Dietz Dooley Dougherty Doyle	Ewell Gannon Hamilton Hill Holden Huff Johnston of Johnson Kennedy of Dubuque	Kreamer Mayberry McCormick Mezvinsky Millen Miller of Des Moines Milligan Newton Nolting	Perkins Renda Rodgers Schmeiser Skinner Tapscott Van Roekel Voorhees Walter Wells
Doyle	Dubuque	Nolting	Wells
Ellsworth	Knoblauch	O'Hearn	Wolfe

Absent or not voting, 15:

Bennett Kennedy of Middleswart Sanders Brinck Chickasaw Miller of Van Drie Van Nostrand Drake Knight Marshall Franklin McCartney Ossian Waugh Jesse

Amendments 3 and 4 adopted.

Varley of Adair-Madison in the chair at 10:15 a.m.

Klein of Winnebago offered the following amendment 5 of the amendment by the committee on higher education and moved its adoption:

Amend Senate File 295 as follows:

5. Page 3, line sixteen (16), by inserting after the word "education" the following: ", including financial aid under any other state program,".

The amendment was adopted.

Kluever of Cass asked and received unanimous consent to withdraw the committee amendment to Senate File 295 filed on April 3 and found on page 818 of the House Journal.

Van Roekel of Marion offered the following amendment filed by him:

Amend Senate File 295, as passed by the Senate, as follows:

1. Page 3, by adding after the period in line thirty-five (35) the following: "The commission may require the accredited private institution to promptly furnish any information which the commission may request in connection with the tuition grant program."

2. Page 4, by striking all of section eight (8) and inserting in lieu thereof

the following:

"Sec. 8. Each applicant, in accordance with the rules and regulations of the commission, shall:

1. Complete and file an application for a tuition grant.

2. Be responsible for the submission of the parents' confidential statement for processing, the processed information to be returned both to the commission and to the college in which he is enrolling.

3. Report promptly to the commission any information requested.

4. File a new application and parents' confidential statement annually on the basis of which his eligibility for a renewed tuition grant will be evaluated and determined."

MEMBER EXCUSED

Miller of Page asked and received unanimous consent to be excused for the remainder of the day.

Shaw of Scott offered the following amendment to the Van Roekel amendment and moved its adoption:

Amend the Van Roekel amendment to Senate File 295, filed March 19, 1969, section 7, by inserting the following after line two (2):

- 1. Page 3 by striking line thirty-two (32) and inserting in lieu thereof the following:
- "3. Require each accredited private institution to file with the commission on or before July 1, 1970, and annually on or before July first thereafter, a five-year facilities, personnel, financial, and student enrollment plan which the chief executive officer of the institution has certified as a plan which, in his best judgment, is feasible, practicable, and reasonably attainable. Such plan shall be in a form prescribed by the commission.
- 4. Review and analyze the plans submitted pursuant to section seven (7), subsection three (3) of this Act, individually by institution, and collectively for the institutions of the state as a whole. If the commission determines that any institution's plans for expansion of facilities to serve anticipated increase of enrollment is impracticable because of the uncertainty of attainment of projected enrollment increase, the commission shall notify the institution of its determination. Within a period of six months after receiving notice, the affected institution shall modify its five-year plan in a manner acceptable to the commission, or the commission shall publicly notify the institution that no new tuition grants may be awarded to students enrolled at that institution until a reasonable and satisfactory plan of growth for the institution is on file with the commission. Tuition grants previously awarded to students at the institution may be renewed."
 - 2. By renumbering the subsequent section.

Further amend the Van Roekel amendment by renumbering the subsequent sections.

Roll call was requested by Newton of Scott and O'Hearn of Scott.

On the question "Shall the amendment be adopted?" (S.F. 295)

The ayes were, 22:

Bergman	Freeman of	Kehe	Miller of
Campbell	Clay-Dickinson	Kluever	Jones
Crosier	Grassley	Lawson	Nelson
Cunningham	Hill	Lippold	Nielsen
Darrington	Holden	Lipsky	Shaw
Edgington	Johnson of Audubon	Mendenhall	Welden

The nave were 84.

i ne nays were, a	54:		
Alt	Ellsworth	Knoblauch	O'Hearn
Andersen	Ewell	Koch	Pelton
Bailey	Freeman of	Kreamer	Perkins
Baker	Buena Vista	Kruse	Peterson
Battles	Gannon	Langland	Pierson
Blouin	Goode	Logue	Poncy
Brinck	Graham	Mayberry	Pr iebe
Caffrey	Hamilton	McCartney	\mathbf{Radl}
Christensen	Hansen of	McCormick	Renda
Cochran	Black Hawk	McIntyre	Rex
Corey	Hanson of	Menefee	Rodgers
Crabb	Howard-Mitchell		Roorda
Den Herder	Harbor	Middleswart	Schmeiser
Dietz	Huff	Millen	Schwartz
Dooley	Johnston of	Miller of	Shepherd
Dougherty	Johnson	Des Moines	Skinner
Doyle	Kennedy of	Milligan	Sorg
Drake	Dubuque	Newton	Stokes
Dunton	Kitner	Nolting	Strand

Stroburg Van Drie Warren Winkelman Stromer Van Roekel Weichman Wolfe Strothman Voorhees Wells Mr. Speaker Tapscott Walter

Absent or not voting, 18:

Rennett Franklin Miller of Sanders Camp Jesse Marshall Schroeder Fischer of Kennedy of Tieden Miller of Chickasaw Van Nostrand Grundy Page Fisher of Waugh Klein Mohrfeld Greene Knight Ossian

The amendment lost.

Van Roekel of Marion moved the adoption of his amendment.

The amendment was adopted.

Andersen of Woodbury asked and received unanimous consent to withdraw the amendment filed by him on April 14 and found on page 998 of the House Journal.

Andersen of Woodbury offered, from the floor, the following amendment:

Amend the Crabb amendment to Senate File 295, filed April 16, as follows: Line eight (8) by striking the word "and" and inserting in lieu thereof the following:

", or private business school which is accredited by the State Department of Public Instruction, or The United States Office of Education and The Accrediting Commission for Business Schools".

Andersen of Woodbury asked and received unanimous consent to withdraw his amendment.

Shaw of Scott asked and received unanimous consent to withdraw her amendment filed April 1 and found on page 782 and 783 of the House Journal.

Lipsky of Linn offered the following amendment filed by her, from the floor, and moved its adoption:

Amend Senate File 295, page three (3), line thirty-five (35), by adding the following:

"including a report of each student's progress while enrolled under the program and the location and status of the student during the year following separation from the participating college."

The amendment was lost.

Van Drie of Story moved the previous question on the bill.

The motion lost.

Millen of Jefferson-Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 295)

The ayes were, 95:

The nays were, 21:

Cunningham	Freeman of	Knight	Nelson
Darrington	Clay-Dickinson	Lawson	Nielsen
Edgington	Grassley	Mendenhall	Schmeiser
Fischer of	Hill	Miller of	Stokes
Grundy	Johnson of	Jones	Stromer
Fisher of	Au dubon	Miller of	Welden
Greene	Kluever	Page	

Absent or not voting, 8:

Bennett Miller of Ossian	Van Nostrand
Franklin Marshall Sander	Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House was recessed by the Speaker until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker pro tempore Millen in the chair.

MEMBERS EXCUSED

Middleswart of Warren asked and received unanimous consent that Knight of Humboldt-Pocahontas be excused for the afternoon.

Gannon of Jasper asked and received unanimous consent that Blouin of Dubuque be excused for the afternoon.

McIntyre of Linn asked and received unanimous consent that Radl of Linn be excused for the afternoon.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate insists on its amendment to House File 348, a bill for an act relating to the director of the Iowa development commission, requests a conference committee, and that the President of the Senate has appointed, on the part of the Senate: The Senator from Hardin, Mr. Potgeter, the Senator from Scott, Mr. Nicholson, the Senator from Polk, Mr. Reichardt, and the Senator from Sioux, Mr. DeKoster.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 616, a bill for an act relating to sale of real estate of old-age recipients.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 25, recalling Senate File 175 from the Governor to correct the wording.

CARROLL A. LANE Secretary of the Senate

ADOPTION OF SENATE CONCURRENT RESOLUTION 25

Fischer of Grundy asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 25 and moved its adoption:

SENATE CONCURRENT RESOLUTION 25

By Conklin

Whereas, the Attorney General has ruled that Senate File 175, a bill for an act relating to penalties for the commission of or the attempt to commit crimes when armed with firearms, as worded is not constitutional, and

Whereas, Senate File 175 has passed both houses of the General Assembly and has been delivered to the Governor, now, therefore,

Be It Resolved by the Senate, the House Concurring: That Senate File 175 be recalled from the Governor to correct the wording.

Motion prevailed and the resolution was adopted.

SENATE AMENDMENT TO HOUSE FILE 616

Amend House File 616 as follows:

1. By inserting after line 11 the following:

"The real estate in such an estate may be sold at public auction or by private sale, whichever is in the best interest of the estate. However, if such real estate is sold by private sale, competitive bidding shall be allowed if there is more than one interested buyer. Such real estate, in either case, shall be advertised for sale in a newspaper of general circulation in the county wherein such property is located, at least ten (10) days prior to the date such real estate is to be offered for sale."

2. By striking from line 7 the words, "this section", and by inserting in lieu thereof the words, "section two hundred forty-nine point nineteen (249.19). Code 1966".

PERSONAL PRIVILEGE

Skinner of Polk asked for unanimous consent that Senate File 619 be withdrawn from further consideration by the House.

A point of order was raised by Van Drie of Story.

Skinner of Polk moved that Senate File 619 be withdrawn from further consideration by the House.

The Speaker ruled the motion out of order.

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 207, a bill for an act to clarify adoption procedure by recognizing all courts which terminate parental rights, with report of committee recommending passage, was taken up for consideration,

Renda of Polk asked and received unanimous consent to withdraw his amendment filed February 21 and found on page 394 of the House Journal.

Huff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 207)

The ayes were, 99:

Alt	Christensen	Dougherty	Fisher of
Andersen	Cochran	Doyle	Greene
Bailey	Corey	Drake	Freeman of
Baker	Crabb	Dunton	Buena Vista
Battles	Crosier	Edgington	Freeman of
Bergman	Cunningham	Ellsworth	Clay-Dickinson
Caffrey	Darrington	Ewell	Gannon
Camp	Den Herder	Fischer of	Goode
Campbell	Dooley	Grundy	Graham

Grassley Kreamer Newton Strand Hamilton Nielsen Stroburg Kruse Hansen of Langland Strothman Nolting Tapscott Black Hawk Lawson O'Hearn Lippold Pelton Tieden Hanson of Howard-Mitchell Lipsky Peterson Van Drie Van Roekel McCartney Pierson Holden McCormick Varley Poncy Huff Mendenhall Priebe Voorbees Menefee Walter Johnston of Renda Mezvinsky Warren Johnson Rodgers Middleswart Kehe Roorda Weichman Miller of Kennedy of Schroeder Welden Dubuque Des Moines Schwartz Wells Miller of Kitner Shaw Winkelman Klein Jones Shepherd Wolfe Speaker Kluever Milligan Sorg Knoblauch Mohrfeld Stokes pro tempore Koch Nelson

The nays were, none.

Absent or not voting, 25:

Bennett Johnson of Miller of Rex Blouin Marshall Audubon Sanders Brinck Kennedy of Schmeiser Miller of Dietz Chickasaw Skinner Page Franklin Knight Ossian Stromer Harbor Perkins Van Nostrand Logue Mayberry Waugh Jesse Radl McIntyre

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 236, a bill for an act relating to the publishing of tables of corresponding sections of statutes in the Code, with report of committee recommending passage, was taken up for consideration.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 236)

The ayes were, 98:

Crabb Ewell Hanson of Andersen Crosier Fisher of Howard-Mitchell Bailey Cunningham Greene Baker Darrington Freeman of Holden Battles Den Herder Buena Vista Huff Bergman Dooley Freeman of Jesse Dougherty Caffrey Clay-Dickinson Johnson of Goode Camp Doyle Audubon Campbell Graham Drake Johnston of Hamilton Christensen Dunton Johnson Cochran Edgington Hansen of Kehe Corey Ellsworth Black Hawk

Stromer Kennedy of Mendenhall Peterson Pierson Strothman Dubuque Menefee Kitner Tapscott Mezvinsky Poncy Tieden Klein Middleswart Priebe Van Drie Kluever Miller of Renda Knoblauch Des Moines Rodgers Varley Koch Miller of Roorda Voorhees Kreamer Schmeiser Walter Jones Kruse Milligan Schroeder Weichman Langland Mohrfeld Schwartz Welden Lawson Nelson Wells Shaw Winkelman Lippold Newton Shepherd Lipsky Nielsen Stokes Wolfe McCartney Nolting Strand Speaker McCormick pro tempore O'Hearn Stroburg McIntyre Pelton

The nays were, none.

Absent or not voting, 26:

Bennett	Grassley	Miller of	Sanders
Blouin	Harbor	Marshall	Skinner
Brinck	Kennedy of	Miller of	Sorg
Dietz	Chickasaw	Page	Van Nostrand
Fischer of	Knight	Ossian	Van Roekel
Grundy	Logue	Perkins	Warren
Franklin	Mayberry	Radl	Waugh
Gannon		Rex	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 305, a bill for an act authorizing the gift of all or part of a human body after death for specified purposes, with report of committee recommending passage, was taken up for consideration.

Milligan of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 305 as follows:

1. Amend House File 305, page 6, by adding the following new section:

"The procurement, processing, distribution or use of whole blood, plasma, blood products, blood derivatives and other human tissues such as corneas, bones or organs for the purpose of injecting, transfusing or transplanting any of them into the human body is declared to be, for all purposes, the rendition of a service by every person participating therein and, whether or not any remuneration is paid therefor, is declared not to be a sale of such whole blood, plasma, blood products, blood derivatives or other tissues, for any purpose, subsequent to enactment of this section."

2. Amend House File 305, page 6, by adding the following new section:

"Section one hundred forty-two point four (142.4), Code 1966, is hereby amended by adding the following:

"This section shall not apply to bodies given under authority of the Uniform Anatomical Gift Act."

3. Amend House File 305, page 6, by adding the following new section: "Section one hundred forty-two point eight (142.8), Code 1966, is hereby amended by adding the following:

"This section shall not apply to bodies given under authority of the Uniform Ameterical Cift And"

form Anatomical Gift Act."

4. Amend House File 305, page 1, by striking lines one (1) and two (2) and inserting in lieu thereof the following:

"An Act relating to anatomical gifts and related procedures."

The amendment was adopted.

Milligan of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 305)

The ayes were, 102:

Alt Andersen Baker Battles Bergman Brinck Caffrey Camp Campbell Christensen Cochran Corey Crabb Crosier Cunningham Darrington Den Herder Dooley Dougherty Doyle Drake Dunton Edgington Ellsworth Ewell Fischer of	Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnston of Johnston of Kehe Kitner Klein Kluever Knoblauch Koch Kreamer	Lawson Lippold Lipsky Mayberry McCartney McCormick McIntyre Mendenhall Menefee Mezvinsky Middleswart Miller of Des Moines Miller of Jones Miller of Jones Milligan Nelson Newton Nielsen Nolting O'Hearn Pelton Peterson Pierson Pierson Poncy Priebe	Roorda Schmeiser Schroeder Schroeder Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Roekel Varley Voorhees Warren Weichman Welden Wells Winkelman Wolfe Speaker
Ellsworth	Knoblauch	Pierson	Winkelman
Grundy	Kruse	Renda	pro tempore
Fisher of Greene	Langland	Rodgers	

The nays were, 1:

Mohrfeld

Absent or not voting, 21:

Bailey	Harbor	Miller of	Radl
Bennett	Kennedy of	Marshall	Rex
Blouin	Chickasaw	Miller of	Sanders
Dietz	Kennedy of	Page	Van Nostrand
Franklin	Dubuque	Ossian	Walter
Hanson of	Knight	Perkins	Waugh
Howard-Mite	hall Loome		_

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

HOUSE FILE 322 WITHDRAWN

Pelton of Clinton asked and received unanimous consent to withdraw House File 322 from further consideration by the House.

House File 77, a bill for an act relating to snowmobiles, with report of committee recommending amendment and passage, was taken up for consideration.

Christensen of Clarke-Union offered the following amendment filed by the committee on transportation and moved its adoption:

Amend House File 77 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Wherever used in this Act snowmobile means a self-propelled vehicle designed for travel on snow or ice which utilizes sled-type runners or skis, or an endless belt, tread or any combination thereof.

Sec. 2. No person shall operate a snowmobile upon any highway or across any highway, except as provided in section three (3) of this Act, other than to drive directly across a highway other than an interstate highway, or limited access highway, and then only after stopping and yielding the right of way to all vehicles approaching on the highway.

Sec. 3. Such vehicle may operate on the streets of cities and towns during daylight hours if such operation is specifically authorized by an ordinance of a particular city or town.

Sec. 4. No snowmobile shall be operated unless it is equipped with at least one head lamp, one tail lamp and with brakes all of a manner and type specified by the commissioner of public safety.

Sec. 5. A snowmobile may be operated upon a public highway or street other than as provided in section three (3) of this Act, in an emergency during the period when and at locations where snow upon the roadway renders travel by automobile infeasible.

Sec. 6. Snowmobiles shall be registered in the same manner and for the same fees as motorcycles.

Sec. 7. This Act shall not apply to law enforcement officers while in the performance of their official duties.

Sec. 8. It shall be unlawful to operate a snowmobile in any manner which damages trees or nursery stock.

Sec. 9. Section one hundred six point thirty-three (106.33), Code 1966, line five (5), is amended by inserting after the word "Motorcycles" the word, "snowmobiles".

Sec. 10. Any person convicted of any violation of this Act shall be fined not to exceed one hundred dollars or imprisoned in the county jail not to exceed thirty days.

The amendment was adopted.

Freeman of Clay-Dickinson asked and received unanimous consent to withdraw his amendment filed on March 10 and found on page 495 of the House Journal.

Freeman of Clay-Dickinson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass?" (H.F. 77)

The ayes were, 99:

Alt Freeman of Kruse Rodgers Andersen Buena Vista Langland Roorda Bailey Freeman of Lawson Schmeiser Clay-Dickinson Schroeder Battles Lippold Bergman Goode Lipsky Schwartz Graham Shepherd Brinck Logue Mayberry Skinner Caffrey Grassley Sorg Stokes Camp Hamilton Mendenhall Campbell Hansen of Menefee Strand Black Hawk Christensen Mezvinsky Cochran Hanson of Middleswart Stroburg Corey Howard-Mitchell Miller of Stromer Crabb Holden Des Moines Strothman Miller of Tapscott Cunningham Huff Darrington Jesse Jones Tieden Den Herder Johnson of Milligan Van Drie Dooley Audubon Mohrfeld Van Roekel Johnston of Varley Dougherty Nelson Newton Voorhees Doyle Johnson Walter Kehe Nielsen Drake Dunton Kennedy of Nolting Warren Weichman Edgington Dubuque O'Hearn Ellsworth Kitner Pelton Wells Ewell Klein Peterson Winkelman Fischer of Kluever Pierson Wolfe Speaker Grundy Knoblauch Poncy Fisher of Koch Priebe pro tempore Greene Kreamer Rex

The nays were, 1:

Hill

Absent or not voting, 24:

Baker	Harbor	Miller of	Renda
Bennett	Kennedy of	Marshall	Sanders
Blouin	Chickasaw	Miller of	Shaw
Crosier	Knight	Page	Van Nostrand
Dietz	McCartney	Ossian	Waugh
Franklin	McCormick	Perkins	Welden
Gannon	McIntyre	Radl	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 609 PLACED ON REGULAR CALENDAR

Fisher of Greene asked and received unanimous consent that House File 609 be removed from the noncontroversial calendar and placed on the regular calendar.

APPROPRIATIONS COMMITTEE CALENDAR

The House resumed consideration of Senate File 599, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to

the capitol planning commission, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment from the floor and moved its adoption:

Amend Senate File 599 as follows:

By adding the following new sections:

"Sec. 2. Section eighteen A point six (18A.6), Code 1966, is hereby repealed."

The amendment was adopted.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 599)

The ayes were, 101:

Alt	Freeman of	Kruse	Rex
Andersen	Clay-Dickinson	Langland	Rodgers
Bailey	Gannon	Lawson	Roorda
Bergman	Goode	Lippold	Schmeiser
Brinck	Graham	Lipsky	Shaw
Camp	Grassley	Logue	Shepherd
Campbell	Hamilton	Mayberry	Skinner
Christensen	Hansen of	McCormick	Sorg
Cochran	Black Hawk	Mendenhall	Stokes
Corey	Hanson of	Menefee	Strand
Crabb	Howard-Mitchell	Mezvinsky	Stroburg
Crosier	Hill	Middleswart	Stromer
Cunnin gham	Holden	Miller of	Strothman
Darrington	Huff	Des Moines	Tapscott
Den Herder	Jesse	Miller of	Tieden
Dooley	Johnson of	Jones	Van Drie
Dougherty	Audubon	Milligan	Van Roekel
Doyle	Johnston of	Mohrfeld	Varley
Drake	John son	Nelson	Voorhees
Dunton	Kehe	Newton	Walter
Edgington	Kennedy of	Nielsen	Warren
Ellsworth	Dubuque	Nolting	Weichman
Ewell	Kitner	O'Hearn	Welden
Fischer of	Klein	Perkins	Wells
Grundy	Kluever	Peterson	Winkelman
Fisher of	Knoblauch	Poncy	Wolfe
Green e	Koch	Priebe	Speaker
Freeman of	Kreamer	Renda	pro tempore
Buena Vista			-

The nays were, 1:

Schwartz

Absent or not voting, 22:

Baker	Harbor	Miller of	Pierson
Battles	Kennedy of	Marshall	Radl
Bennett	Chickasaw	Miller of	Sanders
Blouin	Knight	Page	Schroeder
Caffrey	McCartney	Ossian	Van Nostrand
Dietz	McIntyre	Pelton	Waugh
Franklin	•		_

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 795, a bill for an act to appropriate from the motor vehicle fuel tax fund to the department of revenue, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 795)

The ayes were, 96:

Alt	Freeman of	Lippold	Rodgers
Bailey	Clay-Dickinson	Lipsky	Roorda
Baker	Gannon	Logue	Schmeiser
Battles	Goode	Mayberry	Schroeder
Brinck	Graham	McCormick	Schwartz
Caffrey	Grassley	McIntyre	Shaw
Camp	Hamilton	Mendenhall	Shepherd
Campbell	Hansen of	Menefee	Sorg
Christensen	Black Hawk	Mezvinsky	Stokes
Corey	Hanson of	Middleswart	Strand
Crabb	Howard-Mitchell	Miller of	Stroburg
Cunningham	Hill	Des Moines	Stromer
Darrington	Holden	Miller of	Strothman
Den Herder	Huff	Jones	Tieden
Dooley	Johnson of	Milligan	Van Drie
Dougherty	Aud ubon	Mohrfeld	Van Roekel
Doyle	Johnston of	Nelson	Varley
Drake	Johnson	Newton	Voorhees
Dunton	Kehe	Nielsen	Walter
Edging ton	Kennedy of	Nolting	Warren
Ellsworth	Dubuque	Pelton	Weichman
Ewell	Kitner	Perkins	Welden
Fisher of	Klein	Peterson	Wells
Greene	Kluever	Poncy	Winkelman
Freeman of	Knoblauch	Priebe	Wolfe
Buena Vi sta	Kruse	Renda	Speaker
	Lawson	Rex	pro tempore

The nays were, 5:

Fischer of	Jesse	O'Hearn	Tapscott
Grundy	Kreamer		=

Absent or not voting, 23:

Andersen Bennett Bergman Blouin	Franklin Harbor Kennedy of Chickasaw Knight	McCartney Miller of Marshall Miller of Page	Pierson Radl Sanders Skinner Van Nostrand
Cochran Crosier	Knight Koch	Page Ossian	Van Nostrand Waugh
Dietz	Langland		······ 3

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

House File 796, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state department of health, was taken up for consideration.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 796)

The ayes were, 99:

			_
Alt	Fisher of	Kreamer	Rex
Andersen	Greene	Kruse	Rodgers
Baker	Freeman of	Langland	Roorda
Battles	Buena Vista	Lawson	Schmeiser
Bergman	Freeman of	Lippold	Schwartz
Brinck	Clay-Dickinson	Lipsky	Shaw
Caffrey	Gannon	Logue	Shepherd
Camp	Goode	McCormick	Sorg
Campbell	Graham	McIntyre	Stokes
Christensen	Grassley	Mendenhall	Strand
Cochran	Hamilton	Menefee	Stromer
Corey	Hansen of	Middleswart	Strothman
Crabb	Black Hawk	Miller of	Tapscott
Crosier	Hanson of	Des Moines	Tieden
Cunningham	Howard-Mitchell	Miller of	Van Drie
Darrington	Hill	Jones	Van Roekel
Den Herder	Holden	Milligan	Varley
Dooley	Huff	Mohrfeld	Voorhees
Dougherty	Jesse	Nelson	Walter
Doyle	Johnson of	Newton	Warren
Drake	Audubon	Nielsen	Weichman
Dunton	Kehe	Nolting	Welden
Edgington	Kennedy of	O'Hearn	Wells
Ellsworth	Dubuque	Pelton	Winkelman
Ewell	Kitner	Perkins	Wolfe
Fischer of	Klein	Poncy	Speaker
Grundy	Kluever	Priebe	pro tempore
-	Koch	Renda	F

The nays were, none.

Absent or not voting, 25:

Bailey	Kennedy of	Miller of	Radl
Bennett	Chickasaw	Marshall	Sanders
Blouin	Knight	Miller of	Schroeder
Dietz	Knoblauch	Page	Skinner
Franklin	Mayberry	Ossian	Stroburg
Harbor	McCartney	Peterson	Van Nostrand
Johnston of	Mezvinsky	Pierson	Waugh
Johnson	•		Agrand of the sales
			tion of the same o

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 797, a bill for an act relating to the license renewal fee for a person licensed to practice physical therapy, was taken up for consideration.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 797)

The ayes were, 93:

Alt	Fisher of	Koch	Renda
Andersen	Greene	Kruse	Rex
Bailey	Freeman of	Lippold	Rodgers
Battles	Buena Vista	Lipsky	Roorda
Baker	Freeman of	Logue	Schwartz
Bergman	Clay-Dickinson	Mayberry	Shaw
Brinck	Goode	McCormick	Sorg
Caffrey	Graham	McIntyre	Stokes
Camp	Grassley	Mendenhall	Strand
Campbell	Hamilton	Menefee	Stromer
Christensen	Hansen of	Middleswart	Strothman
Cochran	Black Hawk	Miller of	
Crabb		Des Moines	Tapscott
	Hanson of		Tieden
Crosier	Howard-Mitchell		Van Drie
Cunningham	Hill	Jones	Van Roekel
Darrington .	Holden	Milligan	Varley
Den Herder	Huff	Mohrfeld	Voorhees
Dooley	Jess e	Nelson	Walter
Dougherty	Johnson of	Newton	Weichman
Doyle	Audubon	Nielsen	Welden
Drake	Kehe	O'Hearn	Wells
Dunton	Kennedy of	Pelton	Winkelman
Edgington	Dubuque	Perkins	Wolfe
Ellsworth	Kitner	Peterson	Speaker
Ewell	Klein	Poncy	pro tempore
Fischer of	Kluever	Priebe	F
Grundy			

The nays were, 4:

Corey	Gannon	Nolting	Schmeiser

Absent or not voting, 27:

Bennett Blouin Dietz Franklin Harbor Johnston of Johnson	Kennedy of Chickasaw Knight Knoblauch Kreamer Langland Lawson McCartney	Mezvinsky Miller of Marshall Miller of Page Ossian Pierson Radl	Sanders Schroeder Shepherd Skinner Stroburg Van Nostrand Warren
	McCartney	Radl	Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 606, a bill for an act to appropriate from the general fund of the state to the budget and financial control committee for

its contingent fund, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 606)

The ayes were, 96:

Alb	Fisher of	Langland	Rodgers
Andersen	Greene	Lippold	Roorda
Bailey	Freeman of	Lipsky	Schmeiser
Baker			
	Clay-Dickinson	Logue	Schwartz
Battles	Gannon	Mayberry	Shaw
Bergman	Goode	McCormick	Skinner
Brinck	Graham	McIntyre	Sorg
Caffrey	Grassley	Mendenhall	Stokes
Camp	Hamilton	Menefee	Strand
Campbell	Hansen of	Middleswart	Stroburg
Christensen	Black Hawk	Miller of	Stromer
Cochran	Hanson of	Des Moines	Strothman
Сотеу	Howard-Mitchell	Miller of	Tapscott
Crabb	Hill	Jones	Van Drie
Crosier	Holden	Milligan	Van Roekel
Cunningham	Huff	Mohrfeld	Varley
Darrington	Jesse	Nelson	Voorhees
Den Herder	Johnson of	Newton	Walter
Dougherty	Audubon	Nielsen	Warren
Doyle	Kehe	Nolting	Weichman
Drake	Kennedy of	O'Hearn	Welden
Dunton	Dubuque	Pelton	Wells
Ellsworth	Kitner	Perkins	Winkelman
Ewell	Klein	Poncy	Wolfe
Fischer of	Kluever	Priebe	Speaker
Grundy	Koch	Renda	pro tempore
	Kruse	Rex	, pro tompore

The nays were, none.

Absent or not voting, 28:

Bennett	Johnston of	McCartney	Pierson
Blouin	Johnson	Mezvinsk y	Radl
Dietz	Kennedy of	Miller of	Sanders
Dooley	Chickasaw	Marshall	Schroeder
Edgington	Knight	Miller of	Shepherd
Franklin	Knoblauch	Page	Tieden
Freeman of	Kreamer	Ossian	Van Nostrand
Buena Vi sta	Lawson	Peterson	Waugh
Harbor			-

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House Joint Resolution 15, a joint resolution to create a special interim study committee on municipal statutes and to make an appropriation therefor, was taken up for consideration.

Hill of Marshall offered the following amendment filed by him and moved its adoption:

Amend House Joint Resolution 15 as follows:

1. Page one by striking from lines ten (10) and eleven (11) the words "four municipal officials chosen by the governing board of the league of Iowa municipalities," and inserting in lieu thereof the words "and four municipal officials".

The amendment was adopted.

Huff of Polk offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House Joint Resolution 15 as follows:

Page 2, line thirty-one (31), by striking the words and figures "fifty thousand (50,000)" and inserting in lieu thereof the words and figures "twenty-five thousand (25,000)".

The amendment was adopted.

Camp of Clinton asked and received unanimous consent that House Joint Resolution 15 be deferred and that the resolution retain its place on the calendar.

Senate File 610, a bill for an act to create the general contingent fund of the state and specifying the purposes for which the appropriation may be used, with report of committee recommending amendment and passage, was taken up for consideration.

Edgington of Franklin offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend Senate File 610 as follows:

Line twenty-one (21) by inserting after the period the following: "Any allocation in excess of thirty-five thousand (35,000) dollars must be approved by the budget and financial control committee."

The amendment was adopted.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 610)

The ayes were, 79:

Crabb Alt Fischer of Hanson of Andersen Crosier Grundy Howard-Mitchell Battles Cunningham Fisher of Hill Darrington Greene Holden Bergman Brinck Dougherty Goode Huff Doyle Graham Johnson of Camp Campbell Hamilton Drake Audubon Christensen Dunton Hansen of Kehe Edgington Black Hawk Kitner Cochran Ellsworth Klein Corev

Kluever	Menefee	Schroeder	Van Roekel
Knoblauch	Middleswart	Shaw	Varley
Koch	Miller of	Shepherd	Voorhees
Kruse	Jones	Sorg	Walter
Langland	Milligan	Stokes	Warren
Lawson	Mohrfeld	Strand	Weichman
Lippold	Nelson	Stroburg	Welden
Lipsky	Nielsen	Stromer	Winkelman
Logue	O'Hearn	Strothman	Wolfe
McCartney	Perkins	Tapscott	Speaker
McIntyre	Priebe	Tieden	pro tempore
Mendenhall	Rodgers	Van Drie	

The nays were, 10:

Baker	Jesse	Nolting	Schwartz
Caffrey	Miller of	Poncy	Wells
Gannon	Des Moines	Schmeiser	

Absent or not voting, 85:

Bailey	Freeman of	Kreamer	Peterson
Bennett	Clay-Dickinson		Pierson
Blouin	Grassley	McCormick	Radl
Den Herder	Harbor	Mezvinsky	Renda
Dietz	Johnston of	Miller of	Rex
Dooley	Johnson	Marshall	Roorda
Ewell	Kennedy of	Miller of	Sanders
Franklin	Chickasaw	Page	Skinner
Freeman of	Kennedy of	Newton	Van Nostrand
Buena Vista	Dubuque	Ossian	Waugh
	Knight ^	Pelton	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 285 SUBSTITUTED FOR HOUSE FILE 391

Fischer of Grundy asked and received unanimous consent to substitute Senate File 285 for House File 391.

Senate File 285, a bill for an act relating to the compensation of insurance examiners, was taken up for consideration.

Fischer of Grundy moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 285)

The ayes were, 85:

Alt	Campbell	Dunton	Graham
Andersen	Christensen	Edgington	Grassley
Bailey	Cochran	Ellsworth	Hamilton
Baker	Corey	Fischer of	Hansen of
Battles	Crabb	Grundy	Black Hawk
Bergman	Darrington	Fisher of	Hanson of
Brinck	Dougherty	Greene	Howard-Mitchell
Caffrey	Doyle	Gannon	Holden
Camp	Drake .	Goode	Huff

Strothman Poncy Jesse McCartney Tapscott McCormick Priebe Johnson of Tieden Mendenhall Rodgers Audubon Van Drie Kehe Menefee Roorda Varlev Middleswart Schmeiser Kitner Klein Miller of Schroeder Voorhees Des Moines Walter Kluever Schwartz Milligan Warren Knoblauch Shaw Shepherd Wichman Mohrfeld Koch Welden Langland Nelson Sorg Lawson Newton Stokes Wells Winkelman Lippold Nielsen Strand Wolfe Stroburg Lipsky O'Hearn Perkins Stromer Logue

The nays were, none.

Absent or not voting, 39:

Bennett Blouin Crosier Cunningham Den Herder Dietz Dooley Ewell Franklin Freeman of Buena Vista Freeman of Clay-Dickinson	Harbor Hill Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque Knight Kreamer Kruse Mayberry	McIntyre Mezvinsky Miller of Jones Miller of Marshall Miller of Page Nolting Ossian Pelton Peterson	Pierson Radl Renda Rex Sanders Skinner Van Nostrand Van Roekel Waugh Speaker pro tempore
---	---	---	--

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 391 WITHDRAWN

Fischer of Grundy asked and received unanimous consent to withdraw House File 391 from further consideration by the House.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 18, 1969, he approved and transmitted to the Secretary of State Senate Files 139, 226 and 274.

REPORTS OF COMMITTEES

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred House Joint Resolution 13, a joint resolution providing for the appointment of a joint bipartisan legislative committee to investigate the actions of the Iowa State Highway Commission in the establishment of diagonal highways in the State of Iowa, and particularly Interstate Highway thirty-five in northern Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the rec-

ommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House Joint Resolution 13 by striking all after the first "Whereas," and by inserting in lieu thereof the following:

"questions have arisen concerning the land-use policies of the state highway commission; and

Whereas, the make-up and organization of the state highway commission should be studied: and

Whereas, the functioning of the state highway commission and the employment policies thereof should be investigated; now therefore,

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. The legislative research committee or its successor is directed to create a study committee as provided by law, which committee shall include members of the appropriate standing committees of the House of Representatives and Senate, to conduct during the 1969-1970 legislative interim a comprehensive study of the state highway commission relating to its general operation, employment policies, and land-use policies.

Staff assistance shall be provided by the legislative research bureau.

Sec. 2. A report of the study shall be prepared and submitted to members of the Sixty-third General Assembly and shall be accompanied by any legislative bill drafts designed to carry out the recommendations of the committee."

LEROY S. MILLER, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred Senate File 261, a bill for an act relating to riot control, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred Seaste File 439, a bill for an act relating to the forgery or counterfeiting of motor vehicle documents, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same de pass.

ALFRED NIELSEN, Chairman

Also:

Senate File 494, a bill for an act relating to motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

MR. SPEAKER: Your committee on law enforcement, to whom was referred

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 619, a bill for an act relating to automatic recorders on scales, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 619 as follows:

By striking from line eight (8) the words ", replaced or extensively repaired".

CHARLES F. STROTHMAN, Chairman

Also:

Mr. SPEAKER: Your committee on agriculture, to whom was referred House File 752, a bill for an act to establish definitions and standards for frozen desserts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred Senate File 220, a bill for an act relating to farm wagon licensing, begs leave to report the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES F. STROTHMAN, Chairman

AMENDMENTS FILED

Amend House Joint Resolution 15 as follows: 1. Page 2 by striking from line nineteen (19) the word "Members" and inserting in lieu thereof the words "Legislative 4 members". 5 2. Page 2 by striking from line twenty-one (21) the words R "daily compensation" and inserting in lieu thereof the words 7 "per diem payments". 8 3. Page 2 by adding in line twenty-three (23) after the 9 period the words "The four municipal officials and the citizen 10 member of the committee may receive such reimbursement for 11 expenses incurred in the discharge of their duties as determined 12 by a majority of the legislative members of the committee." 13 4. Page 2 by striking from line thirty-three (33) the 14 words "The compensation of the employees of the committee". 15 5. Page 2 by striking lines thirty-four (34) and thirty-16 five (85). 17 6. Page 3 by striking line one (1) and inserting in lieu 18 thereof the following: 19 "Compensation and expenses of employees of the committee shall be paid in the manner determined by the committee. Per diem 20 21 and expenses of members of the committee shall be paid in the 22 same manner as are per diem and expenses of the members of the 23 Legislative Research Committee or its successor agency." MILLER of Page 1 Amend House File 150 by adding the following new section:

"Sec. 10. Any person selling livestock to a dealer, other than another dealer, shall certify to the buyer that no person has a lien or security interest concerning the livestock being sold. The certification shall be in the form of an indemnity agreement signed and verified by the president of the bank or

7 lending institution with whom the seller conducts his financial affairs. The indemnification agreement must be attached to the 8

endorsed draft for the proceeds of the livestock sold before 9

10 demand for payment can be made, unless said indemnification 11 has been waived in writing by an officer of the buyer."

KENNEDY of Dubuque

24 25

26

```
1
       Amend the Crabb amendment to House File 417 by
 2
    striking all of lines eight hundred eighty-eight (888),
 3
    eight hundred eighty-nine (889) and eight hundred
    ninety (890).
                                                    CRABB of Crawford
 1
       Amend House File 487 as follows:
 2
       1. Line ten (10) by striking the words "and springs".
 3
       2. Line twelve (12) by striking the words "and sanitized"
    and inserting in lieu thereof the following: ", sanitized
 4
    and ironed".
                                        SCHROEDER of Pottawattamie
 1
       Amend House File 572 as follows:
 2
       1. Page 3 by striking all of lines three (3)
 3
    through seventeen (17) and inserting in lieu thereof the
    following: "For each vending machine, three dollars.".
 4
       2. Page 3 by striking all of lines twenty-five (25)
 5
    through twenty-eight (28).
                                COMMITTEE ON AGRICULTURE
                                CHARLES F. STROTHMAN, Chairman
 1
       Amend House File 714 as follows:
       1. Page 1 by striking all of section three (3).
 3
      2. By striking all of sections four (4), five (5),
    and six (6).
 4
      3. By renumbering the remaining sections.
                                                    McINTYRE of Linn
                                                    SORG of Linn
                                                    RADL of Linn
      Amend the Johnston amendment to House File 772, filed
    April 11, 1969, as follows:
 3
      1. By striking in section six (6) all of lines
 4
    one hundred twenty-four (124) through one hundred sixty-four
    (164) and by inserting in lieu thereof the following:
 6
      "Sec. 7. Chapter four hundred seventy-two (472), Code
 7
    1966, is hereby amended by adding thereto the following new
 8
    sections:
 9
       (1) Not less than thirty days prior to filing of the
    application, as provided in section four hundred seventy-two
10
    point three (472.3) of the Code, the condemner shall make an
11
    offer, in writing, to the landowner stating the amount of
12
13
    damages they would pay for an easement to said property.
      In the event the landowner shall refuse said offer and
14
15
    the commission shall make an award equal to one hundred ten
    percent (110%) of condemner's offer, then there shall be an
16
17
    additional award equal to twenty-five percent (25%) of the
18
    final award to recompense said landowner for costs involved
19
    in the condemnation proceedings.
20
       (2) Notwithstanding any other section of this chapter
    or any other chapter of the Code, a condemnee may choose in
21
22
    lieu of a lump-sum award to receive an annual rental for the
    land use. Said rental shall be determined by multiplying
23
    seven percent (7\%) times the fair market value of the property
```

as determined by the county assessor for property tax purposes.

Any dispute under this paragraph shall be resolved by the

```
27
    sheriff's commission.
28
       The fair market value for the computation purpose shall
29
    be changed at such times and in such amounts as the county
30
    assessor shall determine in routine determination of property
31
    values for property tax purposes."
      2. By adding thereto the following section:
32
33
       "Sec. 8. Section four hundred seventy-two point thirty-
34
    three (472.33), Code 1966, is hereby amended by striking all
35
    after the period in line three (3) and by inserting in lieu
36
    thereof the following:
37
       In the event that condemner shall appeal said commission's
38
    award, said condemner shall be liable for all costs to the
39
    landowner including, but not limited to, reasonable attorney
40
    fees and costs of expert witnesses."
41
       3. Further amend by renumbering the remaining sections.
                                                 JOHNSTON of Johnson
       Amend the Johnston amendment to House File 772 by
   striking in line fifty-eight (58) the word "shall" and by
 2
 3 inserting in lieu thereof the word "may".
                                                 JOHNSTON of Johnson
       Amend House File 772 by striking lines twelve (12)
   through fifteen (15) and substituting in lieu thereof
   the following: "Any pipeline company shall before
 4 making application for a permit cause to be published
 5 for two consecutive weeks as a legal publication in a
 6 newspaper of general circulation in each county where
   the pipeline will be located the ap-".
                                                    FISCHER of Grundy
       Amend House File 793 as follows:
 1
 2
      1. Page 9 by striking from line thirteen (13) the figures
 3
    "28,550.00" and inserting in lieu thereof the figures
   "30,450,00".
 4
 5
      2. Page 9 by striking from line twenty-four (24) the
   figures "22,253,800.00" and inserting in lieu thereof the
 6
    figures "22.255,700.00".
                                               EDGINGTON of Franklin
      Amend Senate File 129 by adding thereto the following new
 2
    sections:
 3
      Sec. 4. Section five hundred ninety-five point four (595.4),
 4
    Code 1966, is hereby amended by striking in line seventeen
    (17) all of such section after the word "purpose" and inserting
 6
    in lieu thereof the following:
 7
      ". After expiration of three days from the date of filing
    the application by the parties, the clerk shall issue the
 8
 9
    license if he is satisfied as to the competency of the parties
    to contract a marriage.
10
11
       A license to marry may be issued prior to the expiration
12 of three days from the date of filing the application for
18 such license in cases of emergency or extraordinary circum-
14 stances. An order authorizing the issuance of such license
15 may be granted by a judge of the district court under
16 conditions of emergency or extraordinary circumstances upon
```

```
17
    application of the parties therefor filed with the clerk of
18
    court. No such order may be granted unless the parties have
19
    filed an application for a marriage license in a county
20
    within the judicial district. An application for such order
21
    shall be made on forms furnished by the clerk at the same
22
    time the application for the license to marry is made. If
23
    after examining the application for the marriage license the
24
    clerk is satisfied as to the competency of the parties to
25
    contract a marriage, he shall refer the parties to a judge
26
    of the district court for action on the application for
27
    an order authorizing the issuance of a marriage license
28
    prior to expiration of three days from the date of filing
29
    the application for the license. The judge shall, if
30
    satisfied as to the existence of an emergency or extra-
31
    ordinary circumstances, grant an order authorizing the
32
    issuance of a license to marry prior to the expiration
33
    of three days from the date of filing the application
    for the license to marry. The clerk shall issue a license
34
35
    to marry upon presentation by the parties of the order
36
    authorizing such license to be issued. A fee of five dollars
37
    shall be paid to the clerk at the time the application for
38
    the order is made, which fee shall be in addition to the
39
    fee prescribed by law for the issuance of a marriage license."
40
      Sec. 5. Section six hundred six point fifteen (606.15).
41
    Code 1966, as amended by chapter four hundred two (402)
42
    and chapter four hundred three (403), section one (1), Acts
43
    of the Sixty-second General Assembly, is hereby amended by
44
    striking all of subsection twenty-eight (28) and inserting
45
    in lieu thereof the following:
46
      "For issuing marriage licenses, five dollars each, and
47
    for issuing an application for an order of the district
48
    court authorizing the issuance of a license to marry prior
49
    to the expiration of three days from the date of filing the
50
    application for the license, five dollars each."
```

DOYLE of Woodbury

1 Amend Senate File 619, as passed by the

2 Senate, as follows:

3 1. By striking from line 17 of page 2 the4 words "and fowl" and inserting in lieu thereof

the words ", fowl and vegetable".

COCHRAN of Webster

On motion by Varley of Adair-Madison, the House adjourned until 9:00 a.m., Monday, April 21, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, APRIL 21, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair

Prayer was offered by the Reverend Steve Melby, pastor of the United Methodist, Wesley Chapel and Henderson Church, Hastings, Iowa.

The Journal of Friday, April 18, 1969, was approved.

Speaker pro tempore Millen in the chair at 9:05 a.m.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Blouin of Dubuque on request of Gannon of Jasper; Sanders of Emmet-Palo Alto on request of Renda of Polk; Kehe of Bremer on request of Lippold of Black Hawk; Perkins of Pottawattamie on request of Voorhees of Black Hawk; Langland of Winneshiek on request of Kitner of Buchanan; Sorg of Linn on request of Schmeiser of Des Moines; Drake of Louisa-Muscatine on request of Corey of Louisa-Muscatine.

PRESENTATION OF VISITORS

Alt of Polk presented to the House ninety-six seventh and eighth grade students of the social science class of Sacred Heart School, West Des Moines, and their teacher, Sister Reta Strohman.

Johnson of Audubon presented to the House seventy-five students of the ninth grade class of Exira Community School and their teachers. Miss Duvall and Mrs. Bowen.

Shepherd of Lee presented to the House the Honorable Carroll I. Redfern, former member of the House from Lee County in the Sixty-first and Sixty-second General Assemblies.

Mohrfeld of Tama presented to the House sixty-nine eighth grade students of Dysart-Geneseo and their teachers, Mr. Bode, Mr. Schelp and Mrs. Hegeson.

Renda of Polk presented to the House twenty-seven students from Adams School, Des Moines, and their teachers, Mrs. Delma DeLapp and Mrs. Avonne Dahl.

PETITIONS

The following petitions were received and placed on file:

By Miller of Marshall, Lipsky of Linn, and Shaw of Scott, from one hundred residents of Polk County favoring House File 251 relating to sex discrimination in employment, housing and public accommodations.

By Blouin of Dubuque, from six residents of Dubuque County opposing House File 281 and Senate File 265 relating to the taxation of premiums collected by nonprofit medical and hospital services.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 619 and 753; House Joint Resolution 13; and Senate Files 220, 261, 439 and 494, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 181, a bill for an act relating to levee and drainage districts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 235, a bill for an act exempting certain school buses from payment of motor vehicle registration fees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 475, a bill for an act to provide for incentive awards to state employees who develop or participate in cost reduction plans or contribute to efficiency and economy in state government.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the House is asked:

Senate File 581, a bill for an act to appropriate from the general fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to various departments and various divisions thereof of the State of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 631, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 633, a bill for an act to appropriate from the general fund of the state to the liquor control commission for study and implementation of an inventory and accounting system.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 634, a bill for an act relating to the Iowa merit employment department and to make an appropriation thereto.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 276, a bill for an act relating to grapes and other fruit used in making native wines.

Also: That the Senate has amended and passed the following bill in which the concurrence of the House is asked:

House File 436, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 562, a bill for an act to authorize cities and towns to create urban renewal fund.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 436

Amend House File 436 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seventy-four point one (74.1), Code 1966, is hereby amended by adding the following:

"This chapter and its procedures shall also apply whenever a municipality, as defined in section twenty-four point two (24.2) of the Code, shall determine that there are not or will not be sufficient funds on hand to pay the legal obligations of a fund. Said municipality is authorized to provide for the payment of such present and future obligations by drawing one or more anticipatory warrants payable to a bank or banks in an amount or amounts legally available and believed to be sufficient to cover the anticipated deficiencies."

- Sec. 2. Section seventy-four point two (74.2), Code 1966, is hereby amended as follows:
- 1. By striking the word "four" in line eight (8) and inserting in lieu thereof the word "five".
- 2. By striking the word "four" in line nine (9) and inserting in lieu thereof the word "five".
- Sec. 3. Section three hundred ninety-one A point twenty-two (391A.22), Code 1966, is hereby amended by striking from line twelve (12), the words "the rate of four" and inserting in lieu thereof the words "a rate set not to exceed six".
- Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The New Hampton Tribune, a newspaper published in New Hampton, Iowa, and in The Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa.

Speaker Harbor in the chair at 9:14 a.m.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 26

Lippold of Black Hawk called up for consideration House Concurrent Resolution 26, filed April 4 and found on pages 824 and 825 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 231, a bill for an act relating to the licensing of insurance agents in Iowa, with report of committee recommending passage, was taken up for consideration.

Andersen of Woodbury offered the following amendment filed by Koch of Woodbury and moved its adoption:

Amend House File 231 as follows:

1. Page 1, by striking line six (6) and inserting in lieu thereof the fol-

lowing:

"ficiary associations," and inserting in lieu thereof the following: ", except that the licensing of persons so acting for fraternal beneficiary associations shall be in accordance with the provisions of section five hundred twelve point thirty-three (512.33) of the Code, and".

2. By adding thereto the following new section:

Sec. 2. Section five hundred twelve point thirty-three (512.33), Code

1966, is hereby amended by adding the following:

The term "agent" as used in this section means any authorized or acknowledged agent of a society who acts as such in the solicitation, negotiation or procurement or making of a life insurance, accident and health insurance or annuity contract, except the term "agent" shall not include any agent or representative of a society who devotes, or intends to devote, less than twenty-five per cent of his time to the solicitation and procurement of insurance contracts for such society. Any person who in the preceding calendar year has solicited and procured life insurance contracts on behalf of any society in an amount of insurance in excess of twenty-five thousand dollars, or, in the case of any other kind or kinds of insurance which the society is authorized to write, on the persons of more than twenty-five individuals and who has received or will receive a commission or other compensation therefor, shall be presumed to be devoting, or intending to devote, twenty-five per cent of his time to the solicitation or procurement of insurance contracts for such society. On and after July 1, 1969, any agent who is authorized by a fraternal beneficiary society to act in a solicitation, negotiation, or procurement of a life insurance, disability insurance, health, or annuity contract shall be licensed in accordance with the applicable provisions of chapter five hundred twenty-two (522), of the Code; provided, however, that any examination which may be required under the provisions of said chapter five hundred twenty-two (522) shall not be applicable to any agent of a society who is in the service of a society on July 1, 1969, and who on said date is authorized to represent a fraternal beneficiary society.

The amendment was adopted.

Andersen of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 231)

The ayes were, 86:

Alt	Freeman of	McCartney	Schmeiser
Andersen	Clay-Dickinsen	McCormick	Schroeder
Baker	Gannon	Mendenhall	Schwartz
Battles	Goode	Menefee	Shepherd
Bergman	Graham	Mezvinsky	Stokes
Brinck	Grassle y	Middleswart	Strand
Caffrey	Hamilton	Miller of	Stromer
Camp	Hansen of	Jones	Strothman
Campbell	Black Hawk	Miller of	Tapscott
Christensen	Hanson of	Marshall	Tieden
Corey	Howard-Mitchell		Van Drie
Crabb	Holden	Mohrfeld	Van Nostrand
Darrington	Huff	Nelson	Varley
Den Herder	Johnson of	Newton	Voorhees
Dietz	Audubon	Nielsen	<u>W</u> alter
Doole y	Kennedy of	Nolting	Warren
Dougherty	Dubuque	O'Hearn	Waugh
Dunton	Kitner	Ossian	Weichman
Ellsworth	Knight	Pelton	Welden
Fisher of	Knoblauch	Poncy	Wells
_ Greene	Koch	Priebe	Winkelman
Franklin	Kreamer	Rex	Wolfe
Freeman of	Kruse	Rodgers	Speaker
Buena Vista	Lippold	Roorda	pro tempore

The nays were, none.

Absent or not voting, 38:

Bailey	Fischer of	Kluever	Perkins
Bennett	Grundy	Langland	Peterson
Blouin	Harbor	Lawson	Pierson
Cochran	Hill	Lipsky	Radl
Crosier	Jesse	Logue	Renda
Crosier Cunningham Doyle Drake Edgington	Jesse	Logue	Renda
	Johnston of	Mayberry	Sanders
	Johnson	McIntyre	Shaw
	Kehe	Miller of	Skinner
	Kennedy of	Des Moines	Sorg
Ewell	Chickasaw	Miller of	Stroburg
	Klein	Page	Van Roekel

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 238, a bill for an act relating to the appeal procedure for welfare applicants and recipients, with report of committee recommending passage, was taken up for consideration.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 238)

1:

The ayes were, 94:

Alt Gannon McCartney Rex Andersen Goode McCormick Rodgers Baker Graham Mendenhall Roorda Battles Grasslev Menefee Schmeiser Bergman Hamilton Mezvinsky Schroeder Brinck Middleswart Schwartz Hansen of Caffrey Black Hawk Millen Shepherd Camp Hanson of Miller of Stokes Campbell Howard-Mitchell Strand Des Moines Christensen Miller of Stromer Holden Corev Strothman Huff Jones Crabb Tapscott Johnson of Miller of Cunningham Marshall Tieden Audubon Darrington Van Drie Kennedy of Miller of Den Herder Van Nostrand Chickasaw Page Dietz Van Roekel Kennedy of Milligan Dooley Varley Dubuque Mohrfeld Voorhees Dougherty Kitner Nelson Doyle Newton Walter Knight Waugh Weichman Dunton Knoblauch Nielsen Ellsworth Koch Nolting Welden Ewell Kreamer O'Hearn Wells Franklin Kruse Ossian Winkelman Freeman of Lawson Poncy Wolfe Buena Vista Lippold Priebe Mr. Speaker Freeman of Logue Renda Clay-Dickinson

The nays were, none.

Absent or not voting, 80:

Fisher of Kluever Pierson Bailey Bennett Greene Langland Radi Blouin Hill Lipsky Sanders Cochran Jesse. Mayberry Shaw Crosier Johnston of McIntyre Skinner Drake Johnson Pelton Sorg Kehe Perkins Stroburg Edgington Fischer of Klein Peterson Warren Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 163, a bill for an act relating to administrative rules of departments of the state, with report of committee recommending amendment and passage, was taken up for consideration.

Fisher of Greene offered the following amendment filed by the committee on state government and moved its adoption:

Amend House File 163, page one (1), line ten (10), by adding after the word "rule." the words "However, a statute or a part thereof may be included in a rule by reference."

The amendment was adopted.

Grassley of Butler moved that the bill be read a last time now

and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 163)

The ayes were, 97:

Alt	Franklin	Kruse	Rex
Andersen	Freeman of	Lawson	Rodgers
Bailey	Buena Vista	Lippold	Roorda
Baker	Freeman of	Logue	Schmeiser
Battles	Clay-Dickinson	McCartney	Schroeder
Bergman	Gannon	McCormick	Schwartz
Brinck	Goode	McIntyre	Shepherd
Caffrey	Graham	Mendenhall	Stokes
Camp	Grassley	Menefee	Strand
Campbell	Hamilton	Mezvinsky	Stromer
Christensen	Hansen of	Middleswart	Strothman
Corey	Black Hawk	Millen	Tapscott
Crabb	Hanson of	Miller of	Tieden
Cunningham	Howard-Mitchell	Des Moines	Van Drie
Darrington	Holden	Miller of	Van Nostrand
Den Herder	Huff	Jones	Van Roekel
Dietz	Johnson of	Milligan	Varley
Dooley	Audubon	Mohrfeld	Voorhees
Dougherty	Kennedy of	Nelson	Walter
Doyle	Chickasaw	Newton	Warren
Dunton	Kennedy of	Nielsen	Waugh
Ellsworth	Dubuque	Nolting	Weichman
Ewell	Kitner	O'Hearn	Welden
Fischer of	Knight	Ossian	Wells
Grundy	Knoblauch	Poncy	Winkelman
Fisher of	Koch	Priebe	Wolfe
Greene	Kreamer	Renda	Mr. Speaker

The nays were, none.

Absent or not voting, 27:

Bennett	Johnston of	Miller of	Pierson
Blouin	Johnson	Marshall	Radl
Cochran	Kehe	Miller of	Sanders
Crosier	Klein	Page	Shaw
Drake	Kluever	Pelton	Skinner
Edgington	Langland	Perkins	Sorg
Hill	Lipsk y	Peterson	Stroburg
Tagga .	Mavherry		_

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 516, a bill for an act relating to depressant, stimulant, and hallucinogenic drugs, with report of committee recommending passage, was taken up for consideration.

Voorhees of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 516)

The ayes were, 95:

Alt Freeman of Lawson Priebe Andersen Buena Vista Lippold Renda Freeman of Baker Rodgers Logue Clay-Dickinson Battles McCartney Roorda Bergman Gannon McCormick Schmeiser Goode Brinck McIntyre Schroeder Graham Schwartz Caffrey Mendenhall Grassley Mezvinsky Shepherd Camp Campbell Hamilton Middleswart Stokes Christensen Hansen of Millen Strand Black Hawk Corey Miller of Stromer Crabb Hanson of Des Moines Strothman Howard-Mitchell Miller of Cunningham Tapscott Holden Darrington Jones Van Drie Van Nostrand Den Herder Miller of Huff Marshall Dietz Johnson of Van Roekel Dooley Audubon Miller of Varle**y** Voorhees Dougherty Kennedy of Page Doyle Walter Chickasaw Milligan Kennedy of Mohrfeld Warren Dunton Newton Waugh Edgington Dubuque Weichman Ellsworth Kitner Nielsen Ewell Knight Nolting Welden Fisher of Knoblauch Wells O'Hearn Greene Winkelman Koch Ossian Franklin Pelton Wolfe Kreamer Kruse Mr. Speaker Poncy

The nays were, none.

Absent or not voting, 29:

Bailey Hill Lipsky Rex Sanders Bennett Jesse Mayberry Blouin Johnston of Menefee Shaw Cochran Johnson Nelson Skinner Crosier Kehe Perkins Sorg Drake Klein Peterson Stroberg Fischer of Kluever Pierson Tieden Grundy Langland Radl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 250, a bill for an act relating to snowmobiles, with report of committee recommending passage, was taken up for consideration.

Stromer of Hancock moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 250)

The ayes were, 94:

Alt	Battles	Camp	Crabb
Andersen	Bergman	Campbell	Crosier
Bailey	Brinck	Christensen	Cunningham
Baker	Caffrey	Corey	Darrington

Dietz Johnson of Miller of Schroeder Dooley Des Moines Schwartz Audubon Dougherty Miller of Shepherd Kennedy of Doyle Chickasaw Stokes Jones Dunton Kennedy of Miller of Stroburg Edgington Dubuque Marshall Stromer Ellsworth Kitner Strothman Miller of Ewell Tapscott Knight Page Fisher of Koch Milligan Van Drie Greene Kreamer Mohrfeld Van Nostrand Freeman of Kruse Nelson Van Roekel Buena Vista Lawson Newton Varley Freeman of Voorhees Lippold Nielsen Logue McCartney Clay-Dickinson Walter Nolting Goode O'Hearn Warren Graham McCormick Ossian Waugh Grassley McIntyre Pelton Weichman Hamilton Mendenhall Peterson Welden Menefee Wells Hansen of Poncy Winkelman Black Hawk Mezvinsky Renda Wolfe Hanson of Middleswart Rex Howard-Mitchell Millen Mr. Speaker Rodgers Huff Schmeiser

The nays were, none.

Absent or not voting, 30:

Bennett Gannon Kluever Radi Blowin Hill Knoblauch Roorda Cochran Holden Langland Sanders Den Herder Lipsky Shaw Jesse Drake Johnston of Mayberry Skinner Fischer of Johnson Perkins Sorg Pierson Strand Grundy Kehe Klein Priebe Tieden Franklin

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 657, a bill for an act relating to abolition of claims against the estates of certain blind persons who have received aid to the blind, was taken up for consideration.

Doyle of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 657)

The ayes were, 98:

Bailey Crosier Ewell Grassley Baker Cunningham Fischer of Hamilton Battles Den Herder Grundy Hansen of Bergman Freeman of Buena Vista Black Hawk Dietz Caffrey Hanson of Dooley Howard-Mitchell Dougherty Freeman of Camp Campbell Holden Doyle Clay-Dickinson Christensen Dunton Gannon Huff Goode Johnson of Corey **Edgington** Crabb Ellsworth Graham Audubon

Kennedy of Mezvinsky Ossian Strothman Tapscott Chickasaw Middleswart Pelton Tieden Kennedy of Millen Peterson Van Drie Dubuque Miller of Poncy Des Moines Van Nostrand Priebe Kitner Miller of Van Roekel Knight Renda Varley Koch Jones Rex Miller of Rodgers Voorhees Kreamer Marshall Walter Kruse Roorda Lawson Miller of Schmeiser Warren Lippold Page Schroeder Waugh Lipsky Milligan Weichman Schwartz Welden Mohrfeld Shepherd Logue McCartney Nelson Stokes Wells Winkelman McCormick Newton Strand Stroburg Wolfe McIntyre Nielsen Mendenhall Stromer Mr. Speaker Nolting Menefee O'Hearn

The nays were, none.

Absent or not voting, 26:

Fisher of Kehe Pierson Andersen Greene Klein Radl Sanders Bennett Franklin Kluever Blouin Hill Knoblauch Shaw Brinck Jesse Langland Skinner Cochran Johnston of Mayberry Sorg Darrington Johnson Perkins Drake

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 660, a bill for an act relating to communicable diseases, was taken up for consideration.

Andersen of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 660)

The ayes were, 96:

Alt Dougherty Hamilton-Krusa Andersen Doyle Hansen of Lawson Baker Dunton Black Hawk Lippold Battles Edgington Hanson of Lipsky Howard-Mitchell Logue Ellsworth Bergman' Brinck Ewell Holden McCartney Caffrey Fisher of Huff McCormick Camp Greene Johnson of McIntyre Audubon Campbell Freeman of Mendenhall Buena Vista Kennedy of Menefee Christensen Mezvinsky Corey Crabb Freeman of Dubuque Clay-Dickinson Kitner Middleswart Crosier Gannon Knight Millen Knoblauch Cunningham Goode Miller of Des Moines Graham Koch Dietz Grassley Kreamer Dooley

Miller of Ossian Shepherd Voorhees Jones Pelton Stokes Walter Miller of Peterson Strand Warren Marshall Poncy Stroburg Waugh Priebe Stromer Weichm**a**n Milligan Mohrfeld Strothman Welden Rex Rodgers Nelson Tapscott Wells Newton Roorda Tieden Winkelman Nielsen Schmeiser Van Drie Wolfe Van Roekel Nolting Schroeder Mr. Speaker O'Hearn Schwartz Varley

The nays were, none.

Absent or not voting, 28:

Franklin Bailey Klein Radl Bennett Hill Kluever Renda Blouin Jesse Langland Sanders Johnston of Mayberry Cochran Shaw Darrington Johnson Miller of Skinner Den Herder Kehe Page Sorg Van Nostrand Drake Kennedy of Perkins Fischer of Chickasaw Pierson Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 535, a bill for an act to legalize and validate the proceedings of the Board of Directors of Area Community College Merged Area (Education) XI and the Board of Directors of the Boone Community School District, in regard to the leasing and transfer of the Boone Junior College facilities for an extended term, and to authorize and direct said Boards of Directors to execute such lease agreement and to constitute it a valid and binding contractual obligation of the respective school districts, with report of committee recommending passage, was taken up for consideration.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend House File 535 by striking all of section two (2), and inserting in lieu thereof the following:

Sec. 2. This Act being deemed of immediate importance shall be in full force and effect from and after its publication in The Boone News Republican, a newspaper published at Boone, Iowa, and in the Evening Sentinel, a newspaper published at Shenandoah, Iowa, all without expense to the State of Iowa.

The amendment was adopted.

Baker of Boone moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 535)

The ayes were, 92:

Alt Gannon Logue Andersen McCartney Goode Baker Grasslev McCormick Battles Hamilton McIntyre Mendenhall Bergman Hansen of Brinck Black Hawk Menefee Mezvinsky Caffrey Hanson of Camp Howard-Mitchell Middleswart Campbell Holden Millen Christensen Huff Miller of Corev Johnson of Jones Crosier Audubon Miller of Page Cunningham Kennedy of Darrington Chickasaw Milligan Kennedy of Dietz Mohrfeld Doolev Dubuque Nelson Kitner Newton Dougherty Doyle Nielsen Knight Nolting Dunton Knoblauch Edgington O'Hearn Koch Ellsworth Kreamer Ossian Ewell Pelton Kruse Fisher of Lawson Peterson Greene Lippold Poncy Freeman of Lipsky Priebe

Rodgers Roorda Schmeiser Schwartz Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Wells Winkelman Wolfe Mr. Speaker

Rex

Clay-Dickinson The nays were, 1:

Freeman of Buena Vista

Absent or not voting, 81:

Bailey Franklin Langland Bennett Graham Mayberry Blouin Hill Miller of Cochran Des Moines Jesse Crabb Johnston of Miller of Den Herder Johnson Marshall Perkins Drake Kehe Fischer of Klein Pierson Kluever Radi Grundy

Renda Sanders Schroeder Shaw Shepherd Skinner Sorg Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 618, a bill for an act to abolish the state sheep association, with report of committee recommending passage, was taken up for consideration.

Rex of Hamilton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 618)

The ayes were, 92:

Alt Baker Bergman Caffrey Andersen Battles Brinck Camp Campbell Graham Logue Rex Christensen Grasslev McCartney Roorda Hamilton McCormick Schmeiser Corev Crabb Schwartz Hansen of Mendenhall Black Hawk Crosier Menefee Stokes Darrington Hanson of Millen Strand Howard-Mitchell Miller of Dietz Stroburg Dooley Holden Jones Stromer Miller of Strothman Dougherty Huff Dovle Johnson of Marshall Tapscott Dunton Audubon Miller of Tieden Edgington Kennedy of Page Van Drie Van Nostrand Milligan Ellsworth Chickasaw Van Roekel Kennedy of Ewell Mohrfeld Varley Fisher of Dubuque Nelson Greene Kitner Newton Voorhees Walter Franklin Knight Knoblauch Nielsen Warren Freeman of Nolting Waugh Weichman Buena Vista O'Hearn Koch Freeman of Kreamer Ossian Clay-Dickinson Kruse Pelton Wells Gannon Lawson Peterson Winkelman Goode Lippold Pierson Wolfe Mr. Speaker Poncy Lipsky

The nays were, 2:

Priebe Rodgers

Absent or not voting, 30:

Bailey Renda Mayberry Rennett Jesse McIntyre Sanders Blouin Johnston of Mezvinsky Schroeder Cochran Johnson Middleswart Shaw Kehe Cunningham Miller of Shepherd Des Moines Den Herder Klein Skinner Drake Kluever **Perkins** Sorg Welden Fischer of Langland Radl Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 484 SUBSTITUTED FOR HOUSE FILE 601

Hansen of Black Hawk asked and received unanimous consent to substitute Senate File 484 for House File 601.

Senate File 484, a bill for an act relating to amateur boxing, was taken up for consideration.

Hansen of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 484)

The ayes were, 96:

Alt Anderson Bailey Baker

Battles	Gannon	McCormick	Roorda
Bergman	Grassley	Mendenhall	Schmeiser
Brinck	Hamilton	Menefee	Schroeder
Caffrey	Hansen of	Mezvinsky	Schwartz
Camp	Black Hawk	Middleswart	Stokes
Campbell	Hanson of	Millen	Strand
Christensen	Howard-Mitchell		Stroburg
Corey	Holden	Jones	Stromer
Crabb	Huff	Miller of	Strothman
Crosier	Johnson of	Marshall	Tapscott
Cunningham	Audubon	Milligan	Tieden
Darrington	Kennedy of	Mohrfeld	Van Drie
Den Herder	Chickasaw	Nelson	Van Nostrand
Dietz	Kennedy of	Newton	Van Roekel
Dooley	Dubuque	Nielsen	Varley
Dougherty	Kitner	Nolting	Voorhees
Doyle	Knight	O'Hearn	Walter
Dunton	Koch	Ossian	Warren
Edgington	Kreamer	Pelton modul	Waugh
Ellsworth	Kruse	Pierson	Weichman
Ewell	Lawson	Poncy	Welden
Fisher of	Lippold	Priebe	Wells
Greene	Lipsky	Renda	Winkelman
Franklin	Logue	Rex	Wolfe
Freeman of	McCartney	Rodgers	Mr. Speaker
Clay-Dickinson			

The nays were 2:

Freeman of Goode Buena Vista

Absent or not voting, 26:

Bennett	Jesse	Mayberry	Peterson
Blouin	Johnston of	McIntyre	Radl
Cochran	Johnson	Miller of	Sanders
Drake	Kehe	Des Moines	Shaw
Fischer of	Klein	Miller of	Shepherd
Grundy	Kluever	Page	Skinner
Graham	Knoblauch'	Perkins	Sorg
Hill	Langland	- 10 M	V. 10 10 10 10 10 10 10 10 10 10 10 10 10

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 601 WITHDRAWN

Hansen of Black Hawk asked and received unanimous consent to withdraw House File 601 from further consideration by the House.

House File 497, a bill for an act relating to certified seed, with report of committee recommending passage, was taken up for consideration.

Pierson of Mahaska moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 497)

The ayes were, 104:

Alt	Freeman of	Lippold	Poncy
Andersen	Buena Vista	Lipsky	Priebe
Bailey	Freeman of	Logue	Renda
Baker	Clay-Dickinson	McCartney	Rex
Battles	Gannon	McCormick	Rodgers
Bennett	Goode	Mendenhall	Roorda
Bergman	Graham	Menefee	Schroeder
Brinck	Grassley	Mezvinsky	Schwartz
Caffrey	Hamilton	Middleswart	Shepherd
Camp	Hansen of	Millen	Stokes
	Black Hawk	Miller of	Strand
Campbell Christensen		Des Moines	
_	Hanson of		Stroburg
Corey	Howard-Mitchell		Stromer
Crabb	Holden	Jones	Strothman
Crosier	Huff	Miller of	Tapscott
Cunningham	Johnson of	Marshall	Tieden
Darrington	Audubon	Miller of	Van Drie
Den He rder	Johnston of	Page	Van Nostrand
Dietz	Johnson	Milligan	Van Roekel
Dooley	Kennedy of	Mohrfeld	Voorhees
Dougherty	Chickasaw	Nelson	Walter
Doyle	Kennedy of	Newton	Warren
Dunton	Dubuque	Nielsen	Waugh
Edgington	Kitner	Nolting	Weichman
Ellsworth	Knight	O'Hearn	Welden
Ewell	Knoblauch	Ossian	Wells
Fisher of	Koch	Pelton	Winkelman
Greene	Kreamer	Peterson	Wolfe
Franklin	Kruse	Pierson	Mr. Speaker
	Lawson		

The nays were, none.

Absent or not voting, 20:

Blouin	Jesse	Mayberry	Schmeiser
Cochran	Kehe	McIntyre	Shaw
Drake	Klein	Perkins	Skinner
Fischer of	Kluever	Radl	Sorg
Grundy Hill	Langland	Sanders	Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 455, a bill for an act authorizing the department of public safety to receive and expend federal funds, with report of committee recommending passage, was taken up for consideration.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 455)

The ayes were, 103:

Alt	Bailey	Battles	Bergman
Andersen	Baker	Bennett	Brinck

Caffrey	Goode	McCartney	Renda
Camp	Graham	McCormick	Rex
Campbell	Grassley	Mendenhall	Rodgers
Christensen	Hamilton	Menefee	Roorda
Corey	Hanson of	Mezvinsky	Schroeder
Crabb .	Howard-Mitchell		Schwartz
Crosier	Holden	Millen	Shepherd
Cunningham	Huff	Miller of	Stokes
Darrington	Johnson of	Des Moines	Strand
Dietz	Audubon	Miller of	Stroburg
Dooley	Johnston of	Jones	Stromer
Dougherty	Johnson	Miller of	Strothman
Doyle	Kennedy of	Marshall	Tapscott
Dunton	Chickasaw	Miller of	Tieden
Edgington	Kennedy of	Page	Van Drie
Ellsworth	Dubuque	Milligan	Van Nostrand
Ewell	Kitner	Mohrfeld	Van Roekel
Fischer of	Knight	Nelson	Varley
Grundy	Knoblauch	Newton	Voorhees
Fisher of	Koch	Nielsen	Walter
Greene	Kreamer	Nolting	Warren
Franklin	Kruse	O'Hearn	Waugh
Freeman of	Lawson	Pelton	Weichman
Buena Vista	Lippold	Peterson	Wells
Freeman of	Lipsky	Pierson	Winkelman
Clay-Dickinson	Logue	Poncy	Wolfe
Gannon	Mayberry	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 21:

Blouin	Hill	McIntyre	Schmeiser
Cochran	Jesse	Ossian	Shaw
Den Herder	Kehe	Perkins	Skinner
Drake	Klein	Radl	Sorg
Hansen of	Kluever	Sanders	Welden
Dicale Hamle	Tanaland		

House File 559, a bill for an act granting the Iowa liquor control commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the business for a limited time, with report of committee recommending passage, was taken up for consideration.

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 559)

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The ayes were, 105:

Alt	Battles	Caffrey	Corey
Andersen	Bennett	Camp	Crabb
Bailey	Bergman	Campbell	Crosier
Baker	Brinck	Christensen	Cunningham

Darrington Den Herder Dietz Dooley Dougherty Doyle Dunton Edgington Ellsworth Ewell Fischer of Grundy Fisher of Greene Franklin Freeman of Buena Vista	Hanson of Howard-Mitchell Holden Huff Johnson of Audubon Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Knight Knoblauch	Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Newton	Rex Rodgers Roorda Schroeder Schwartz Stokes Strand Stroburg Stromer Stromen Tapscott Tieden Van Drie Van Roekel Varley Voorhees Walter
Grundy			
Fisher of		Page	Van Drie
Greene	Klein		Van Roekel
Franklin	Knight	Mohrfeld	Varley
Freeman of	Knoblauch	Nelson	Voorhees
Buena Vi sta	Koch	Newton	Walter
Freeman of	Kreamer	Nielsen	Warren
Clay-Dickinson	Kruse	Nolting	Waugh
Gannon	Lawson	O'Hearn	Weichman
Goode	Lippold	Ossian	Welden
Graham	Lipsky	Pelton	Wells
Grassley	Logue	Peterson	Winkelman
Hamilton	Maybe rry	Poncy	Wolfe
Hansen of	McCartney	Priebe	Mr. Speaker
Black Ha wk	McCormick	Renda	

The nays were, none.

Absent or not voting, 19:

Keha Shepherd Blouin Pierson Skinner Cochran Radl Kluever Drake Langland Sanders Sorg Schmeiser Van Nostrand Hill McIntyre Jesse Perkins Shaw

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 287, a bill for an act relating to the report of rules of civil procedure to the General Assembly, with report of committee recommending passage, was taken up for consideration.

Pelton of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 287)

The ayes were, 97:

Alt	Campbell	Dougherty	Fisher of
Andersen	Christensen	Doyle	Greene
Bailey	Corey	Dunton	Freeman of
Baker	Crabb	Edgington	Buena Vista
Battles	Cunningham	Ellsworth	Freeman of
Bennett	Darrington	Ewell	Clay-Dickinson
Bergman	Den Herder	Fischer of	Goode
Brinck	Dietz	Grundy	Graham
Caffrey	Dooley	- -	Grassley
-	•		

Hamilton Kruse Milligan Strand Stroburg Hansen of Lawson Mohrfeld Black Hawk Lippold Nelson Stromer Strothman Hanson of Logue Newton Howard-Mitchell Mayberry Tapscott Nielsen Tieden Holden McCartney Nolting Van Drie O'Hearn Huff McCormick Van Roekel Johnson of Mendenhall Ossian Voorhees Pelton Audubon Menefee Johnston of Pierson Walter Mezvinsky Poncy Warren Johnson Middleswart Priebe Waugh Kennedy of Miller of Renda Weichman Chickasaw Des Moines Rex Welden Kennedy of Miller of Wells Dubuque Rodgers Jones Miller of Winkelman Kitner Roorda Klein Marshall Schroeder Wolfe Knight Miller of Schwartz Mr. Speaker Koch Stokes Page Kreamer

The nays were, none.

Absent or not voting, 27:

Blouin Hill McIntvre Shaw Shepherd Camp Jesse Millen Cochran Kehe Skinner Perkins Sorg Van Nostrand Crosier Kluever Peterson Drake Knoblauch Radl Franklin Langland Sanders Varley Gannon Lipsky Schmeiser

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 352, a bill for an act relating to the use of studded tires, with report of committee recommending passage, was taken up for consideration.

Stokes of Plymouth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 352)

The ayes were, 103:

Alt Cunningham Hanson of Fisher of Andersen Darrington Greene Howard-Mitchell Bailey Den Herder Franklin Hill Holden Battles Dietz Freeman of Buena Vista Bennett Dooley Huff Bergman Dougherty Freeman of Johnson of Doyle Brinck Clay-Dickinson Audubon Caffrey Gannon Kennedy of Dunton Campbell Edgington Goode **Ohickasaw** Christensen Ellsworth Graham Kennedy of Corey Ewell Grasslev Dubuque Crabb Fischer of Hamilton Kitner Crosier Grundy Klein

Knight Miller of Pierson Tanscott Knoblauch Jones Poncy Tieden Kruse Miller of Priebe Van Drie Lawson Marshall Van Nostrand Renda Lippold Miller of Rex Van Roekel Lipsky Page Rodgers Voorhees Logue Milligan Roorda Walter Mayberry Mohrfeld Schmeiser Warren McCartney Nelson Schroeder Waugh McCormick Newton Schwartz Welden Mendenhall Nielsen Shepherd Weichman Stokes Menefee Nolting Wells Mezvinsky O'Hearn Strand Winkelman Middleswart Ossian Stroburg Wolfe Millen Pelton Stromer Mr. Speaker Miller of Strothman Peterson Des Moines

The nays were, none.

Absent or not voting, 21:

Baker	Hansen of	Kluever	Kadi
Blouin	Black Hawk	Koch	Sanders
Camp	Jesse	Kreamer	Shaw
Cochran	Johnston of	Langland	Skinner
Drake	Johnson	McIntyre	Sorg
	Kehe	Perkins	Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 534, a bill for an act relating to unauthorized possession of official traffic-control devices, with report of committee recommending passage, was taken up for consideration.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 534)

The ayes were, 94:

	,		
Alt	Edgington	Hansen of	Lippold
Andersen	Ellsworth	Black Hawk	Lipsky
Battles	Ewell	Hill	Logue
Bennett	Fischer of	Holden	McCartney
Caffrey	Grundy	Huff	McCormick
Campbell	Fisher of	Johnson of	Mendenhall
Christensen	Greene	Audubon	Menefee
Corey	Freeman of	Johnston of	Mezvinsky
Crabb	Buena Vista	Johnson	Middleswart
Cunningham	Freeman of	Kennedy of	Millen
Darrington	Clay-Dickinson	Dubuque	Miller of
Den He rder	Gannon	Kitner	Jones
Dietz	Goode	Klein.	Miller of
Dooley	Graham	Knight	Page
Dougherty	Grassley	Knoblauch	Milligan
Doyle	Hamilton	Kruse	Mohrfeld
Dunton		Lawson	Nelson

Newton Renda Strand Voorhees Nielsen Rex Stroburg Walter Nolting Rodgers Stromer Warren O'Hearn Roorda Strothman Waugh Ossian Schmeiser Tapscott Weichman Pelton Schroeder Tieden Welden Van Drie Peterson Schwartz Winkelman Van Nostrand Pierson Shepherd Wolfe Van Roekel Poncy Stokes Mr. Speaker Priebe

The nays were, none.

Absent or not voting, 30:

Bailey	Franklin	Kreamer	Perkins
Baker	Hanson of	Langland	Radl
Bergman	Howard-Mitchell	Mayberry	Sanders
Blouin	Jesse	McIntyre	Shaw
Brinck	Kehe	Miller of	Skinner
Camp	Kennedy of	Des Moines	Sorg
Cochran		Miller of	Varley
Crosier	Kluever	Marshall	Wells
Drake	Koch		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 617, a bill for an act relating to the propagation and protection of wildlife, with report of committee recommending passage, was taken up for consideration.

Winkelman of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 617)

The ayes were, 99:

The ayes were	ક, ૪૭:		
Alt	Ewell	Johnson of	Middleswart
Andersen	Fischer of	Audubon	Miller of
Bailey	Grundy	Kennedy of	Des Moines
Battles	Fisher of	Chickasaw	Miller of
Bennett	Greene	Kennedy of	Jones
Caffrey	Franklin	Dubuque	Miller of
Camp	Freeman of	Kitner	Marshall
Campbell	Buena Vista	Klein	Miller of
Christensen	Freeman of	Knight	Page
Corey	Clay-Dickinson	Knoblauch	Milligan
Crabb	Goode	Koch	Mohrfeld
Cunningham	Graham	Kruse	Newton
Darrington	Grassley	Lawson	Nielsen
Den Herder	Hamilton	Lippold	Nolting
Dietz	Hansen of	Lipsky	O'Hearn
Dooley	Black Hawk	Logue	Ossian
Dougherty	Hanson of	McCartney	Pelton
Doyle	Howard-Mitchell	McCormick	Peterson
Dunton	Hill	Mendenhall	Pierson
Edgington	Holden	Menefee	Poncy
Elisworth	Huff	Mezvinsky	Priebe

Renda	Shepherd	Tieden	Waugh
Rex	Stokes	Van Drie	Weichman
Rodgers	Strand	Van Nostrand	Welden
Roorda	Stroburg	Van Roekel	Wells
Schmeiser	Stromer	Varley	Winkelman
Schroeder	Strothman	Voorhees	Wolfe
Schwartz	Tapscott	Warren	Mr. Speaker

The nays were, none.

Absent or not voting, 25:

Baker	Gannon	Langland	Radl
Bergman	Jesse	Mayberry	Sanders
Blouin	Johnston of	McIntyre	\mathbf{Shaw}
Brinck	Johnson	Millen	Skinner
Cochran	Ke he	Nelson	Sorg
Crosier	Kluever	Perkins	Walter
Drake	Kreamer	•	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 602 ON NONCONTROVERSIAL CALENDAR

MR. SPEAKER: We the following members request that House File 602 be removed from the noncontroversial calendar.

WILLIAM J. GANNON EDWARD M. MEZVINSKY LLOYD SCHMEISER

The Speaker ruled the request out of order.

OBJECTION TO SENATE FILE 330

MR. SPEAKER: We the following members request that Senate File 330 be removed from the noncontroversial calendar.

HAROLD FISCHER RAYMAN D. LOGUE WILLARD HANSEN DENNIS FREEMAN

MESSAGES' FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 795, a bill for an act to appropriate from motor vehicle fuel tax fund to department of revenue.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 16, a bill for an act relating to drainage and levee districts.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 549, a bill for an act relating to interest rates for bonds and

other obligations issued by public corporations and for certain special assessments for local public corporations.

CARROLL A. LANE, Secretary

CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of the following conferees on the part of the House for the consideration of House File 348: Winkelman of Calhoun, Voorhees of Black Hawk, Van Nostrand of Pottawattamie and Radl of Linn.

STEERING COMMITTEE CALENDAR

House File 417, a bill for an act relating to the inspection of meat and poultry, to clarify and otherwise amend chapter one hundred eighty-nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes, was taken up for consideration.

Crabb of Crawford offered the following amendment filed by him:

Amend House File 417 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred eighty-nine A point two (189A.2), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"As used in this chapter except as otherwise specified:

- 1. 'Secretary' means the Iowa secretary of agriculture or his delegate.
- 2. 'Person' includes any individual, partnership, corporation, association, or other business unit, and any officer, agent, or employee thereof.
- 3. 'Broker' means any person engaged in the business of buying or selling livestock products or poultry products on commission, or otherwise negotiating purchases or sales of such articles other than for his own account or as an employee of another person.
- 4. 'Renderer' means any person engaged in the business of rendering livestock or poultry carcasses, or parts or products of such carcasses, except rendering conducted under inspection or exemption under this chapter.
- 5. 'Animal food manufacturer' means any person engaged in the business of preparing animal food, including poultry, derived wholly or in part from livestock or poultry carcasses or parts or products of such carcasses.
 - 6. 'Intrastate commerce' means commerce within this state.
- 7. 'Livestock' means any cattle, sheep, swine, goats, horses, mules or other equines, whether live or dead.
- 8. 'Livestock product' means any carcass, part thereof, meat, or meat food product of any livestock.
- 9. 'Meat food product' means any product capable of use as human food which is made wholly or in part from any meat or other portion of the carcass of any cattle, sheep, swine, or goats, excepting products which contain meat or other portions of such carcasses only in a relatively small proportion or historically have not been considered by consumers as products of the meat food industry, and which are exempted from definition as a meat food product by the secretary under such conditions as he may prescribe to assure that the meat or other portions of such carcass contained in such product are not adulterated and that such products are not represented as meat food products.

This term as applied to food products of equines shall have a meaning comparable to that provided in this paragraph with respect to cattle, sheep, swine, and goats.

- 10. 'Poultry' means any domesticated bird, whether live or dead.
- 11. 'Poultry product' means any poultry carcass of part thereof, or any product which is made wholly or in part from any poultry carcass or part thereof, excepting products which contain poultry ingredients only in a relatively small proportion or historically have not been considered by consumers as products of the poultry food industry, and which are exempted by the secretary from definition as a poultry product under such conditions as he may prescribe to assure that the poultry ingredients in such products are not adulterated and that such products are not represented as poultry products.
- 12. 'Capable of use as human food' shall apply to any livestock or poultry carcass, or part or product of any such carcass, unless it is denatured or otherwise identified as required by regulations prescribed by the secretary to deter its use as human food, or it is naturally inedible by humans.
- 13. 'Prepared' means slaughtered, canned, salted, stuffed, rendered, boned, cut up, or otherwise manufactured or processed.
- 14. 'Adulterated' shall apply to any livestock product or poultry product under any one or more of the following circumstances:
- a. If it bears or contains any poisonous or deleterious substance which may render it injurious to health; but in case the substance is not an added substance such article shall not be considered adulterated under this clause if the quantity of such substance in or on such article does not ordinarily render it injurious to health.
- b. (1) If it bears or contains, by reason of administration of any substance to the livestock or poultry or otherwise, any added poisonous or deleterious substance (other than one which is a pesticide chemical in or on a raw agricultural commodity; a food additive; or a color additive) which may, in the judgment of the secretary, make such article unfit for human food.
- (2) If it is, in whole or in part, a raw agricultural commodity and such commodity bears or contains a pesticide chemical which is unsafe within the meaning of section four hundred eight (408) of the Federal Food, Drug, and Cosmetic Act.
- (3) If it bears or contains any food additive which is unsafe within the meaning of section four hundred nine (409) of the Federal Food, Drug, and Cosmetic Act.
- (4) If it bears or contains any color additive which is unsafe within the meaning of section seven hundred six (706) of the Federal Food, Drug, and Cosmetic Act; however, an article which is not otherwise deemed adulterated under subparagraphs two (2), three (3), or four (4) of this paragraph shall nevertheless be deemed adulterated if use of the pesticide chemical, food additive, or color additive in or on such article is prohibited by regulations of the secretary in official establishments.
- c. If it consists in whole or in part of any filthy, putrid, or decomposed substance or is for any other reason unsound, unhealthful, unwholesome, or otherwise unfit for human food.
- d. If it has been prepared, packed, or held under insanitary conditions whereby it may have become contaminated with filth, or whereby it may have been rendered injurious to health.
- e. If it is, in whole or in part, the product of an animal, including poultry, which has died otherwise than by slaughter.
- f. If its container is composed, in whole or in part, of any poisonous or deleterious substance which may render the contents injurious to health.
 - g. If it has been intentionally subjected to radiation, unless the use of the

radiation was in conformity with a regulation or exemption in effect pursuant to section four hundred nine (409) of the Federal Food, Drug, and Cosmetic Act.

- h. If any valuable constituent has been in whole or in part omitted or abstracted therefrom; or if any substance has been substituted, wholly or in part therefor; or if damage or inferiority has been concealed in any manner; or if any substance has been added thereto or mixed or packed therewith so as to increase its bulk or weight, or reduce its quality or strength, or make it appear better or of greater value than it is.
- i. If it is margarine containing animal fat and any of the raw material used therein consisted in whole or in part of any filthy, putrid, or decomposed substance.
- 15. 'Misbranded' shall apply to any livestock product or poultry product under any one or more of the following circumstances:
 - a. If its labeling is false or misleading in any particular.
 - b. If it is offered for sale under the name of another food.
- c. If it is an imitation of another food, unless its label bears, in type of uniform size and prominence, the word 'imitation', and immediately thereafter the name of the food imitated.
 - d. If its container is so made, formed, or filled as to be misleading.
 - e. Unless it bears a label showing both:
- (1) The name and place of business of the manufacturer, packer, or distributor.
- (2) An accurate statement of the quantity of the product in terms of weight, measure, or numerical count; however, under this paragraph, exemptions as to livestock products not in containers may be established by regulations prescribed by the secretary, and under this subparagraph reasonable variations may be permitted, and exemptions as to small packages may be established for livestock products or poultry products by regulations prescribed by the secretary.
- f. If any word, statement, or other information required by or under authority of this chapter to appear on the label or other labeling is not prominently placed thereon with such conspicuousness (as compared with other words, statements, designs, or devices in the labeling) and in such terms as to render it likely to be read and understood by the ordinary individual under customary conditions of purchase and use.
- g. If it purports to be or is represented as a food for which a definition and standard of identity or composition has been prescribed by the regulations of the secretary under paragraph e of this subsection, unless it conforms to such definition and standard and its label bears the name of the food specified in the definition and standard and, insofar as may be required by such regulations, the common names of optional ingredients (other than spices, flavoring, and coloring) present in such food.
- h. If it purports to be or is represented as a food for which a standard or standards of fill of container have been prescribed by regulations of the secretary under paragraph e of this subsection, and it falls below the standard of fill of container applicable thereto, unless its label bears, in such manner and form as such regulations specify, a statement that it falls below such standard.
- i. If it is not subject to the provisions of paragraph g of this subsection, unless its label bears both:
 - (1) The common or usual name of the food, if any.
- (2) In case it is fabricated from two or more ingredients, the common or usual name of each such ingredient; except that spices, flavorings, and colorings may, when authorized by the secretary, be designated as spices, flavor-

ings, and colorings without naming each; however, to the extent that compliance with the requirements of this subparagraph is impracticable, or results in deception or unfair competition, exemptions shall be established by regulations promulgated by the secretary.

- j. If it purports to be or is represented for special dietary uses, unless its label bears such information concerning its vitamin, mineral, and other dietary properties as the secretary, after consultation with the secretary of agriculture of the United States, determines to be and by regulations prescribes as necessary in order to fully inform purchasers as to its value for such uses.
- k. If it bears or contains any artificial flavoring, artificial coloring, or chemical preservative, unless it bears labeling stating that fact; however, to the extent that compliance with the requirements of this paragraph is impracticable, exemptions shall be established by regulations promulgated by the secretary.
- l. If it fails to bear, directly thereon and on its containers, as the secretary may by regulations prescribe, the official inspection legend and establishment number of the establishment where the product was prepared and, unrestricted by any of the foregoing, such other information as the secretary may require in such regulations to assure that it will not have false or misleading labeling and that the public will be informed of the manner of handling required to maintain the article in a wholesome condition.
- 16. 'Label' means a display of written, printed, or graphic matter upon any article or the immediate container, not including package liners, of any article.
- 17. 'Labeling' means all labels and other written, printed, or graphic matter either upon any article or any of its containers or wrappers, or accompanying such article.
- 18. 'Container' or 'package' means any box, can, tin, cloth, plastic or other receptacle, wrapper, or cover.
- 19. 'Shipping container' means any container used or intended for use in packaging the product packed in an immediate container.
- 20. Immediate container' means any consumer package; or any other container in which livestock products or poultry products, not consumer packaged, are packed.
- 21. 'Federal Meat Inspection Act' means the Act so entitled approved March 4, 1907 (34 Stat. 1260), as amended by the Wholesome Meat Act (81 Stat. 584); 'Federal Poultry Products Inspection Act' means the Act so entitled approved August 28, 1957 (71 Stat. 441), as amended by the Wholesome Poultry Products Act (82 Stat. 791); and 'federal acts' means these two federal laws.
- 22. 'Federal Food, Drug, and Cosmetic Act' means the Act so entitled, approved June 25, 1938 (52 Stat. 1040), and Acts amendatory thereof or supplementary thereto.
- 23. 'Pesticide chemical', 'food additive', 'color additive', and 'raw agricultural commodity' shall have the same meanings for purposes of this chapter as under the Federal Food, Drug, and Cosmetic Act.
- 24. 'Official mark' means the official inspection legend or any other symbol prescribed by regulations of the secretary to identify the status of any article or livestock or poultry under this chapter.
- 25. 'Official inspection legend' means any symbol prescribed by regulations of the secretary showing that an article was inspected and passed in accordance with this chapter.
 - 26. 'Official certificate' means any certificate prescribed by regulations of

the secretary for issuance by an inspector or other person performing official functions under this chapter.

27. 'Official device' means any device prescribed or authorized by the secretary for use in applying any official mark.

28. 'Official establishment' means any establishment as determined by the secretary at which inspection of the slaughter of livestock or poultry or the preparation of livestock products or poultry products is maintained under the authority of this chapter.

29. 'Inspector' means an employee or official of the Iowa department of agriculture authorized by the secretary or any employee or official of the government of any county or other governmental subdivision of this state, authorized by the secretary to perform any inspection functions under this chapter under an agreement between the secretary and such governmental subdivision.

30. 'Veterinary inspector' means a graduate veterinarian with appropriate training to perform the inspection functions under the provisions of this chapter.

31. 'Establishment' means all premises where animals or poultry are slaughtered or otherwise prepared, either for custom or resale, for food purposes, meat or poultry canneries, sausage factories, smoking or curing operations, and similar places."

Sec. 2. Section one hundred eighty-nine A point three (189A.3), Code

1966, is hereby repealed and the following enacted in lieu thereof:

"No person shall operate an establishment without first securing a license from the department. The license fee shall be twenty-five dollars for each establishment per year or for any part of a year. The funds shall be deposited with the department of agriculture. The license year shall be from July first to June thirtieth. Applications for licenses shall be in writing on forms prescribed by the department.

It is the objective of this chapter to provide for meat and poultry products inspection programs that will impose and enforce requirements with respect to intrastate operations and commerce that are at least equal to those imposed and enforced under the Federal Meat Inspection Act and the Federal Poultry Products Inspection Act with respect to operations and transactions in interstate commerce; and the secretary is directed to administer this chapter so as to accomplish this purpose. The director of the meat and poultry inspection service of the Iowa department of agriculture is designated as the appropriate state agency to cooperate with the secretary of agriculture of the United States in administration of this chapter."

Sec. 3. Section one hundred eighty-nine A point four (189A.4), Code 1966, as amended by chapter one hundred seventy-nine (179), section one (1), and chapter one hundred eighty (180), section one (1), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"In order to accomplish the objectives of this chapter the secretary may exempt the following types of operations from inspection:

1. Slaughtering and preparation by any person of livestock and poultry of his own raising exclusively for use by him and members of his household and his nonpaying guests and employees.

2. Any other operations which the secretary may determine would best be exempted to further the purposes of this chapter, to the extent such exemptions conform to the Federal Meat Inspection Act and the Federal Poultry Products Inspection Act and the regulations thereunder."

Sec. 4. Section one hundred eighty-nine A point five (189A.5), Code 1966, is hereby amended by adding thereto the following:

"In order to accomplish the objective stated in section one hundred eightynine A point three (189A.3) of the Code, the secretary shall:

- 1. By regulations require ante mortem and post mortem inspections, quarantine, segregation, and reinspections with respect to the slaughter of livestock and poultry and the preparation of livestock products and poultry products at all establishments in this state, except those exempted by section one hundred eight-nine A point four (189A.4) of the Code, at which livestock or poultry are slaughtered or livestock or poultry products are prepared for human food solely for distribution in intrastate commerce.
- 2. By regulations require the identification of livestock and poultry for inspection purposes and the marking and labeling of livestock products or poultry products or their containers, or both, as 'Iowa Inspected and Passed' if the products are found upon inspection to be not adulterated, and as 'Iowa Inspected and Condemned' if they are found upon inspection to be adulterated; and the destruction for food purposes of all such condemned products under the supervision of an inspector.
- 3. Prohibit the entry into official establishments of livestock products and poultry products not prepared under federal inspection or inspection pursuant to this chapter and further limit the entry of such articles and other materials into such establishments under such conditions as he deems necessary to effectuate the purposes of this chapter.
- 4. By regulations require that when livestock products and poultry products leave official establishments they shall bear directly thereon or on their containers, or both, all information required by section one hundred eightynine A point seven (189A.7), subsection two (2) of the Code; and require approval of all labeling and containers to be used for such products when sold or transported in intrastate commerce to assure that they comply with the requirements of this chapter.
- 5. Investigate the sanitary conditions of each establishment within subsection one (1) of this section and withdraw or otherwise refuse to provide inspection service at any such establishment where the sanitary conditions are such as to render adulterated any livestock products of poultry products prepared or handled thereat.
- 6. Prescribe regulations relating to sanitation for all establishments required to have inspection under subsection one (1) of this section.
- 7. By regulations require that both of the following classes of persons shall keep such records and for such periods as are specified in the regulations to fully and correctly disclose all transactions involved in their business, and to afford the secretary and his representatives access to such places of business, and opportunity at all reasonable times to examine the facilities, inventory, and records thereof, to copy the records, and to take reasonable samples of the inventory upon payment of the fair market value therefor:
- a. Any person that engages in or for intrastate commerce in the business of slaughtering any livestock or poultry, or preparing, freezing, packaging or labeling, buying or selling (as a broker, wholesaler, or otherwise), transporting or storing any livestock products or poultry products for human or animal food.
- b. Any person that engages in or for intrastate commerce in business as a renderer or in the business of buying, selling, or transporting any dead, dying, disabled, or diseased livestock or poultry or parts of the carcasses of any such animals that died otherwise than by slaughter."
- Sec. 5. Section one hundred eighty-nine A point seven (189A.7), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"In order to accomplish the objective stated in section one hundred eightynine A point three (189A.3) of the Code, the secretary may:

- 1. Remove inspectors from any establishment that fails to destroy condemned products as required under section one hundred eighty-nine A point five (189A.5), subsection two (2) of the Code.
- 2. Refuse to provide inspection service under this chapter with respect to any establishment for causes specified in section four hundred one (401) of the Federal Meat Inspection Act or section eighteen (18) of the Federal Poultry Products Inspection Act.
- 3. Order labeling and containers to be withheld from use if he determines that the labeling is false or misleading or the containers are of a misleading size or form.
- 4. By regulations prescribe the sizes and style of type to be used for labeling information required under this chapter, and definitions and standards of identity or composition or standards of fill of container, consistent with federal standards, when he deems such action appropriate for the protection of the public and after consultation with the secretary of agriculture of the United States.
- 5. By regulations prescribe conditions of storage and handling of livestock products and poultry products by persons engaged in the business of buying, selling, freezing, storing, or transporting such articles in or for intrastate commerce to assure that such articles will not be adulterated or misbranded when delivered to the customer.
- 6. Require that equines be slaughtered and prepared in establishments separate from establishments where other livestock are slaughtered or their products are prepared.
- 7. By regulations require that every person engaged in business in or for intrastate commerce as a broker, renderer, animal food manufacturer, or wholesaler or public warehouseman of livestock or poultry products, or engaged in the business of buying, selling, or transporting in intrastate commerce any dead, dying, disabled, or diseased livestock or poultry or parts of the carcasses of any such animals that died otherwise than by slaughter shall register with the secretary his name and the address of each place of business at which and all trade names under which he conducts such business.
- 8. Adopt by reference or otherwise such provisions of the rules and regulations under the federal acts, with such changes therein as he deems appropriate to make them applicable to operations and transactions subject to this chapter, which shall have the same force and effect as if promulgated under this chapter, and promulgate such other rules and regulations as he deems necessary for the efficient execution of the provisions of this chapter, including rules of practice providing opportunity for hearing in connection with issuance of orders under section one hundred eighty-nine A point five (189A.5), subsection five (5), or section one hundred eighty-nine A point seven (189A.7), subsections one (1), two (2), or three (3) of the Code and prescribing procedures for proceedings in such cases; however, this shall not preclude a requirement that a label or container be withheld from use, or a refusal of inspection pursuant to the sections cited herein pending issuance of a final order in any such proceeding.
- 9. Appoint and prescribe the duties of such inspectors and other personnel as he deems necessary for the efficient execution of the provisions of this chapter.
- 10. Cooperate with the secretary of agriculture of the United States in administration of this chapter to effectuate the purposes stated in section one hundred eighty-nine A point three (189A.3) of the Code; accept federal assistance for that purpose and spend public funds of this state appropriated for administration of this chapter to pay fifty percent of the estimated total cost of the cooperative program.

- 11. Recommend to the secretary of agriculture of the United States for appointment to the advisory committees provided for in the federal acts, such officials or employees of the Iowa meat and poultry inspection service as the secretary shall designate.
- 12. Serve as a representative of the governor for consultation with said secretary under paragraph c of section three hundred one (301) of the Federal Meat Inspection Act and paragraph c of section five (5) of the Federal Poultry Products Inspection Act unless the governor selects another representative.
- Sec. 6. Section one hundred eighty-nine A point eight (189A.8), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "1. No person shall sell, transport, offer for sale or transportation, or receive for transportation in intrastate commerce, any carcasses of horses, mules, or other equines or parts of such carcasses, or the meat or meat food products thereof, unless they are plainly and conspicuously marked or labeled or otherwise identified as required by regulations prescribed by the secretary to show the kinds of animals from which they were derived.
- 2. No person shall buy, sell, transport, or offer for sale or transportation, or receive for transportation, in intrastate commerce, any livestock products or poultry products which are not intended for use as human food unless they are denatured or otherwise identified as required by the regulations of the secretary or are naturally inedible by humans.
- 8. No person engaged in the business of buying, selling, or transporting in intrastate commerce, dead, dying, disabled, or diseased animals, or any parts of the carcasses of any animals that died otherwise than by slaughter, shall buy, sell, transport, offer for sale or transportation, or receive for transportation in such commerce, any dead, dying, disabled, or diseased livestock or poultry or the products of any such animals that died otherwise than by slaughter, unless such transaction or transportation is made in accordance with such regulations as the secretary may prescribe to assure that such animals, or the unwholesome parts or products thereof, will be prevented from being used for human food purposes."
- Sec. 7. Section one hundred eighty-nine A point nine (189A.9), Code 1966, is hereby amended by adding to the end thereof the following sentence:
- "A charge shall be made for overtime inspection in excess of eight hours per day or outside assigned work schedules and also on state legal holidays."

 Sec. 8. Section one hundred eighty-nine A point ten (189A.10), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "1. No person shall, with respect to any livestock or poultry or any livestock products or poultry products, do any of the following:
- a. Slaughter any such animals or prepare any such articles which are capable of use as human food, at any establishment preparing such articles solely for intrastate commerce, except in compliance with the requirements of this chapter.
- b. Sell, transport, offer for sale or transportation, or receive for transportation in intrastate commerce, any such articles which are both:
 - (1) Capable of use as human food.
- (2) Adulterated or misbranded at the time of such sale, transportation, offer for sale or transportation, or receipt for transportation; or any articles required to be inspected under this chapter unless they have been so inspected and passed.
- c. With respect to any such articles which are capable of use as human food, any act while they are being transported in intrastate commerce or held for sale after such transportation, which is intended to cause or has the effect of causing such articles to be adulterated or misbranded.

- 2. No person shall sell, transport, offer for sale or transportation, or receive for transportation in intrastate commerce, or from an official establishment, any slaughtered poultry from which the blood, feathers, feet, head, or viscera have not been removed in accordance with regulations promulgated by the secretary except as may be authorized by such regulations.
- 3. No person shall violate any provision of the regulations or orders of the secretary under section one hundred eighty-nine A point five (189A.5), subsection seven (7), or section one hundred eighty-nine A point seven (189A.7), subsections three (3), five (5), or seven (7)".
- Sec. 9. Section one hundred eighty-nine A point eleven (189A.11), Code 1966, is hereby amended as follows:
- 1. By striking from line eight (8) the word "must" and inserting in lieu thereof the words "will be equal to federal inspection and therefore may".
 - 2. By adding thereto the following:
- "1. No inspection of products placed in any container at any official establishment shall be deemed to be complete until the products are sealed or enclosed therein under the supervision of an inspector.
- 2. For purposes of any inspection of products required by this chapter, inspectors authorized by the secretary shall have access at all times by day or night to every part of every establishment required to have inspection under this chapter, whether the establishment is operated or not."
- Sec. 10. Section one hundred eighty-nine A point twelve (189A.12), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Whenever any livestock or poultry product or any product exempted from the definition of a livestock or poultry product, or any dead, dying, disabled, or diseased livestock or poultry is found by any authorized representative of the secretary upon any premises where it is held for purposes of, or during or after distribution in, intrastate commerce or is otherwise subject to this chapter, and there is reason to believe that any such article is adulterated or misbranded and is capable of use as human food, or that it has not been inspected in violation of the provisions of this chapter, the Federal Meat Inspection Act, the Federal Poultry Products Inspection Act, or the Federal Food, Drug, and Cosmetic Act, or that such article or animal has been or is intended to be distributed in violation of any such provisions, it may be detained by such representative for a period not to exceed twenty days, pending action under this section or notification of any federal authorities having jurisdiction over such article or animal, and shall not be moved by any person from the place at which it is located when so detained until released by such representative. All official marks may be required by such representative to be removed from such article or animal before it is released unless it appears to the satisfaction of the secretary that the article or animal is eligible to retain such marks.

1. Any livestock or poultry product, or any dead, dying, disabled, or diseased livestock or poultry which is being transported in intrastate commerce, or is otherwise subject to this chapter, or is held for sale in this state after such transportation, and which is or has been prepared, sold, transported, or otherwise distributed or offered or received for distribution in violation of this chapter; or is capable of use as human food and is adulterated or misbranded; or is in any other way in violation of this chapter shall be liable to be proceeded against and seized and condemned at any time on a complaint filed in the district court of the particular county within the jurisdiction of which such article or animal is found. If such article or animal is condemned it shall, after entry of the decree, be disposed of by destruction or sale as the court may direct and any proceeds, less the court costs and fees, storage fees, and other proper expenses, shall

be paid into the treasury of this state, but the article or animal shall not be sold contrary to the provisions of this chapter, the Federal Meat Inspection Act, the Federal Poultry Products Inspection Act, or the Federal Food, Drug, and Cosmetic Act; however, upon the execution and delivery of a good and sufficient bond conditioned that the article or animal shall not be sold or otherwise disposed of contrary to the provisions of this chapter or the laws of the United States, the court may direct that such article or animal be delivered to the owner thereof subject to such supervision by authorized representatives of the secretary as is necessary to insure compliance with the applicable laws. When a decree of condemnation is entered against the article or animal and it is released under bond or destroyed, court costs and fees, storage fees, and other proper expenses shall be awarded against any person intervening as claimant of the article or animal. The proceedings in such cases shall be held without a jury, except that either party may demand trial by jury of any issue of fact joined in any case, and all such proceedings shall be at the suit of and in the name of this state.

- 2. The provisions of this section shall in no way derogate from authority for condemnation or seizure conferred by other provisions of this chapter or other applicable laws."
- Sec. 11. Section one hundred eighty-nine A point fourteen (189A.14), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "1. Any order issued under section one hundred eighty-nine A point five (189A.5), subsection three (3), or section one hundred eighty-nine A point seven (189A.7), subsections one (1), two (2), or three (3) of the Code shall be final unless appealed to the district court within thirty days after service. Review of any such order and the determinations upon which it is based shall be upon the record in the proceedings in which the order was issued.
- 2. The district court is hereby vested with jurisdiction to enforce this chapter, to prevent and restrain violations herein, and shall have jurisdiction in all other kinds of cases arising hereunder. The Rules of Civil Procedure shall apply to all such actions unless otherwise specifically provided."
- Sec. 12. Section one hundred eighty-nine A point sixteen (189A.16), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "1. No brand manufacturer, printer, or other person shall cast, print, lithograph, or otherwise make any device containing any official mark or simulation thereof, or any label bearing any such mark or simulation, or any form of official certificate or simulation thereof, except as authorized by the secretary.
 - 2. No person shall do any of the following:
 - a. Forge any official device, mark, or certificate.
- b. Without authorization from the secretary, use any official device, mark, or certificate, or simulation thereof, or alter, detach, deface, or destroy any official device, mark, or certificate.
- c. Contrary to the regulations prescribed by the secretary, fail to use, or to detach, deface, or destroy any official device, mark, or certificate.
- d. Knowingly possess, without promptly notifying the secretary or his representative, any official device or any counterfeit, simulated, forged, or improperly altered official certificate or any device or label or any carcass of any animal, including poultry, or part or product thereof, bearing any counterfeit, simulated, forged, or improperly altered official mark.
- e. Knowingly make any false statement in any shipper's certificate or other nonofficial or official certificate provided for in the regulations prescribed by the secretary.
 - f. Knowingly represent that any article has been inspected and passed, or

exempted, under this chapter when it has not been so inspected and passed, or exempted."

- Sec. 13. Section one hundred eighty-nine A point seventeen (189A.17), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "1. Any person who violates any provisions of this chapter for which no other criminal penalty is provided shall upon conviction be subject to imprisonment in the county jail for not more than one year, or a fine of not more than one thousand dollars, or both such imprisonment and fine; but if such violation involves intent to defraud, or any distribution or attempted distribution of an article that is adulterated, except as defined in paragraph h of subsection fourteen (14) of section two (2) of this chapter, such person shall be subject to imprisonment in the penitentiary or men's or women's reformatory for not more than three years or a fine of not more than ten thousand dollars or both.
- 2. Nothing in this chapter shall be construed as requiring the secretary to report, for the institution of legal proceedings, minor violations of this chapter whenever he believes that the public interest will be adequately served by a suitable written notice of warning.
 - 3. The secretary shall also have the power:
- a. To gather and compile information concerning, and to investigate from time to time the organization, business, conduct, practices, and management of any person engaged in intrastate commerce, and the relation thereof to other persons.
- b. To require persons engaged in intrastate commerce to file with the secretary in such form as the secretary may prescribe, annual or special reports or answers in writing to specific questions, furnishing to the secretary such information as he may require as to the organization, business, conduct, practices, management, and relation to other persons of the person filing such reports or answers. Such reports and answers shall be made under oath, or otherwise as the secretary may prescribe, and shall be filed with the secretary within such reasonable period as the secretary may prescribe, unless additional time be granted in any case by the secretary.
- 4. a. For the purpose of this chapter the secretary may, at all reasonable times, examine and copy any documentary evidence of any person being investigated or proceeded against, and may require by subpoena the attendance and testimony of witnesses and the production of all documentary evidence of any person relating to any matter under investigation. The secretary may sign subpoenas and administer oaths and affirmations, examine witnesses, and receive evidence.
- b. Such attendance of witnesses, and the production of such documentary evidence may be required at any designated place of hearing. In case of disobedience to a subpoena the secretary may invoke the aid of the district court having jurisdiction over the matter in requiring the attendance and testimony of witnesses and the production of documentary evidence.
- c. The district court may, in case of failure or refusal to obey a subpoena issued herein to any person, enter an order requiring such person to appear before the secretary or to produce documentary evidence if so ordered, or to give evidence concerning the matter in question; and any failure to obey such order of the court may be punished by such court as contempt.
- d. Upon the application of the attorney general of this state at the request of the secretary, the court shall have jurisdiction to issue writs of mandamus commanding any person to comply with the provisions of this chapter or any order of the secretary pursuant thereto.
- e. The secretary may order testimony to be taken by deposition in any proceeding or investigation pending under this chapter at any stage of such

proceeding or investigation. Such depositions may be taken before any person designated by the secretary and having power to administer oaths. Such testimony shall be reduced to writing by the person taking the deposition, or under his direction and shall then be subscribed by the deponent. Any person may be compelled to appear and depose and to produce documentary evidence in the same manner as witnesses may be compelled to appear and testify and produce documentary evidence before the secretary as herein provided.

- f. Witnesses summoned before the secretary shall be paid the same fees and mileage that are paid witnesses in the district court, and witnesses whose depositions are taken and the persons taking the same shall severally be entitled to the same fees as are paid for like services in such district court.
- g. No person shall be excused from attending and testifying or from producing books, papers, schedules of charges, contracts, agreements, or other documentary evidence before the secretary or in obedience to the subpoena of the secretary, whether such subpoena be signed or issued by him or his delegate, or in any cause or proceeding, criminal or otherwise, based upon or growing out of any alleged violation of this chapter for the reason that the testimony or evidence, documentary or otherwise, required of him may tend to incriminate him or subject him to a penalty or forfeiture; but no person shall be prosecuted or subjected to a penalty or forfeiture for or on account of any transaction, matter or thing concerning which he is compelled, after having claimed his privilege against self-incrimination, to testify or produce evidence, documentary or otherwise, except that any individual so testifying shall not be exempt from prosecution and punishment for perjury committed in so testifying.
- 5. a. Any person who neglects or refuses to attend and testify or to answer any lawful inquiry, or to produce documentary evidence, if it is in his power to do so, in obedience to the subpoena or lawful requirement of the secretary shall be guilty of an offense and upon conviction thereof by a court of competent jurisdiction shall be punished by a fine of not less than one thousand dollars nor more than five thousand dollars, or by imprisonment in the county jail for not more than one year, or by both such fine and imprisonment.
- b. Any person who willfully makes, or causes to be made, any false entry or statement of fact in any report required to be made under this chapter. or who willfully makes, or causes to be made, any false entry in any account, record, or memorandum kept by any person subject to this chapter. or who willfully neglects or fails to make or to cause to be made, full, true, and correct entries in such accounts, records, or memoranda, of all facts and transactions pertaining to the business of such person, or who willfully removes himself from the jurisdiction of this state, or willfully mutilates, alters, or by any other means falsifies any documentary evidence of any person subject to this chapter or who willfully refuses to submit to the secretary or to any of his authorized agents, for the purpose of inspection and taking copies, any documentary evidence of any person subject to this chapter in his possession or within his control, shall be deemed guilty of an offense and shall be subject, upon conviction in any court of competent jurisdiction, to a fine of not less than one thousand dollars nor more than five thousand dollars, or to imprisonment in the county jail or the penitentiary or men's or women's reformatory for a term of not more than three years, or to both such fine and imprisonment.
- c. If any person required by this chapter to file any annual or special report shall fail so to do within the time fixed by the secretary for filing the same, and such failure shall continue for thirty days after notice of such

default, such person shall forfeit to this state the sum of one hundred dollars for each and every day of the continuance of such failure, which forfeiture shall be payable into the treasury of this state, and shall be recoverable in a civil suit in the name of the state brought in the district court of the county where the person has his principal office or in the district court of any county in which he does business. It shall be the duty of the various county attorneys of this state to prosecute for the recovery of such forfeitures. The costs and expenses of such prosecution shall be paid out of the court expense fund of the county.

d. Any officer or employee of this state who makes public any information obtained by the secretary, without his authority, unless directed by the court, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding five thousand dollars, or by imprisonment in the county jail not exceeding one year, or by both such fine and imprisonment.

The requirements of this chapter shall apply to persons, establishments, animals, and articles regulated under the Federal Meat Inspection Act or the Federal Poultry Products Inspection Act to the extent provided for in said federal acts and also to the extent provided in this chapter and in regulations the secretary may prescribe to promulgate this chapter."

Sec. 14. Chapter one hundred seventy-eight (178), section one (1), Acts of the Sixty-second General Assembly, is hereby amended by inserting in line nine (9) after the word "shock," the words "captive bolt,".

Sec. 15. Chapter one hundred eighty-nine A (189A), Code 1966, is hereby amended by adding thereto the following sections:

- "1. Any person who gives, pays, or offers, directly or indirectly, to any officer or employee of this state authorized to perform any of the duties prescribed by this chapter or by the regulations of the secretary, any money or other thing of value, with intent to influence said officer or employee in the discharge of any such duty, shall be deemed guilty of a felony and, upon conviction thereof, shall be punished by a fine not less than five thousand dollars nor more than ten thousand dollars and by imprisonment in the penitentiary or men's or women's reformatory not less than one year nor more than three years; and any officer or employee of this state authorized to perform any of the duties prescribed by this chapter who accepts any money, gift, or other thing of value from any person, given with intent to influence his official action, or who receives or accepts from any person engaged in intrastate commerce any gift, money, or other thing of value given with any purpose or intent whatsoever, shall be deemed guilty of a felony and shall, upon conviction thereof, be summarily discharged from office and shall be punished by a fine not less than one thousand dollars nor more than ten thousand dollars and by imprisonment in the penitentiary or men's or women's reformatory not less than one year nor more than three years.
- 2. Any person who forcibly assaults, resists, opposes, impedes, intimidates, or interferes with any person while engaged in or on account of the performance of his official duties under this chapter shall be fined not more than five thousand dollars or imprisoned in the penitentiary or men's or women's reformatory not more than three years, or both. Whoever, in the commission of any such acts, uses a deadly or dangerous weapon, shall be fined not more than ten thousand dollars or imprisoned in the penitentiary or men's or women's reformatory not more than ten years, or both. Whoever kills any person while engaged in or on account of the performance of his official duties under this chapter shall be punished as provided under chapter six hundred ninety (690) of the Code."

"Inspection shall not be provided under this chapter at any establishment for the slaughter of livestock or poultry or the preparation of any livestock products or poultry products which are not intended for use as human food, but such articles shall, prior to their offer for sale or transportation in intrastate commerce, unless naturally inedible by humans, be denatured or otherwise identified as prescribed by regulations of the secretary to deter their use for human food."

Sec. 16. There is hereby authorized to be appropriated such sums as may be necessary to carry out the provisions of this Act.

Crabb of Crawford offered the following amendment to his amendment:

Amend the Crabb amendment to House File 417 filed April 7, 1969, as follows:

- 1. By striking from line one hundred sixty-four (164) "paragraph e of this subsection," and inserting in lieu thereof the words "section one hundred eighty-nine A point seven (189A.7) of the Code,".
- 2. By striking from line one hundred eighty-two (182) the word "flavoring" and inserting in lieu thereof the word "flavorings".
- 3. By inserting at the end of section 1 the following, "32. 'Reinspection' includes inspection of the preparation of livestock products and poultry products, as well as reexamination of articles previously inspected."
- 4. By striking from line three hundred forty-nine (349) "point seven (189A.7), subsection two (2)" and inserting in lieu thereof "point two (189A.2), subsection fifteen (15)".
- 5. By inserting in line three hundred sixty-seven (367) after the word "representatives" the following: ", including representatives of other governmental agencies designated by him,".
- 6. By inserting in line three hundred eighty-three (383) after the word "animals" the following ", including poultry,".
- 7. By inserting in line four hundred twenty-four (424) after the word "animals" the following ", including poultry,".
- 8. By striking from line four hundred fifty-five (455) the word "fifty" and by striking from line four hundred fifty-six (456) the word "percent" and inserting in lieu thereof "the state's proportionate share".
- 9. By striking from line five hundred thirty-nine (539) ", sub-" and inserting in lieu thereof a period, and by striking line five hundred forty (540).
- 10. By inserting in line eight hundred twenty-three after the word "court," the following "or uses any such information to his advantage,".

Crabb of Crawford asked and received unanimous consent to withdraw amendment 2 of his amendment.

Crabb of Crawford moved the adoption of amendments 1, 3, 4, 5, 6, 7, 8, 9 and 10 of his amendment to the Crabb amendment.

The amendments were adopted.

Crabb of Crawford offered the following amendment filed by him and moved its adoption:

Amend the Crabb amendment to House File 417, filed April 7, 1969, as follows:

By striking from line one hundred seventy-two (172) the following, "paragraph e" and from line one hundred seventy-three (173) the words "of this

subsection," and inserting in lieu thereof "section one hundred eighty-nine A point seven (189A.7) of the Code,".

The amendment was adopted.

Crabb of Crawford offered the following amendment filed by him and moved its adoption:

Amend the Crabb amendment to House File 417, filed April 7, 1969, as follows:

By striking from line six hundred eighty-two (682) the words "two (2) of this chapter" and inserting in lieu thereof the words "one (1) of this Act".

The amendment was adopted.

Mezvinsky of Johnson offered, by unanimous consent, the following amendment filed by him and Baker of Boone:

Amend House File 417 as follows:

By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. For the purposes of this Act, unless the context clearly requires a different meaning:

- 1. The term 'Wholesale Meat Act' means the Federal Meat Inspection Act approved March 4, 1907 (34 Stat. 1260), as amended by the Wholesome Meat Act (81 Stat. 584).
- 2. The term 'Wholesale Poultry Products Act' means the Federal Poultry Products Inspection Act approved August 8, 1957 (71 Stat. 411), as amended by the Wholesome Poultry Products Act (82 Stat. 791).
 - 3. The term 'department' means the Iowa department of agriculture.
- 4. The term 'commerce' means commerce between any state, any territory, or the District of Columbia, and any place outside thereof.
- 5. The term 'commerce' means all premises where cattle, sheep, swine, goats, horses, mules, or other equines, or poultry are slaughtered or otherwise prepared for food purposes. 'Establishment' includes, but is not limited to, meat or poultry canneries, sausage factories, smoking or curing operations, or similar places.
- 6. The term 'carcass' means all parts including viscera of slaughtered cattle, sheep, swine, goats, or poultry that are capable of being used for human food.
- 7. The term 'meat food product' shall have the same meaning for purposes of this Act as under the Wholesome Meat Act.
- 8. The term 'poultry product' shall have the same meaning for purposes of this Act as under the Wholesome Poultry Products Act.
 - 9. The term 'poultry' means any domesticated bird, whether alive or dead.
- 10. The terms 'prepared' and 'processed' mean slaughtered canned, salted, stuffed, rendered, boned, cut up, or otherwise manufactured or processed.
- 11. The terms 'hotel', 'restaurant', 'food establishment' shall have the same meaning for the purposes of this Act as under chapter one hundred seventy (170), Code 1966.
- 12. The term 'state inspection' means the meat and poultry inspection service conducted by the department of agriculture of the state of Iowa.
- Sec. 2. The governor, the secretary of agriculture, and the department shall take such action as may be necessary to insure that every establishment in the state of Iowa which slaughters cattle, sheep, goats, horses, mules, and other equines or prepares carcasses, parts thereof, or meat or meat food products and is not exempt from the provisions of the Wholesome Meat Act

shall, after December 14, 1969, become subject to the provisions of the Wholesome Meat Act as though engaged in commerce.

Sec. 3. The governor, the secretary of agriculture, and the department shall take such action as may be necessary to insure that every establishment in the state of Iowa which slaughters poultry or processes poultry carcasses or parts thereof and other poultry products and is not exempt from the provisions of the Wholesome Poultry Act shall, after August 17, 1970, become subject to the provisions of the Wholesome Poultry Products Act as though engaged in commerce.

Sec. 4. Effective December 15, 1969, state inspection shall not be provided for any establishment which slaughters cattle, sheep, swine, goats, horses, mules, and other equines or prepares the carcasses, parts thereof, meat or meat food products subject to federal inspection under the provisions of the Wholesome Meat Act. The provisions of the Wholesome Meat Act shall super-

sede chapter one hundred eighty-nine A (189A), Code 1966.

Sec. 5. Effective August 18, 1970, state inspection shall not be provided for any establishment which slaughters poultry, processes poultry carcasses and parts thereof and other poultry products subject to federal inspection under the provisions of the Wholesome Poultry Products Act. The provisions of the Wholesome Poultry Products Act shall supersede chapter one hundred eighty-nine A (189A), Code 1966.

Sec. 6. Effective August 18, 1970, chapter one hundred eighty-nine A

(189A), Code 1966, is hereby repealed.

The House was recessed by the Speaker until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

The House resumed consideration of House File 417 and the Mezvinsky-Baker amendment.

Mezvinsky of Johnson moved adoption of the amendment.

Roll call was requested by Mezvinsky of Johnson and Tapscott of Polk.

On the question "Shall the amendment be adopted?" (H.F. 417)

The ayes were, 18:

Bennett	Franklin	Miller of	Radl
Caffrey	Jesse	Des Moines	Renda.
Crosier	McIntyre	Newton	Schmeiser
Dietz	Mezvinsky	Nolting	Tapscott
Ewell	Middleswart	Poncy	• -

The navs were, 90:

	,		
Alt	Campbell	Dougherty	Fisher of
Andersen	Christensen	Doyle	Greene
Bailey	Cochran	Dunton	Freeman of
Baker	Corey	Edgington	Buena Vista
Battles	Crabb	Ellsworth	Freeman of
Bergman	Cunningham	Fischer of	Clay-Dickinson
Brinck	Darrington	Grundy	Gannon
Camp	Den Herder	•	Goode

Graham	Kreamer	Milligan	Stroburg
Grassley	Kruse	Mohrfeld	Stromer
Hamilton	Lawson	Nelson	Strothman
Hanson of	Lippold	Nielsen	Tieden
Howard-Mitchell	Lipsky	O'Hearn	Van Drie
Holden	Logue	Ossian	Van Roekel
Huff	Mayberry	Pelton	Varley
Johnson of	McCartney	Peterson	Voorhees
Audubon	McCormick	Pierson	Walter
Kennedy of	Mendenhall	Rex	Warren
Chickaeaw	Menefee	Rodgers	Waugh
Kennedy of	Millen	Roorda	Weichman
Dubuque	Miller of	Schroeder	Welden
Kitner	Jones	Shaw	Wells
Klein	Miller of	Shepherd	Winkelm a n
Kluever	Marshall	Stokes	Wolfe
Knight	Miller of	Strand	Mr. Speaker
Knoblauch	Page	1	-

Absent or not voting, 16:

Blouin	Hill	Langland	Schwartz
Dooley	Johnston of	Perkins	Skinner
Drake	Johnson	Priebe	Sorg
Hansen of	Kehe	Sanders	Van Nostrand
Black Howk	Kooh		

The amendment lost.

Crabb of Crawford offered the following amendment filed by him and moved its adoption:

Amend the Crabb amendment to House File 417 by striking all of lines eight hundred eighty-eight (888), eight hundred eighty-nine (889) and eight hundred ninety (890).

Roll call was requested by Gannon of Jasper and Mezvinsky of Johnson.

On the question "Shall the amendment be adopted?" (H.F. 417)

The ayes were, 79:

Alt	Freeman of	Knoblauch		Milligan
Andersen	Buena Vista	Kreamer		Mohrfeld
Bailey	Freeman of	Kruse		Nelson
Battles	Clay-Dickinson	Lawson		Nielsen
Bergman	Goode	Lippold		Pelton
Brinck	Graham	Logue		Peterson
Camp	Grassley	Mayberry		Pierson
Campbell	Hamilton	McCartney		Priebe
Christensen	Hansen of	McCormick		Rex
Corey	Black Hawk	McIntyre		Rodgers
Crabb	Hanson of	Mendenhall		Shaw
Darrington '	Howard-Mitchell	Menefee		Shepherd
Den Herder	⁾ Holden	Middleswart		Stokes
Edgington	Huff	Millen		Strand
Ewell	Johnson of	Miller of		Stromer
Fischer of	A udubon	Jones		Strothman
Grundy	Kitner	Miller of		Tieden
Fisher of	Klein	Marshall		Van Drie
Greene	Kleuver	Miller of	1.1	Van Nostrand
	Knight	Page!		Van Roekel

Hill

Varley Voorhees Walter	Warren Waugh Weichman	Welden Winkelman	Wolfe Mr. Speaker
The nays wer	e, 25:		
Baker Bennett Caffrey Dietz Dooley Dougherty Doyle	Dunton Ellsworth Franklin Gannon Jesse Kennedy of Chickasaw	Kennedy of Dubuque Mezvinsky Miller of Des Moines Newton Nolting	Ossian Poncy Radl Renda Schmeiser Tapscott Wells
Absent or not	voting, 20:		
Blouin Cochran Crosier Cunningham Drake	Johnston of Johnson Kehe Koch Langland	Lipsky O'Hearn Perkins Roorda Sanders	Schroeder Schwartz Skinner Sorg Stroburg

Amendment to the amendment was adopted.

Gannon of Jasper moved to reconsider the vote by which the Mezvinsky-Baker amendment failed to be adopted.

Roll call was requested by Gannon of Jasper and Mezvinsky of Johnson.

On the question "Shall the vote by which the Mezvinsky-Baker amendment failed to be adopted be reconsidered?" (H.F. 417)

The aves were, 24:

Baker Franklin Kennedy of Poncy Bennett Gannon Dubuque Poncy Camp Jesse Mezvinsky Radl Crosier Johnston of Middleswart Schmeiser Dietz Johnson Miller of Tapscott Dooley Kennedy of Des Moines Wells Dunton Chickasaw Newton

The nays wer	e, 75:		
Alt	Fischer of	Kitner	Miller of
Anderson	Grundy	Klein	Jones
Battles	Freeman of	Kluever	Miller of
Bergman	Buena Vista	Knight	Marshall
Brinck	Freeman of	Knoblauch	Milligan
Caffrey	Clay-Dickinson	Kreamer	Mohrfeld
Campbell	Goode	Kruse	Nelson
Christensen	Graham	Lawson	Nielsen
Corey	Grassley	Lippold	O'Hearn
Crabb	Hamilton	Roorda	Ossian
Cunningham	Hanson of	Lipsky	Peterson
Darrington	Howard-Mitchell	Logue	Pierson
Den Herder	Hill	McCartney	Rex
Dougherty	Holden	McIntyre	Shaw
Edgington	Huff	Mendenhall	Shepherd
Ellsworth	Johnson of	Menefee	Stokes
·	Audubon	Millen	Strand

Stroburg	Van Nostrand	Walter	Winkelman
Strothman	Van Roekel	Warren	Wolfe
Tieden	Varley	Weichman	Mr. Speaker
Van Drie	Voorhees	Welden	_

Absent or not voting, 25:

Bailey	Hansen of	Miller of	Sanders
Blouin	Black Hawk	Page	Schroeder
Cochran	Kehe	Pelton	Schwartz
Doyle	Koch	Perkins	Skinner
Drake	Langland	Priebe	Sorg
Fisher of	Mayberry	Renda	Stromer
Greene	McCormick	Rodgers	Waugh

The motion lost.

Camp of Clinton asked for unanimous consent that the amendment filed by him and Shaw of Scott on April 17 and found on page 1077 of the House Journal be withdrawn.

Objection was raised.

Camp of Clinton moved that the Camp-Shaw amendment be with-drawn.

Motion prevailed.

Mezvinsky of Johnson offered the amendment filed by him on April 17 and found on pages 1076 and 1077 of the House Journal.

The Speaker ruled the amendment not in order as the subject matter had been previously disposed of.

Mezvinsky of Johnson offered the following amendment filed by him:

Amend the Crabb amendment to House File 417, found on pages eight hundred sixty-two (862) through eight hundred seventy-eight (878) of the April 7, 1969, Journal of the House, as follows:

1. By inserting after the quotation marks in line eight hundred eightyseven (887), found on page eight hundred seventy-eight (878) of the April 7, 1969, House Journal, the following new sections:

"Sec. 16. Effective December 15, 1969, section one hundred seventy point forty-six (170.46), Code 1966, is hereby repealed and the following enacted in lieu thereof:

'The department shall cause to be inspected without prior notice to the owner thereof and at least once each calendar month, every hotel, restaurant, and food establishment in the state not currently being inspected under the provisions of the Federal Poultry Products Inspection Act or the Wholesome Meat Act, where cattle, sheep, swine, goats, or poultry, or their carcasses, parts or products thereof, capable of use, are available for sale to the public or prepared for use as human food and any inspector of said department may enter such place at any reasonable hour to make such inspection. The department shall cause to be inspected at least once each calendar year all other hotels, restaurants, and food establishments within the state. The management of any hotel, restaurant, or food establishment subject to the provisions of this section shall afford free access to every part of the prem-

ises and render all aid and assistance necessary to enable the inspector to make a thorough and complete examination.'

Sec. 17. Effective December 15, 1969, section one hundred seventy point forty-nine (170.49), Code 1966, is amended by striking from line three (3) the word 'one' and inserting in lieu thereof the word 'five'."

2. By striking from line eight hundred eighty-eight (888), found on page eight hundred seventy-eight (878) of the April 7, 1969, Journal of the House, number "16" and inserting in lieu thereof the number "18".

Van Drie of Story rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Mezvinsky of Johnson moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Mezvinsky of Johnson.

On the question "Shall the amendment be adopted?" (H.F. 417)

The ayes were, 24:

Baker	Franklin	Kennedy of	Newton
Bennett	Gannon	Dubuque	Nolting
Caffrey	Jesse	Kreamer	Radl
Cochran	Johnston of	Mezvinsky	Renda
Dietz	Johnson	Miller of	Tapscott
Dougherty	Kennedy of	Des Moines	Wells
Doyle	Chickasaw	Milligan	
Dunton	· · · · · · · · · · · · · · · · · · ·		

The nays were, 77:

Alt	Hansen of	McIntyre	Schroeder
Andersen	Black Hawk	Mendenhall	Shaw
Battles	Hanson of	Menefee	Shepherd
Bergman	Howard-Mitchell	Millen	Stokes
Brinck	Hill	Miller of	Strand
Campbell	Holden	Jones	Stroburg
Christensen	Huff	Miller of	Stromer
Corey	Johnson of	Marshall	Strothman
Crabb	Audubon	Miller of	Van Drie
Cunningham	Kitner	Page	Van Nostrand
Den Herder	Klein	Mohrfeld	Van Roekel
Edgington	Kluever	Nelson	Varley
Ellsworth	Knight	Nielsen	Voorhees
Fisher of	Knoblauch	O'Hearn	Walter
Greene	Koch	Oseian	Warren
Freeman of	Kruse	Pelton	Waugh
Buena Vista	Lawson	Peterson	Weichman
Freeman of	Lippold	Pierson	Welden
Clay-Dickinson	Lipsky	Rex	Winkelman
Goode	Mayberry	Rodgers	Wolfe
Grassley	McCartney	Roorda	Mr. Speaker
Hamilton	McCormick	-• · · · · ·	•

Absent or not voting, 23:

Bailey Blouin Camp Crosier

Darrington
Dooley
Drake
Ewell
Fischer of
Grundy

Graham Kehe Langland Logue Middleswart Perkins Poncy Priebe Sanders Schmeiser Schwartz Skinner Sorg Tieden

The amendment lost.

Crabb of Crawford moved the adoption of his amendment as amended.

Roll call was requested by Mezvinsky of Johnson and Crabb of Crawford.

On the question "Shall the amendment as amended be adopted?" (H.F. 417)

The ayes were, 109:

Alt	Freeman of	Lawson	Poncy
Andersen	Clay-Dickinson	Lippold	Priebe
Bailey	Gannon	Lipsky	Radl
Baker	Goode	Mayberry	Renda
Battles	Graham	McCormick	Rex
Bennett	Grassley	McIntyre	Rodgers
Bergman	Hamilton	Mendenhall	Roorda
Brinck	Hansen of	Menefee	Schmeiser
Caffrey	Black Hawk	Mezvinsky	Shaw
Camp	Hanson of	Middleswart	Shepherd
Campbell	Howard-Mitchell	Millen	Stokes
Christensen	Hill	Miller of	Strand
Cochran	Holden	Des Moines	Stroburg
Corey	Huff	Miller of	Strothman
Crabb	Jesse	Jones	Tapscott
Cunningham	Johnson of	Miller of	Tieden
Darrington	Audubon	Marshall	Van Drie
Den Herder	Johnston of	Miller of	Van Nostrand
Dietz	Johnson	Page	Van Roekel
Dooley	Kennedy of	Milligan	Varley
Dougherty	Chickasaw	Mohrfeld	Voorhees
Doyle	Kennedy of	Nelson	Walter
Dunton	Dubuque	Newton	Warren
Edgington	Kitner	Nielsen	Waugh
Ellsworth	Klein	Nolting	Weichman
Ewell	Kluever	O'Hearn	Welden
Fisher of	Knight	Ossian	Wells
Greene	Knoblauch	Pelton	Winkelman
Franklin	Koch	Peterson	Wolfe
Freeman of	Kreamer	Pierson	Mr. Speaker
Buena Vista	Kruse		

The nays were, none.

Absent or not voting, 15:

Blowin Crosier Drake Fischer of Grundy Kehe Langland Logue McCartney

Perkins Sanders Schroeder Schwartz

Skinner Sorg Stromer The amendment as amended was adopted.

Crabb of Crawford moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 417)

The ayes were, 111:

Alt. Freeman of Kruse Pierson Andersen Buena Vista Lawson Poncy Bailey Freeman of Lippold Priebe Clay-Dickinson Baker Lipsky Radi Battles Gannon Logue Renda Bennett Goode Mayberry Rex Bergman Graham McCartney Rodgers Brinck Grasslev McCormick Roorda Caffrey Hamilton Mendenhall Schmeiser Menefee Shaw Camp Hansen of Campbell Black Hawk Mezvinsky Shepherd Christensen Hanson of Middleswart Stokes Cochran Howard-Mitchell Millen Strand Miller of Stroburg Corev Crabb Holden Des Moines Strothman Cunningham Huff Miller of Tapscott Darrington Jesse Jones Tieden Miller of Den Herder Johnson of Van Drie Van Nostrand Dietz Audubon Marshall Dooley Johnston of Miller of Van Roekel Johnson Dougherty Page Varley Dovle Kennedy of Milligan Voorhees Chickasaw Mohrfeld Walter Dunton Kennedy of Edgington Nelson Warren Ellsworth Dubuque Newton Waugh Nielsen Ewell Kitner Weichman Nolting Fischer of Klein Welden Grundy Kluever O'Hearn Wells Fisher of Knight Ossian Winkelman Pelton Wolfe Greene Knoblauch Franklin Koch Mr. Speaker Peterson Kreamer

The nays were, 1:

McIntyre

Absent or not voting, 12:

BlouinKeheSandersSkinnerCrosierLanglandSchroederSorgDrakePerkinsSchwartzStromer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

OBJECTION TO SENATE FILE 330 WITHDRAWN

Fischer of Grundy, et al., asked and received unanimous consent to withdraw the objection to Senate File 330 being on the noncontroversial calendar.

MOTION TO RECONSIDER

Mr. SPEAKER: I move to reconsider the vote by which House File 660 passed the House,

EDGAR H. HOLDEN

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 13, 103, 125, 180, 242, 243, 249 and 695 and Senate Files 598, 600, 602, 603, 607 and 608.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 13, 103, 125, 180, 242, 243, 249 and 695 and Senate Files 598, 600, 602, 603, 607 and 608.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 21st day of April, 1969, sent to the Governor for his approval: House Files 13, 103, 125, 180, 242, 243, 249 and 695.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEES

Tieden of Clayton, from the committee on conservation and recreation, submitted the following report:

MR. SPEAKER: Your committee on conservation and recreation to whom was referred Senate File 422, a bill for an act relating to fees of licenses issued by the conservation commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation to whom was referred Senate File 454, a bill for an act relating to angling laws, begs leave to report it has had the same under consideration and has instructed

me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation to whom was referred House File 651, a bill for an act to legalize professional boxing and wrestling, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation to whom was referred House File 682, a bill for an act relating to hunting-safety education, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 682 as follows:

- 1. Page 1, line seventeen (17), by striking the word "shall" and inserting in lieu thereof the word "may".
 - 2. Page 2 by striking lines eighteen (18) through twenty (20).

3. By renumbering the remaining sections.

DALE L. TIEDEN, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 601, a bill for an act to establish a permanent revolving fund for the office of the state auditor for payment of the costs incurred in the administration of the Iowa industrial loan law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 604, a bill for an act to appropriate from the motor vehicle fuel tax fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state comptroller, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 605, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 621, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the department

of social services, including construction of new buildings, repairs, improvements, replacements or alterations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 622, a bill for an act to appropriate administration and educational training aid funds from the general fund of the state to the department of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 632, a bill for an act to appropriate moneys received by the board of examiners in watchmaking, and requirements for taking examinations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

Amend the Miller of Page amendment to House Joint

Resolution 15, filed April 18, by inserting in line

3 twenty-one (21), after the first word "of", the word

4 "legislative".

MILLER of Page

1 Amend House File 532 by inserting after the period

in line ten (10) on page two (2) the following: 2

"Any contract made under the provisions of this 3

4 act relating to operation of food service by the blind

shall contain a provision to the effect that at least 5

ten percent of the employees of such service shall be

blind personnel."

SKINNER of Polk

1 Amend the Camp amendment to House File 598, filed April 15, 2

1969, as follows:

8

12

3 1. By striking lines three (3) through six (6) and inserting in lieu thereof the following: 4

5 "Sec. 1. Section four hundred fifty-five B point four (455B.4).

6 Code 1966, is hereby amended as follows:

7 1. By striking from line two (2) the word 'nine' and inserting

in lieu thereof the word 'eleven'.

9

2. By inserting in subsection five (5), line one (1), after the word 'agriculture' the words ', or his deputy'.

10 11

3. By striking from subsection six (6), line one (1), the word 'Four' and inserting in lieu thereof the word 'Five'.

13 4. By striking from subsection six (6), line five (5), the 14 word 'four' and inserting in lieu thereof the word 'five'.

5. By striking from subsection six (6), line eight (8), the 15

word 'one' and inserting in lieu thereof the word 'two'. 16

17 6. By adding the following new subsection:

- 'The director of the state soil conservation committee.'" 18
- 19 2. Line seventeen (17) by striking the words "types of" and 20 inserting in lieu thereof the words "livestock and poultry".
- 21 3. Line nineteen (19) by striking the word "agricultural" and 22 inserting in lieu thereof the words "livestock and poultry".
- 23 4. Line twenty (20) by striking the word "that" and inserting 24 in lieu thereof the word "where".
- 25 5. Line twenty-four (24) by striking the words "engage in such 26 agricultural" and inserting in lieu thereof the words "initiate such
- 27 livestock and poultry". 28 6. Lines twenty-eight (28) and twenty-nine (29) by striking the 29 words "Any other requirement in this chapter to the contrary notwith-30 standing" and inserting in lieu thereof the words "Except as other-

31 wise provided in section four hundred fifty-five B point twenty-five

32 (455B.25) of the Code."

BAILEY of Wright

1 Amend House File 714 as follows: 2

- 1. By striking sections one (1) and two (2).
- 3 2. By adding the following new sections:

4 Sec. 9. Sections three hundred twenty-one point one 5 hundred nineteen (321.119) and three hundred twenty-one point 6 one hundred twenty-one (321.121), Code 1966, are hereby 7 repealed.

8 Sec. 10. Section three hundred twenty-one point one 9 hundred twenty-two (321.122), subsection one (1), Code 1966, is hereby amended by striking lines one (1) through thirty-10 one (31), inclusive, and inserting in lieu thereof the following: 11

12 "The annual registration fee for motor trucks, truck tractors, 13 or road tractors shall be based on the combined gross weight 14 of any combination of vehicles. All trucks, truck tractors, 15 or road tractors shall be registered for a gross weight equal 16 to or in excess of the unladen weight of the vehicle or combina-

tion of vehicles. The annual registration fee for such vehicle 17 18 or combination of vehicles shall be:

19 For a combined gross weight of three tons or less, thirty-nine 20 dollars.

For a combined gross weight exceeding three tons the fee shall be computed as follows: take the total combined gross weight in tons for which the vehicle is to be registered. add ten, and multiply the result times the tons for which the

25 vehicle is to be registered. The result is the rate in dollars." 26 Sec. 11. Chapter two hundred eighty-five (285), section 27 fifteen (15), Acts of the Sixty-second General Assembly, is 28 hereby amended by striking from line two (2) the word and

29 figures "ten (10)" and inserting in lieu thereof the words

"one hundred". 30

21

22

23

24

31

3. By renumbering the remaining sections.

LIPSKY of Linn

Amend House File 753 as follows:

2 1. Page 1 by striking all of lines eight (8), nine (9) and 3 ten (10) and inserting in lieu thereof the following: "ers, one or more flavoring ingredients, and one or more stabilizers or emulsifiers or both. It may also contain one or more egg in-

в gredients, and one or more caseinates."

2. Page 8, line one (1), by striking all after the word "milk"

9

10

11

22 23

24

25

26

28

29 30

31

32 33 34

35

36

37 38

39

40

8 and inserting in lieu thereof a period.

3. Page 3 by inserting after line four (4) the following:

"h. properly prepared and cooked cereal."

4. Page 4 by striking from line seventeen (17) the period and the word "It", all of lines eighteen (18) through twenty-three 12 13 (23), and inserting in lieu thereof the following: ", in which 14 case it shall contain at least six point four percent of food

15 fats and at least two point zero five percent".

16 5. Page 6, lines three (3) and four (4), by striking the 17 words "The foods herein defined", and inserting in lieu thereof 18 the words "Vegetable fat frozen dessert or mellorine". 19

6. Page 6, line seven (7), by inserting after the word "sundaes" the words "cones or cups".

20 21

7. Page 6, line nine (9), by inserting after the word "declaring" the words "all ingredients therein in the order of their decreasing predominance; whether any fat or oil ingredient is 'hydrogenated' or 'hardened', and".

8. Page 6, line thirty-five (35), by striking the word "label" and inserting in lieu thereof the words "labeling, dispensing and

27 selling at retail".

9. Page 7, line one (1), by striking all after the word "shall", all of lines two (2) and three (3) and through the word "dessert" in line four (4), and inserting in lieu thereof the words "be in accordance, as nearly as may be, with the provisions for ice milk in subsection thirty-five (35) of section one hundred ninety point one (190.1) of the Code. The retail establishment sign containing the words 'Imitation Frozen Dessert Sold Here' shall also list the ingredients of each such product sold at such establishment in such type size as may be readily seen and understood by the purchaser."

10. Page 7, line twenty-eight (28), by striking the words "vegetable fat".

11. Page 7, lines twenty-eight (28) and twenty-nine (29), by striking the words "or mellorine".

41 12. Page 8, line seven (7), by striking the word and figure 42 "nine (9)" and inserting in lieu thereof the word and figure 43 "eight (8)". 44

KNIGHT of Humboldt-Pocahontas LANGLAND of Winneshiek STROTHMAN of Henry DOUGHERTY of Lucas-Monroe MIDDLESWART of Warren NELSON of Cherokee BATTLES of Jackson PIERSON of Mahaska SCHMEISER of Des Moines KRUSE of O'Brien FREEMAN of Clay-Dickinson STROMER of Hancock STRAND of Poweshiek

Amend House File 793, page five (5), line eight (8), by striking the figures "\$332,890.00" and inserting in lieu thereof the figures 3 "\$748,557.00".

10

11

12

13

14

15

16

17

Amend Senate File 129 as follows: 2 1. By adding a new section as follows: 3 Section five hundred ninety-five point four (595.4). 4 Code 1966, is hereby amended by adding thereto the following 5 paragraph: 6 "At the time application for a license to marry is made. 7 or at any time after the marriage is solemnized, the parties 8 may file a signed application on forms provided by the clerk 9 of the district court directing the clerk to prepare an 10 official copy of the return of the marriage. Upon receipt 11 of such application, the clerk of the district court shall 12 prepare an official copy of the return, which copy shall be 13 presented to the parties at the office of the clerk or 14 mailed to an address designated by the parties in the 15 application filed with the clerk. A fee as prescribed in 16 chapter six hundred six (606) of the Code shall be charged 17 for each copy of the official return of the marriage issued 18 to the parties. Such fee shall be paid to the clerk of the 19 district court at the time the marriage license is issued if 20 the parties file an application for a copy of the return at 21 the time application for a license to marry is filed." 22 2. By adding a new section as follows: 23 Section six hundred six point fifteen (606.15), subsection 24 twenty-eight (28), Code 1966, as amended by chapter four 25 hundred two (402), Acts of the Sixty-second General 26 Assembly, is hereby further amended by adding thereto 27 the following sentence: 28 "For issuing copies of the official return of the 29 marriage one dollar each." BAKER of Boone Amend Senate File 213 by striking the word "go" 2 in line four (4) and inserting the word "trespass". COREY of Louisa-Muscatine Amend Senate File 614, as passed by the Senate, as follows: 2 1. By inserting on page seven (7), after line six (6) the 3 following new section: 4 "Sec. 9. Section thirty-nine point seventeen (39.17), Code 5 1966, is hereby amended as follows: 6 1. By inserting in line eight (8) after the word 'and', 7 the words ', in each county having a population in excess of 8 sixty thousand according to the most recent federal decennial

9 census,'.

2. By inserting after the period in line eleven (11) the words 'Effective January 1, 1971, all duties of the recorder of deeds shall be performed by the clerk of the district court in any county having a population of sixty thousand or less according to the most recent federal decennial census. All references in the statutes of this state, and in the duly adopted administrative rules of any of the agencies of this state, to the county recorder of deeds shall be deemed to refer to the clerk of the district court in any case where such

19 reference relates to a county of sixty thousand or less

20 population,'."
21 2. By renumbering Sec. 9 as Sec. 10.

BRINCK of Lee

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m, Tuesday, April 22, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, APRIL 22, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Carl Van Farowe, pastor of the Meredith Drive Reformed Church, Des Moines, Iowa.

The Journal of Monday, April 21, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Dietz of Scott on request of Newton of Scott.

PRESENTATION OF VISITORS

Holden of Scott presented to the House twenty-nine students from Bettendorf School System and their teacher, Herb Sitz.

Jesse of Polk presented to the House seventy-five senior students of the secretarial class at North High School, Des Moines, and their teachers, Mrs. Jackson, Mrs. Blee and Mrs. Peterson.

Kehe of Bremer presented to the House seventy students of the government class from Waverly-Shell Rock School and their teachers, Mr. Freeman, Mr. Greeno, Mrs. Slawson and Mrs. Minert.

Knoblauch of Carroll presented to the House sixty-four students of the senior class of Manning High School and their teachers, Letha Johnson and Mr. Epperly.

Lipsky of Linn presented to the House Mr. and Mrs. Bosse Jacobsson of Garda, Gotland, Sweden.

Logue of Iowa and Strand of Poweshiek presented to the House fifty-seven students from HLV Community School and their teacher, John Von Haalen.

Middleswart of Warren presented to the House Katie Skold of Lulea, Sweden, an American Field Service student who is attending Jefferson High School.

Miller of Jones presented to the House his granddaughter, Lorilee Robinson, a fifth grade student in Monticello Community School.

Ossian of Adams-Montgomery presented to the House ninety students of the fifth grade class of Corning School and their teachers, Mrs. Lorene Briles, Mrs. Steffen, Mrs. Kimball and Mrs. Hannah.

Priebe of Kossuth presented to the House thirteen students from St. Paul Immanuel Lutheran School, Whittemore, and their sponsors, Reuben Bretzke, Reverend C. Kantsch, Mrs. R. Bierle and Mrs. W. Boettcher.

Rex of Hamilton presented to the House sixty fifth and sixth grade students from South Hamilton School, Jewell, and their teachers, Mrs. Hansen, Mrs. Holland and Mrs. Hardman.

Rodgers of Dallas presented to the House seventy senior students from Perry High School government class and their teacher, Don Mathews.

Roorda of Jasper presented to the House sixty students from Monroe Schools, Monroe, and their teachers, Mr. Terpstra and Mrs. Lepley.

Stroburg of Taylor-Ringgold presented to the House ten students from Bedford Community School and their sponsors, Mrs. Wayne Valentine and Mrs. Elvin Beemer.

Tapscott and Renda of Polk presented to the House forty-five eighth grade students from Christ the King Elementary School, Des Moines, and their sponsors, Father Gerald Deere, Sister Jo Ann and Mrs. Charles Kotich.

Van Drie of Story presented to the House twenty senior students from Gilbert School and their teacher, Mr. Dale.

Welden of Hardin presented to the House nineteen senior students from New Providence School and their teacher, Joe Jarvis.

Huff of Polk presented to the House twenty students of the home economics class of Urbandale High School and their teacher, Mrs. Van Ryswich.

Poncy of Wapello presented to the House sixty students from Agassiz Elementary School and their teachers, Miss Workman and Mrs. Cutts.

Stromer of Hancock presented to the House twenty-four senior students of the government class of Klemme High School and their teachers, William Hamilton and John Haugen.

Winkelman of Calhoun presented to the House thirty-five students of Cedar Valley Community School and their sponsors, Lee Campbell and Mr. and Mrs. Ronald Shelton.

Van Roekel of Marion presented to the House Reverend and Mrs. C. A. DeBruin. Reverend DeBruin is a staff member of Central College.

BIRTHDAY CONGRATULATIONS

McCormick of Delaware rose on a point of personal privilege and on behalf of the House extended to the Honorable Delwyn D. Stromer "Birthday Congratulations on April 22".

PETITIONS

The following petitions were received and placed on file:

By Wolfe of Cerro Gordo, from thirty-four residents of Cerro Gordo County favoring appropriations for the horticultural organization in Iowa.

By Shepherd of Lee, from thirteen residents of southeast Iowa favoring prayer and Bible reading in schools.

By Shaw of Scott, from eighty residents of Polk County favoring House File 251 relating to sex discrimination in employment, housing and public accommodations.

By Winkelman of Calhoun, from thirty-nine residents of Calhoun County requesting that, until materials can be evaluated by a committee, all materials on sex education be withdrawn from the curriculum of all Iowa schools.

INTRODUCTION OF BILLS

House File 801, by committee on conservation and recreation, a bill for an act relating to the operation of watercraft under emergency conditions.

Read first time and placed on the calendar.

House File 802, by committee on appropriations, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission.

Read first time and placed on the calendar.

House File 803, by committee on agriculture, a bill for an act relating to the vending of foods and beverages.

Read first time and placed on the calendar.

House File 804, by committee on appropriations, a bill for an act to appropriate moneys received by the state banking department.

Read first time and placed on the calendar.

House File 805, by committee on transportation, a bill for an act to authorize the state highway commission to pay all special assessments on land under its jurisdiction and to provide that such land be assessed in the same manner as private property.

Read first time and placed on the calendar.

House File 806, by committee on law enforcement, a bill for an act relating to the prevention of fires caused by open burning under unsafe conditions.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 181, a bill for an act relating to levee and drainage districts.

Read first time and referred to committee on county government.

Senate File 235, a bill for an act exempting certain school buses from payment of motor vehicle registration fees.

Read first time and referred to committee on transportation.

Senate File 475, a bill for an act to provide for incentive awards to state employees who develop or participate in cost reduction plans or contribute to efficiency and economy in state government.

Read first time and referred to committee on state government.

Senate File 549, a bill for an act relating to interest rates for bonds and other obligations issued by public corporations and for certain special assessments for local public improvements.

Read first time and referred to committee on commerce.

Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors.

Read first time and referred to committee on county government.

Senate File 631, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

Read first time and referred to committee on appropriations.

Senate File 633, a bill for an act to appropriate from the general

. 1 .

fund of the state to the liquor control commission for study and implementation of an inventory and accounting system.

Read first time and referred to committee on appropriations.

Senate File 634, a bill for an act relating to the Iowa merit employment department and to make an appropriation thereto.

Read first time and referred to committee on appropriations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 651 and 682; and Senate Files 422, 454, 601, 604, 605, 621, 622 and 632, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 395, a bill for an act to require standardized county report forms.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 573, a bill for an act to legalize proceedings of merged area school systems.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 585, a bill for an act relating to state crime laboratory.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 71, a bill for an act relating to scholarships for students in certain schools.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 136, a bill for an act relating to voter registration lists.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

The House resumed consideration of House Joint Resolution 15, a joint resolution to create a special interim study committee on municipal statutes and to make an appropriation therefor.

Miller of Page offered the following amendment filed by him: Amend House Joint Resolution 15 as follows:

- 1. Page 2 by striking from line nineteen (19) the word "Members" and inserting in lieu thereof the words "Legislative members".
- 2. Page 2 by striking from line twenty-one (21) the words "daily compensation" and inserting in lieu thereof the words "per diem payments".
- 3. Page 2 by adding in line twenty-three (23) after the period the words "The four municipal officials and the citizen member of the committee may receive such reimbursement for expenses incurred in the discharge of their duties as determined by a majority of the legislative members of the committee."
- 4. Page 2 by striking from line thirty-three (33) the words "The compensation of the employees of the committee".

5. Page 2 by striking lines thirty-four (34) and thirty-five (35).

6. Page 3 by striking line one (1) and inserting in lieu thereof the follow-

ing:

"Compensation and expenses of employees of the committee shall be paid in the manner determined by the committee. Per diem and expenses of members of the committee shall be paid in the same manner as are per diem and expenses of the members of the Legislative Research Committee or its successor agency."

Miller of Page offered the following amendment to the amendment and moved its adoption:

Amend the Miller of Page amendment to House Joint Resolution 15, filed April 18, by inserting in line twenty-one (21), after the word "of", the word "legislative".

The amendment was adopted.

Miller of Page moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Shepherd of Lee moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H.J.R. 15)

The aves were, 117:

Tapscott Kreamer Miller of Priebe Kruse Jones Radi Tieden Langland Miller of Renda Van Drie Lawson Marshall Rex Van Nostrand Lippold Miller of Rodgers Van Roekel Lipsky Page Roorda Varley Milligan Sanders Voorhees Logue Mayberry Schmeiser Walter Mohrfeld Schroeder Warren McCartney Nelson Schwartz Waugh McCormick Newton McIntyre Nielsen Shepherd Weichman Mendenhall Sorg Welden Nolting Wells Menefee O'Hearn Stokes Winkelman Mezvinsky Ossian Strand Wolfe Middleswart Pelton Stroburg Millen Peterson Stromer Mr. Speaker Strothman Miller of Pierson

The nays were, none.

Des Moines

Absent or not voting, 7:

Crosier Dooley Poncy Skinner
Dietz Perkins Shaw

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

MOTION TO RECONSIDER

(House File 660)

Holden of Scott called up for consideration his motion to reconsider House File 660, filed on April 21 and found on page 1153 of the House Journal, and moved to reconsider the vote by which House File 660, a bill for an act relating to communicable diseases, passed the House on April 21.

The motion prevailed.

Holden of Scott moved that the vote by which House File 660 was placed on its last reading be reconsidered.

The motion prevailed.

SENATE FILE 504 SUBSTITUTED FOR HOUSE FILE 660

Holden of Scott asked and received unanimous consent to substitute Senate File 504 for House File 660.

Senate File 504, a bill for an act relating to communicable diseases, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 504)

The ayes were, 110:

Alt Freeman of Mayberry Renda Andersen Clay-Dickinson McCartney Rodgers Bailey Goode McCormick Roorda Baker Graham Mendenhall Sanders Battles Grassley Menefee Schmeiser: Bennett Hamilton Mezvinsky Schroeder Bergman Hansen of Middleswart Schwartz Black Hawk Blouin Millen Shaw Hanson of M Howard-Mitchell Caffrey Shepherd Miller of Campbell Des Moines Stokes Christensen Hill Miller of Strand Holden Stroburg Cochran Jones Corev Huff Miller of Stromer Crabb Jesse Marshall Strothman Miller of Crosier Johnson of Tapscott Cunningham Audubon Tieden Page Den Herder Johnston of Milligan Van Drie Van Nostrand Dougherty Johnson Mohrfeld Doyle Kehe Nelson Van Roekel Varley Drake Kennedy of Newton Dunton Chickasaw Voorhees Nielsen Kitner Walter Edgington Nolting Ellsworth Klein O'Hearn Warren Ewell Kluever Waugh Ossian Weichman Fischer of Knight Pelton Grundy Welden Kreamer Perkins Fisher of Kruse Peterson Wells Winkelman Greene Langland Pierson Wolfe Franklin Lawson Poncy Freeman of Lippold Priebe Mr. Speaker Buena Vista Logue Radl

The nays were, none.

Absent or not voting, 14:

Brinck	Dooley	Knoblauch	Rex
Camp	Gannon	Koch	Skinner
Darrington	Kennedy of	Lipsky	Sorg
Dietz	Dubu que	McIntvre	_

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 660 WITHDRAWN

Holden of Scott asked and received unanimous consent to withdraw House File 660 from further consideration by the House.

STEERING COMMITTEE CALENDAR

SENATE FILE 614 SUBSTITUTED FOR HOUSE FILE 133

Peterson of Woodbury asked and received unanimous consent to substitute Senate File 614 for House File 133.

Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors.

Peterson of Woodbury asked for unanimous consent that Senate File 614 he deferred and that the bill retain its place on the calendar under unfinished business.

Objection was raised.

Peterson of Woodbury moved that Senate File 614 be deferred and retained on the calendar under unfinished business.

Motion prevailed.

Senate File 472, a bill for an act to provide for aviation authorities, with report of committee recommending amendment and passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by Schroeder, et al.:

Amend Senate File 472 as follows:

1. Page eleven (11), line six (6), by inserting after the period the following:

"However, no bond shall be issued if any part of the principal or interest thereof is payable by tax levy unless authorized by a vote of the qualified electors of the member municipalities, pursuant to the requirements of section seventy-five point one (75.1) of the Code, at a general or special election."

2. Page 16, line thirty-five (35), by inserting after the word "statute" the following:

"if authorized by majority vote of the qualified electors of the municipality at a general or special election".

Division of the amendment was requested.

Van Drie of Story moved that the amendment filed by Roords of Jasper be considered before the Schroeder, et al., amendment.

The motion prevailed.

Roorda of Jasper offered the following amendment filed by him:

Amend Senate File 472 as follows:

Page 16, line twenty-nine (29), by striking the words "two and one-half mills" and inserting in lieu thereof the words "one mill".

Kluever of Cass in the chair at 10:40 a.m.

McCartney of Floyd moved the previous question on the amendment.

The motion prevailed.

Roorda of Jasper moved the adoption of his amendment.

Roll call was requested by Alt of Polk and Voorhees of Black Hawk.

On the question "Shall the amendment be adopted?" (S.F. 472)

The ayes were, 72:

Bailey Graham Mendenhall Rodgers Battles Grassley Menefee Roorda Bergman Hamilton Middleswart Schmeiser Blouin Hanson of Miller of Sorg Howard-Mitchell Des Moines Camp Stokes Campbell Miller of Harbor Strand Cochran Hill Jones Stroburg Kehe Corev Miller of Stromer Crosier Kennedy of Marshall Strothman Darrington Dubuque Tieden Miller of Den Herder Kitner Page Van Roekel Dougherty Klein Mohrfeld Varlev Doyle Knight Voorhees Nelson Drake Kreamer Nielsen Warren Langland Dunton Ossian Waugh Edgington Lawson Peterson Weichman Ellsworth Lippold Pierson Welden Fischer of Logue Priebe Wells Grundy McCartney Radl Winkelman Goode McIntvre Rex

The nays were, 44:

Alt Koch Freeman of Renda Andersen Clay-Dickinson Kruse Sanders Raker Gannon Lipsky Schroeder Hansen of Brinck Mayberry Schwartz Black Hawk Caffrey McCormick Shaw Huff Christensen Mezvinsky Shepherd Crabb Jesse Millen Tapscott Cunningham Johnson of Milligan Van Drie Van Nostrand Ewell Audubon Newton Franklin Johnston of Nolting Walter Freeman of Johnson O'Hearn Wolfe Buena Vista Kennedy of Perkins Mr. Speaker Chickasaw Poncy (Kluever)

Absent or not voting, 8:

Bennett Fisher of Holden Pelton Dietz Greene Knoblauch Skinner Dooley

The amendment was adopted.

Speaker Harbor in the chair at 11:42 a.m.

Roorda of Jasper asked and received unanimous consent that his name be withdrawn as a sponsor of the Schroeder, et al., amendment.

Schroeder of Pottawattamie moved the adoption of amendment 1, of the Schroeder, et al., amendment.

1.1

Amendment 1 was lost.

The House was recessed until 1:30 p.m. by the Speaker.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

The House resumed consideration of Senate File 472 and amendment 2 of the Schroeder, et al., amendment.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw amendment 2 of the Schroeder, et al., amendment.

Brinck of Lee offered from the floor the following amendment and moved its adoption:

Amend Senate File 472, page 16, line thirty (30), by striking the word "forty" and inserting in lieu thereof the word "twenty".

The amendment was lost.

Alt of Polk offered the following amendment filed by the committee on Iowa development and moved its adoption:

Amend Senate File 472 as follows:

- 1. Page 15, line twenty-six (26), strike the word "article" and substitute the word "Act".
- 2. Page 16, line thirty-four (34), by inserting after the period the following: "A county which is a member municipality may levy such tax only upon the property in the unincorporated area of such county.".

The amendment was adopted.

Peterson of Woodbury moved to reconsider the vote by which amendment 1 of the Schroeder, et al., amendment failed to be adopted.

Roll call was requested by Schroeder of Pottawattamie and Brinck of Lee.

Rule 69 was invoked.

On the question "Shall the vote by which amendment 1 of the Schroeder, et al., amendment failed to be adopted be reconsidered?" (S.F. 472)

The ayes were. 47:

	,			
Battles	Darrington	Goode	-	Knight
Bergman	Den Herder	Graham	T.	Kruse
Brinck	Drake	Grassley		Mendenhall
Camp	Edgington	Johnson of	ŀ	Middleswart
Campbell	Fischer of	Audubon		Miller of
Cochran	Grundy	Kehe	Ŧ	Page
Crabb	Fisher of	Kitner		Nelson
Crosier	Greene	Klein	1	Nielsen

O'Hearn

Strand

Radl

Van Roekel

O IIOMIII	1000-01	~ wand	1 corr zecontor
Ossian	Schmeiser	Stroburg	Waugh
Peterson	Schroeder	Stromer	Welden
Pierson	Sorg	Strothman	Winkelman
Priebe '	Stokes	Tieden	
The nays were,		WaCanta au	Da-
Alt	Hanson of	McCartney	Rex
Andersen	Howard-Mitchell		Rodgers
Baker	Holden	McIntyre	Roorda
Blouin	Huff	Menefee	Sanders
Christensen	Jesse	Mezvinsk y	Schwartz
Corey	Kennedy of	Millen	Shepherd
Cunningham	Chickasaw	Miller of	Skinner
Dooley	Kennedy of	Des Moines	Tapscott
Dougherty	Dubuque	Miller of	Van Drie
Doyle	Kluever	Jones	Van Nostrand
Dunton	Knoblauch	Miller of	Voorhees
Ellsworth	Koch	Marshall	Walter
Ewell	Kreamer	Milligan	Warren
Freeman of	Lawson	Mohrfeld	Weichman
Buena Vis ta	Lippold	Newton	Wells
Gannon	Lipsky	Nolting	Wolfe
Hamilton	Logue	Poncy	Mr. Speaker
Hansen of	Mayberry	Renda	_
Black Hawk			
Absent or not vo	oting, 13:		
Bailey	Franklin	Johnston of	Perkins
Bennett	Freeman of	Johnson	Shaw
Caffrey	Clay-Dickinson	Langland	Varley
5	TT:11	D-14	•

The motion lost.

Dietz

Graham of Ida-Sac moved that Senate File 472 be deferred and that the bill be retained on the calendar under unfinished business.

Pelton

The motion lost.

McCartney of Floyd in the chair at 2:57 p.m.

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 472)

The ayes were, 70:

Alt Andersen Bailey Baker Battles Bennett Blouin	Christensen Corey Cunningham Den Herder Dooley Dunton Ellsworth	Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Hamilton	Hansen of Black Hawk Harbor Hill Huff Jeese Johnston of
Caffrey	Ewell		Johnson

Kennedy of	Mayberry	Newton	Sorg
Chickasaw	McCormick	Nolting	Tapscott
Kennedy of	McInt yr e	Ossian	Tieden
Dubuque	Mezvinsky	Pelton	Van Drie
Kitner	Millen	Priebe	Van Nostrand
Kluever	Miller of	Renda	Varley
Koch	Des Moines	Roorda	Voorhees
Kreamer	Miller of	Sanders	Walter
Kruse	Jones	Schwartz	Weichman
Lawson	Miller of	Shaw	Wells
Lippold	Marshall	Shepherd	Winkelman
Lipsky	Milligan	Skinner	Mr. Speaker
			(McCartney)
The nays were	e, 51:		,
Bergman	Fisher of	Langland	Rodgers
Brinck	Greene	Logue	Schmeiser
Camp	Goode	Mendenhall	Schroeder
Campbell	Graham	Menefee	Stokes
Cochran	Grassley	Middleswart	Strand
Crabb	Hanson of	Mohrfeld	Stroburg
Crosier	Howard-Mitchell	Nelson	Stromer
Darrington	Holden	Nielsen	Strothman
Dougherty	Johnson of	O'Hearn	Van Roekel
Doyle	Audubon	Peterson	Warren
Drake	Kehe	Pierson	Waugh
Edgington	Klein	Poncy	Welden
Fischer of	Knight	Radl	Wolfe
Δ	Tr. 3.1 1	55 .	

Absent or not voting, 3:

Grundy

Dietz Miller of Perkins

Page

Knoblauch

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Rex

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which Senate File 472 passed the House.

DALE L. TIEDEN

House File 772, a bill for an act relating to pipelines, was taken up for consideration.

Holden of Scott moved that House File 772 be referred to the committee on commerce.

McIntyre of Linn moved as a substitute motion that House File 772 be referred to the committee on judiciary.

The substitute motion lost.

Roll call on the Holden motion was requested by Gannon of Jasper and Mayberry of Webster.

Rule 69 was invoked.

On the question "Shall House File 772 be referred to the committee on commerce?"

The ayes were, 60:

Alt	Gannon	Kreamer	Rex
Battles	Goode	Lawson	Rodgers
Bergman	Grassley	Lippold	Sanders
Camp	Hamilton	Lipsky	Shaw
Crosier	Hansen of	Logue	Shepherd
Cunningham	Black Hawk	Millen	Sorg
Darrington	Hill	Miller of	Strand
Dooley	Holden	Jones	Stroburg
Doyle	Huff	Miller of	Van Drie
Ellsworth	Johnson of	Page	Van Roekel
Fischer of	Audubon	Milligan	Voorhees
Grundy	Kehe	Mohrfeld	Warren
Fisher of	Kitner	Nelson	Waugh
Greene	Klein	Nielsen	Weichman
Freeman of	Kluever	Pelton	Welden
Buena Vista	Knoblauch	Peterson	Winkelman
Freeman of	Koch	Radl	

The nays were, 52:

Andersen	Ewell	Mendenhall		Renda
Bailey	Graham	Menefee 10		Schmeiser
Baker	Hanson of	Mezvinsky		Schroeder
Bennett	Howard-Mitchell			Schwartz
Blowin	Jesse	Miller of		Skinner
Brinck	Johnston of	Des Moines	8	Stokes
Caffrey	Johnson	Miller of		Stromer
Campbell	Kennedy of	Marshall		Strothman
Christensen	Chickasaw	Newton		Van Nostrand
Cochran	Knight	Nolting		Walter
Crabb	Kruse	Ossian		Wells
Den Herder	Langland	Pierson		Wolfe
Dougherty	Mayberry	Poncy		Mr. Speaker
Drake	McCormick	Priebe		(McCartney)
Edgington	McIntyre			

Absent or not voting, 12:

Corey	Harbor	O'Hearn	Tapscott
Dietz	Kennedy of	Perkins	Tieden
Dunton	Dubuque	Roorda	Varley
Franklin			

The motion prevailed.

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which House File 772 was referred to the committee on commerce.

WILLIAM J. GANNON

Speaker Harbor in the chair at 4:15 p.m.

The House resumed consideration of Senate File 525, a bill for an act relating to the treatment of alcoholism.

Miller of Des Moines asked and received unanimous consent to withdraw the amendment filed by Mayberry, et al., on April 14 and found on pages 994, 995 and 996 of the House Journal.

Mayberry of Webster offered the following amendment filed by him and moved its adoption:

Amend Senate File 525 by adding thereto the following new section: "Sec. 22. It is hereby deemed a lawful municipal purpose for cities and towns to allocate a portion of the liquor-control tax funds for the purpose of financing or aiding in the financing of an alcoholic facility or detoxification center. The facility or center may use any funds so allocated for the treatment, rehabilitation and education of alcoholics in this state."

The amendment was adopted.

Peterson of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 525)

The ayes were, 113:

Radi Freeman of Lawson Andersen Buena Vista Lippold Renda Bailey Freeman of Lipsky Rex Baker Clay-Dickinson Logue Rodgers Battles Gannon Mayberry Sanders McCartney Goode Schmeiser Bennett McCormick Schroeder Bergman Graham Blouin Grasslev McIntyre Schwartz Mendenhall Shaw Brinck Hamilton Shepherd Caffrey Menefee Hansen of Camp Black Hawk Mezvinsky Sorg Campbell Hanson of Middleswart Stokes Howard-Mitchell Millen Christensen Strand Cochran Hill Miller of Stroburg Corey Crabb Des Moines Holden Stromer Miller of Tapscott Huff Jones Crosier Jesse Tieden Cunningham Johnson of Miller of **Van** Drie Darrington Marshall Van Nostrand Audubon Miller of Van Roekel Johnston of Den Herder Dooley Johnson Page Varlev Kehe Dougherty Milligan Voorhees Walter Doyle Kennedy of Mohrfeld Drake Chickasaw Nelson Warren Kitner Newton Waugh Dunton Edgington Klein Nolting Weichman Kluever Welden Ellsworth O'Hearn Fischer of Ossian Wells Knight Grandy Peterson Winkelman Knoblauch Fisher of Kreamer Poncy Wolfe Greene Kruse Priebe Mr. Speaker Franklin Langland

The nays were, none.

Absent or not voting, 11:

Dietz Koch Perkins Skinner
Ewell Nielsen Pierson Strothman
Kennedy of Pelton Roorda

Dubuque

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 135 WITHDRAWN

Caffrey of Polk asked and received unanimous consent to withdraw House File 135 from further consideration by the House.

House File 204, a bill for an act relating to librarians and guidance counselors for junior and senior high schools, with report of committee recommending amendment and passage, was taken up for consideration.

Lipsky of Linn offered the following amendment filed by the committee on schools:

Amend House File 204 as follows:

- 1. By striking from page 1, line 10, the words "The librarian may" and inserting in lieu thereof the words "At least one librarian shall".
- 2. By striking from page 1, line 11, the words "or may devote only part time" and inserting in lieu thereof the words "who may devote only part time but not less than one-half time".
- 3. By striking from page 1, line 14, the word "may" and inserting in lieu thereof the word "shall".
- 4. By striking from page 2, line 2, the words "The guidance counselor may" and inserting in lieu thereof the words "At least one guidance counselor shall".
- 5. By striking from page 2, line 3, the words "or may devote only part time" and inserting in lieu thereof the words "who may devote only part time but not less than one-half time".
- 6. By striking from page 2, line 6, the word "may" and inserting in lieu thereof the word "shall".
- 7. By striking from page 2, line 13, the words "and other" and inserting in lieu thereof the words "shall meet the certification and approval standards of the department of public instruction and".

Division of the amendment was requested.

(House File 204 and the committee amendment pending at adjournment.)

HOUSE RESOLUTION 9

By McCartney of Floyd

Whereas, Mrs. Robert Dight of Floyd County and Charles City, Iowa, has been selected as midwestern "Young Mother of the Year," and

Whereas, we of the State of Iowa are most happy and proud that Mrs. Robert Dight has been selected as national "Young Mother of the Year," and Whereas, Mrs. Robert Dight is to be in Los Angeles, California, May 1 to

3 to be honored as "Young Mother of the Year" at the national convention of the American Mothers Association,

Be It Resolved by the House of Representatives of the Sixty-third General Assembly, that Mr. and Mrs. Robert G. Dight are hereby extended the sincere congratulations of the entire membership of the House of Representatives.

Be It Further Resolved, that we extend our best wishes to their three children, Scott, Sandra and Steven, and that the Chief Clerk of the House be directed to send an enrolled copy of this resolution to Mrs. Robert Dight

Laid over under Rule 25.

HOUSE FILE 539 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 539 from further consideration by the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 207, 236, 285, 287, 484, 581 and 606.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 207, 236, 285, 287, 484, 581 and 606.

REPORTS OF COMMITTEES

Edgington of Franklin, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 774, a bill for an act relating to residency requirements for elections; compensation and training of election workers; the use of voters' oaths, affidavits, and declarations; the qualification and certification of candidates of nonparty political organizations; voter registration; the use of serial numbers on applications for absentee ballots and ballot envelopes; absentee ballots for servicemen; the prohibition of the solicitation and notarization of absentee ballots by governmental employees; the review and use of voters' lists; the time of election filings; calling district conventions after resignation of candidates; polling places; the resignation of candidates; and administration of the election laws by the secretary of state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be gmended as follows, and when so amended the bill do pass:

Amend House File 774 as follows:

1. Page 8 by striking lines thirteen (13) through nineteen (19).

2. Page 10 by striking lines eighteen (18) through twenty (20) and inserting in lieu thereof the following:

"of identification upon which the signature or mark of such person appears."

3. Page 10 by striking lines twenty-four (24) and twenty-five (25) and inserting in lieu thereof the following:

"attested to by a judge of the election".

4. Page 12, line twenty-six (26), by striking the words "one dollar" and inserting in lieu thereof "one dollar sixty cents".

FLOYD EDGINGTON, Ranking Member

Hill of Marshall, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 327, a bill for an act relating to the limitation of certain damage actions arising out of improvements or work upon real property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be emended as follows, and when so amended the bill do pass:

Amend House File 327 as follows:

1. By striking from line ten (10) the word "five" and inserting in lieu thereof the word "ten".

2. By inserting after the period in line eleven (11) the following:

"For the purposes of this Act, the date of substantial completion of the improvement or work shall be defined as the first of any of the following:

(a) Date of issuance of a certificate of occupancy by a public agency empowered to issue same. (b) Date of first actual occupancy or first actual use by the owner, or by others authorized in writing by the owner, of the project in whole or in part. (c) One month after issuance of a notice of completion from the designer or contractor to the owner, unless protested in writing by the owner. (d) Date of final abandonment of the construction project if it is not completed."

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 716, a bill for an act to amend the uniform commercial code, relating to rights of a holder of certain instruments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Sence File 119, a bill for an act relating to the expense for care, examination or treatment of minors placed by the court with someone other than the parents, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do boss.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Seagte File 157, a bill for an act relating to the office of supreme court judge,

begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Sencte File 163, a bill for an act relating to replevin bonds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopess.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 186, a bill for an act relating to motor fuel distributors' licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Sesate File 271, a bill for an act relating to the conveyance of an interest in land and defining marketable record title, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 276, a bill for an act relating to court records, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pess.

WILLIAM HILL, Chairman

AMENDMENTS FILED

- 1 Amend House File 246 by adding the following new 2 section:
- 3 "Section four hundred four point two (404.2), Code 1966,
- 4 is hereby amended by striking from line eight (8) the
- 5 word "thirty" and inserting in lieu thereof the word "thirty-
- 6 five".

FREEMAN of Buena Vista

- Amend House File 714 by adding the following new section:
- Sec. 9. Section three hundred twenty-four point
- 3 eight (324.8), subsection four (4), Code 1966, is hereby
- 4 amended by striking from line nine (9) the word "three"
- 5 and inserting in lieu thereof the words "one and one-half".

KLEIN of Winnebago-Worth EDGINGTON of Franklin

VAN NOSTRAND of Pottawattamie

- 1 Amend Senate File 614 (as passed by Senate) as follows:
 - 1. Page 1 strike lines fifteen (15), sixteen (16), seventeen
- 8 (17), eighteen (18).

shall be allowed."

```
2. Page 2 strike all of line three (3) after the period (.)
    and all of lines four (4) through seventeen (17), inclusive, and
 6
    insert in lieu thereof the following:
 7
       "Members of boards of supervisors in all counties having
 8
    a population less than forty thousand one by the latest federal
 9
    decennial census shall each receive twenty-five dollars per day
10
    for each day actually in session or employed on committee service
11
    or as a ditch or drainage board considering drainage matters.
12
       Per diem pay, exclusive of mileage, received in any calendar
13
    year by a member of board of five or more shall not exceed five
14
    thousand dollars and by a member of a three man board shall not
15
    exceed six thousand dollars.
                                                     WELDEN of Hardin
       Amend Senate File 614, as passed by the Senate.
 2
    page two (2), line fourteen (14), by inserting after
    the word "thousand" the words "five hundred".
                                                        KEHE of Bremer
 1
       Amend Senate File 614, page 5, by striking all of
 2
    section five (5), lines ten (10) through thirteen (13),
 3
    inclusive, and by renumbering the remaining sections.
                                                     TIEDEN of Clayton
       Amend Senate File 614, page 5, by striking lines sixteen (16)
 2
    through twenty-five (25), inclusive, and inserting in lieu thereof
 3
    the following:
 4
       (1) By striking lines four (4) through thirteen (13) and
 5
    inserting in lieu thereof the following:
 6
       1. Less than fifty thousand, ten thousand dollars.
 7
       (2) By renumbering the remaining subsections.
                                                     RODGERS of Dallas
 1
       Amend Senate File 614 as passed by the Senate as follows:
 2
       On page 2, line two (2), strike the words "one thousand"
 3
    and insert in lieu thereof the words "fifteen hundred".
                                                     PRIEBE of Kossuth
 1
       Amend Senate File 614 as follows:
 2
       1. Page 1 by striking lines fifteen (15) through eighteen (18).
 3
       2. Page 1 by striking from line nineteen (19) the figures
    "40,001" and by inserting in lieu thereof the figures "40,000".
 4
 5
       3. Page 2 by inserting after line six (6) the following:
 6
       "However, members of boards of supervisors in all counties
 7
     having a population under forty thousand by the latest federal
 8
    decennial census shall each receive twenty dollars per day for
 9
    each day actually in session and twenty dollars per day for each
10
    day, exclusive of mileage, when not in session but employed on
11
    committee service.
       Members of boards in every county shall receive ten cents for
12
13
    every mile traveled in going to and from the regular, special
     and adjourned sessions thereof, and in going to and from the place
14
    of performing committee service. When the board is in continuous
15
    session, mileage for only one trip in going to and from the session
16
```

- 18 4. Page 2 by striking lines seven (7) through twenty-seven (27).
- 19 5. By renumbering the remaining sections.

STOKES of Plymouth FREEMAN of Buena Vista NELSON of Cherokee

- Amend Senate File 619, page 2, line twenty-five (25), as passed by the Senate, by striking the word "contracts" and inserting in
- lieu thoreof the word "contractor".

MILLIGAN of Polk

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, April 23, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, APRIL 23, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Norman Eddy, pastor of the Foursquare Church, Independence, Iowa.

The Journal of Tuesday, April 22, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Doyle of Woodbury on request of Rodgers of Dallas; Pierson of Mahaska on request of Kehe of Bremer; Dietz of Scott indefinitely on request of Newton of Scott.

PRESENTATION OF VISITORS

Knight of Pocahontas presented to the House twenty-nine students from Palmer Consolidated School and their teachers, Mrs. Swertzendruber and Mrs. Hatteberg.

Mohrfeld of Tama presented to the House the senior class of Dysart-Geneseo School and their principal Dale Canfield, and teacher, Kenneth Paulson.

Nielsen of Shelby presented to the House twenty-seven students of the government class of Harlan Community School and their teacher, Mrs. Ted Williams.

Rodgers of Dallas presented to the House forty-six seniors from Woodward-Granger High School and their teacher, Ray Kendall.

Roorda of Jasper presented to the House sixty-eight students from Prairie City High School and their teachers, Howard Pothoven and Fred Kutzli.

Van Roekel of Marion presented to the House fifty-four students of the eighth grade class of Pella Christian and Newton Christian Schools and their teachers, Mrs. Stravers, Mr. Hoekstra and Mr. Weg.

PETITIONS

The following petitions were received and placed on file:

By Dougherty of Lucas-Monroe, from fifty-two residents of Lucas County opposing the teaching of sex education in public schools.

By Shaw of Scott, Lipsky of Linn and Miller of Marshall, from one hundred residents of Polk County favoring House File 251 relating to sex discrimination in housing, employment and public accommodations.

By Battles of Jackson, from eighteen residents of Jackson County opposing the lowering of appropriations for the Iowa State Horticultural Society.

By Huff of Polk, from one thousand four hundred sixty-one residents of Urbandale requesting attention to four suggested factors in considering the formula for school state aid, including: (1) ability of a district to pay; (2) current enrollment increases; (3) relation of present per pupil expenditures to others in the state; and (4) bonded indebtedness.

POINT OF PERSONAL PRIVILEGE

Wolfe of Cerro Gordo rose on a point of personal privilege to join with Lawson of Cerro Gordo in introducing to the House Joe Roth, President of the Chamber of Commerce, Clear Lake.

Mr. Roth extended an invitation to the members of the House to attend the Annual Governor's Day Celebration, August 1, 2 and 3, at Clear Lake.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 327, 716 and 774; and Senate Files 119, 157, 163, 186, 271 and 276, under Rule 35.

INTRODUCTION OF BILL

House File 807, by committee on transportation, a bill for an act relating to the emergency repair, restoration, or reconstruction of highways.

Read first time and placed on calendar.

SENATE MESSAGES CONSIDERED

Senate File 395, a bill for an act to require standardized county report forms.

Read first time and referred to committee on county government.

Senate File 573, a bill for an act to legalize and validate proceedings for the establishment, organization, formation, and changes in the boundaries of merged area school systems.

Read first time and referred to committee on higher education.

Senate File 585, a bill for an act relating to a state crime laboratory, a state medical examiner, county medical examiners, and the investigation of unnatural deaths.

Read first time and referred to committee on state government.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 389, a bill for an act authorizing the commissioner of the department of social services to operate facilities at locations away from institutional campuses.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 350, a bill for an act relating to the reporting of funds received by state departments, agencies, boards, and institutions to the state comptroller.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **House File 204**, a bill for an act relating to librarians and guidance counselors for junior and senior high schools, and the following amendment by the committee on schools:

Amend House File 204 as follows:

1. By striking from page 1, line 10, the words "The librarian may" and inserting in lieu thereof the words "At least one librarian shall".

- 2. By striking from page 1, line 11, the words "or may devote only part time" and inserting in lieu thereof the words "who may devote only part time but not less than one-half time".
- 3. By striking from page 1, line 14, the word "may" and inserting in lieu thereof the word "shall".
- 4. By striking from page 2, line 2, the words "The guidance counselor may" and inserting in lieu thereof the words "At least one guidance counselor shall".
- 5. By striking from page 2, line 3, the words "or may devote only part time" and inserting in lieu thereof the words "who may devote only part time but not less than one-half time".

- 6. By striking from page 2, line 6, the word "may" and inserting in lieu thereof the word "shall".
- 7. By striking from page 2, line 13, the words "and other" and inserting in lieu thereof the words "shall meet the certification and approval standards of the department of public instruction and".

Lipsky of Linn moved the adoption of amendments 1, 2 and 3 of the committee amendment.

Roll call was requested by Klein of Winnehago-Worth and Kluever of Cass.

On the question "Shall amendments 1, 2 and 3 of the committee amendment be adopted?" (H.F. 204)

The ayes were, 39:

Baker	Hansen of	Kreamer	Pelton
Blouin	Black Hawk	Langland	Poncy
Campbell	Jesse	Lawson	Schmeiser
Christensen	Johnston of	Lippold	Schwartz
Dooley	Johnson	Lipsky	Skinner
Dunton	Kehe	Mayberry	Tapscott
Ellsworth	Kennedy of	McIntyre	Van Drie
Ewell	Chickasaw	Mezvinsky	Van Nostrand
Franklin	Kennedy of	Milligan	Walter
Gannon	Dubuque	Newton	Weichman
	Kluever	Nolting	Wells

The nays were, 75:

,			_
Alt	Freeman of	McCormick	Rex
Andersen	Buena Vista	Mendenhall	Rodgers
Bailey	Freeman of	Menefee	Roorda
Battles	Clay-Dickinson	Middleswart	Sanders
Bennett	Goode	Millen	Schroeder
Bergman	Graham	Miller of	Shaw
Brinck	Grassley	Des Moines	Shepherd
Caffrey	Hamilton	Miller of	Stokes
Camp	Hanson of	Jones	Strand
Cochran	Howard-Mitchell	Miller of	Stroburg
Corey	Hill	Marshall	Strothman
Crabb	Holden	Miller of	Tieden
Crosier	Johnson of	Page	Van Roekel
Cunningham	Audubon	Nelson	Varley
Den Herder	Kitner	Nielsen	Voorhees
Dougherty	Klein	O'Hearn	Warren
Drake	Knight	Ossian	Waugh
Edgington	Knoblauch	Peterson	Welden
Fischer of	Kruse	Priebe	Winkelman
Grundy	Logue	Radl	Wolfe
Fisher of	McCartney	Renda	Mr. Speaker
Greene			all. Speaker
G			

Absent or not voting, 10:

Darrington	Huff	Perkins	Sorg
Dietz	Koch	Pierson	Stromer
Doyle	Mohrfeld		

Amendments 1, 2 and 3 of the committee amendment lost.

The Speaker recessed the House until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

The House resumed consideration of House File 204 and the committee amendment.

Lipsky of Linn moved the adoption of amendments 4, 5 and 6 of the committee amendment.

Amendments 4, 5 and 6 lost.

Lipsky of Linn moved the adoption of amendment 7 of the committee amendment.

Amendment 7 adopted.

Andersen of Woodbury asked and received unanimous consent to withdraw the amendment filed by him on February 28 and found on page 471 of the House Journal.

Andersen of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 204)

The ayes were, 90:

Alt Andersen Bailey Baker Battles Bennett Bergman Brinck Caffrey Camp Christensen Cochran	Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley Hamilton Hanson of Howard-Mitchell		Radl Rodgers Sanders Shaw Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tieden
Cochran Corey Crabb Crosier Cunningham Den Herder Dougherty Drake Dunton Edgington Ellsworth Ewell Fischer of Grundy	Howard-Mitchell Holden Huff Johnson of Audubon Kehe Kennedy of Dubuque Kitner Klein Knight Knoblauch Koch Kruse Langland	Jones Miller of Marshall Miller of Page Mohrfeld Nelson Nielsen Nolting Pelton Perkins Peterson Pierson Pierson Priebe	Tieden Van Drie Van Drie Van Roekel Varley Voorhees Walter Warren Waugh Weichman Welden Wells Winkelman Wolfe Mr. Speaker

The nays were, 24:

Blouin Darrington Gannon Johnston of Campbell Franklin Johnson

Schmeiser Lipsky O'Hearn Kennedy of Schwartz Mayberry Ossian Chickasaw Skinner Kluever McIntyre Poncy Tapscott Kreamer Mezvinsky Renda Rev Lawson Milligan

Absent or not voting, 10:

Dietz Hansen of Jesse Schroeder
Dooley Black Hawk Newton Van Nostrand
Doyle Hill Roorda

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF HOUSE RESOLUTION 9

McCartney of Floyd called up for consideration House Resolution 9, filed on April 22 and found on pages 1175 and 1176 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

The House resumed consideration of Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors.

Stokes of Plymouth offered the following amendment filed by Stokes, et al., and moved its adoption:

Amend Senate File 614 as follows:

1. Page 1 by striking lines fifteen (15) through eighteen (18).

2. Page 1 by striking from line nineteen (19) the figures "40,001" and by inserting in lieu thereof the figures "40,000".

3. Page 2 by inserting after line six (6) the following:

"However, members of boards of supervisors in all counties having a population under forty thousand by the latest federal decennial census shall each receive twenty dollars per day for each day actually in session and twenty dollars per day for each day, exclusive of mileage, when not in session but employed on committee service.

Members of boards in every county shall receive ten cents for every mile traveled in going to and from the regular, special and adjourned sessions thereof, and in going to and from the place of performing committee service. When the board is in continuous session, mileage for only one trip in going to and from the session shall be allowed."

- 4. Page 2 by striking lines seven (7) through twenty-seven (27).
- 5. By renumbering the remaining sections.

The amendment lost.

Welden of Hardin offered the following amendment filed by him and moved its adoption:

Amend Senate File 614 (as passed by Senate) as follows:

- 1. Page 1 strike lines fifteen (15), sixteen (16), seventeen (17), eighteen (18).
 - 2. Page 2 strike all of line three (3) after the period (.) and all of lines

four (4) through seventeen (17), inclusive, and insert in lieu thereof the following:

"Members of boards of supervisors in all counties having a population less than forty thousand one by the latest federal decennial census shall each receive twenty-five dollars per day for each day actually in session or employed on committee service or as a ditch or drainage board considering drainage matters.

Per diem pay, exclusive of mileage, received in any calendar year by a member of board of five or more shall not exceed five thousand dollars and by a member of a three man board shall not exceed six thousand dollars.

Roll call was requested by Freeman of Buena Vista and Priebe of Kossuth.

On the question "Shall the amendment be adopted?" (S.F. 614)

The ayes were, 48:

Bailey	Freeman of	McCartney	Schmeiser
Battles	Clay-Dickinson	McCormick	Schroeder
Bergman	Graham	McIntyre	Shaw
Camp	Hamilton	Millen	Stokes
Campbell	Hanson of	Miller of	Stroburg
Christensen	Howard-Mitchell	Jones	Stromer
Corey	Holden	Miller of	Van Nostrand
Drake	Huff	Page	Van Roekel
Edgington	Kehe	Milligan	Varley
Fischer of	Kennedy of	Nelson	Walter
Grundy	Chickasaw	O'Hearn	Warren
Freeman of	Kreamer	Ossian	Welden
Buena Vis ta	Lippold	Priebe	Wolfe
	Mayberry	Radl	Mr. Speaker

The navs were, 60:

THE MAJO WEL	~, ~~.		
Alt	Fisher of	Lawson	Poncy
Andersen	Greene	Logue	Renda
Baker	Franklin	Mendenhall	Rex
Bennett	Gannon	Menefee	Rodgers
Blouin	Goode	Mezvinsky	Sanders
Caffrey	Grassley	Middleswart	Schwartz
Cochran	Jesse	Miller of	Skinner
Crabb	Johnson of	Des Moines	Sorg
Crosier	Audubon	Miller of	Strand
Cunningham	Johnston of	Marshall	Strothman
Darrington	Johnson	Mohrfeld	Tapscott
Den Herder	Kennedy of	Newton	Voorhees
Dooley	Dubuque	Nolting	Waugh
Dougherty	Knight	Perkins	Weichman
Dunton	Knoblauch	Peterson	Wells
Ellsworth	Koch	Pierson	Winkelman
Ewell	Kruse		

Absent or not voting, 16:

Brinck	Hill	Langland	Roorda
Dietz	Kitner	Lipsky	Shepherd
Doyle	Klein	Nielsen	Tieden
Hansen of	Kluever	Pelton	Van Drie
Black Hawk			

The amendment lost.

Priebe of Kossuth offered the following amendment filed by him and moved its adoption:

Amend Senate File 614 as passed by the Senate as follows:

On page 2, line two (2), strike the words "one thousand" and insert in lieu thereof the words "fifteen hundred".

The amendment was adopted.

Kehe of Bremer offered the following amendment filed by him and moved its adoption:

Amend Senate File 614, as passed by the Senate, page two (2), line fourteen (14), by inserting after the word "thousand" the words "five hundred".

The amendment lost.

Tieden of Clayton offered the following amendment filed by him: Amend Senate File 614, page 5, by striking all of section five (5), lines ten (10) through thirteen (13), inclusive, and by renumbering the remaining sections.

Speaker pro tempore Millen in the chair at 3:48 p.m.

Tieden of Clayton moved the adoption of his amendment.

The amendment was adopted.

Rodgers of Dallas offered the following amendment filed by him and moved its adoption:

Amend Senate File 614, page 5, by striking lines sixteen (16) through twenty-five (25), inclusive, and inserting in lieu thereof the following:

- (1) By striking lines four (4) through thirteen (13) and inserting in lieu thereof the following:
 - 1. Less than fifty thousand, ten thousand dollars.
 - (2) By renumbering the remaining subsections.

The amendment lost.

Brinck of Lee offered the amendment filed by him on April 21 and found on pages 1158 and 1159 of the House Journal.

The Speaker ruled the amendment not germane to the bill.

Freeman of Buena Vista offered from the floor the following amendment filed by Freeman of Buena Vista and Hansen of Black Hawk and moved its adoption:

Amend Senate File 614 by adding thereto the following new section:

"Effective July 1, 1970, the compensation of the county auditor, county treasurer, county recorder, county attorney, assistant county attorneys, county sheriff, clerk of the district court, and the members of the board of supervisors in each county shall be established annually by the conference board as set forth and defined in section four hundred forty-one point two (441.2) of the Code."

Roll call was requested by Alt of Polk and Freeman of Buena Vista.

On the question "Shall the amendment be adopted?" (S.F. 614)

The ayes were, 11:

Alt Freeman of Huff Stroburg
Brinck Buena Vista Jesse Voorhees
Dooley Hansen of Kluever Welden
Black Hawk

The nays were, 98:

Andersen Freeman of Renda Mayberry Raker Clay-Dickinson McCartney Rodgers **Battles** Roorda Gannon McCormick Sanders Bennett Goode McIntyre Schroeder Bergman Graham Mendenhall Blouin Grassley Menefee Schwartz Caffrey Hamilton Mezvinsky Shaw Camp Hanson of Middleswart Shepherd Howard-Mitchell Miller of Campbell Skinner Harbor Stokes Christensen Des Moines Holden Miller of Strand Cochran Johnson of Stromer Corev Jones Miller of Crabb Audubon Strothman Tapscott Crosier Johnston of Marshall Tieden Cunningham Johnson Miller of Kehe Van Drie Darrington Page Milligan Van Nostrand Den Herder Kennedy of Van Roekel Dougherty Chickasaw Mohrfeld Dunton Kennedy of Nelson Varley Newton Walter Edgington Dubuque Ellsworth Nielsen Warren Kitner Ewell Knoblauch Nolting Waugh Fischer of Koch O'Hearn Weichman Wells Grundy Kruse Ossian Winkelman Fisher of Langland Pierson Wolfe Greene Lawson Poncy Speaker Franklin Priehe Lippold pro tempore Radl Logue

Absent or not voting, 15:

Bailey Hill Lipsky Rex
Dietz Klein Pelton Schmeiser
Doyle Knight Perkins Sorg
Drake Kreamer Peterson

The amendment lost.

(Senate File 614 Pending at Adjournment)

HOUSE CONCURRENT RESOLUTION 31 By Tapscott and Tieden

Whereas, there are approximately one hundred sixty-seven thousand disabled or handicapped persons in the State of Iowa; and

Whereas, eleven thousand persons in Iowa are estimated to be handicapped by mental illness, more than forty thousand by mental retardation, twenty-five thousand by cardiac and circulatory disorders, thirty-five thousand by physical deformities, paralysis, or amputations, and others suffer impairment of vision, hearing, speech, ability to breathe, or other bodily functions; and

Whereas, neglected disability causes "crisis people" who must be dealt with by institutions, welfare assistance, and many costly programs at a

time when it is often too late for maximum benefit or too late to avoid tragedy; and

Whereas, in order to avoid crisis in human lives resulting from the onset of disability and handicapping conditions, rehabilitative services and opportunities must be made available to handicapped persons early; and

Whereas, vocational rehabilitation opportunities made available to all handicapped persons before the "crisis" of discouragement and dependency occurs, results in the saving of life, personal resources, and the public funds; and

Whereas, early vocational rehabilitation is the economical way to deal with the problems of disability in contrast with the traditional methods of support and remedial activity customarily instituted after individual initiative has been lost and the deteriorating effects of idleness and dependency have left their imprint: and

Whereas, homes or housing located near rehabilitation centers and facilities providing both temporary and permanent housing to the handicapped, financed and operated by the state, would benefit these programs; now, therefore.

Be It Resolved by the House, the Senate Concurring, That the Iowa Legislative Research Committee, its successor agency, or an appropriate standing committee be directed to conduct, during the 1969-1971 legislative biennium, a study of the feasibility of establishing a home or homes for the handicapped that would be financed and operated by the state, the laws relating thereto, and the need for additional legislation to aid these problems.

Be It Further Resolved, That the Legislative Research Committee establish a committee to assist with the study for establishing programs providing homes for the handicapped.

Be It Further Resolved, That a report of the study findings and recommendations, accompanied by bills incorporating such recommendations, be submitted to the 1970 session of the General Assembly.

Laid over under Rule 25.

HOUSE FILE 298 WITHDRAWN

Andersen of Woodbury asked and received unanimous consent to withdraw House File 298 from further consideration by the House.

COMMUNICATION FROM THE SECRETARY OF STATE

April 22, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that House File 160 was published in the Harlan Tribune, Harlan, Iowa, April 17, 1969, and in The Globe-Free Press, Grand Junction, Iowa, April 17, 1969.

I further certify that House File 736 was published in The Burlington Hawk-Eye, Burlington, Iowa, April 17, 1969, and in the Evening Democrat, Fort Madison, Iowa, April 18, 1969.

MELVIN D. SYNHORST Secretary of State

REPORTS OF COMMITTEES

Grassley of Butler, from the committee on schools, submitted the following report:

MR. SPEAKER: Your committee on schools, to whom was referred House File 614, a bill for an act relating to land ownership by merged areas, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES E. GRASSLEY, Chairman

Also:

MR. SPEAKER: Your committee on schools, to whom was referred Senate File 416, a bill for an act relating to the election of directors of school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES E. GRASSLEY, Chairman

Also:

MR. SPEAKER: Your committee on schools, to whom was referred Senate File 544, a bill for an act to establish a state advisory council for vocational education, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES E. GRASSLEY, Chairman

Also:

MR. SPEAKER: Your committee on schools, to whom was referred Sencte File 545, a bill for an act relating to payment by school boards of dues to an association of school boards and of expenses of board members, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopess.

CHARLES E. GRASSLEY, Chairman

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 690, a bill for an act relating to motor vehicle registration fees and collections, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

LEROY S. MILLER, Chairman

Den Herder of Sioux, from the committee on ways and means, submitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred Sencte File 624, a bill for an act relating to sales tax imposed on services performed on tangible personal property delivered into interstate commerce or services used in processing tangible personal property which will ultimately be subject to the sales tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER H. DEN HERDER, Chairman

AMENDMENTS FILED

Amend House File 491 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. As used in this Act, unless the context otherwise

Section 1. As used in this Act, unless the context otherwise requires:

- 1. "District" means a rural water district incorporated and organized pursuant to the provisions of this Act.
- 2. "Board" means the board of directors of a district, and "director" means a member of such board of directors.
- 3. "Member" means any owner of land which is located within a district, or the occupant thereof or other person acting for the owner with the owner's written consent.
- 4. "Participating member" means a member who has subscribed to and paid the established fee for at least one benefit unit in a district, in the manner provided by this Act.
- 5. "Supervisors" means the board of supervisors of any county, or the joint boards of supervisors of any two or more counties, in which a district has been incorporated and organized or is proposed to be incorporated and organized.
 - 6. "Auditor" means the county auditor of any county in which a district has been incorporated and organized or is proposed to be incorporated and organized or, in the case of a district or proposed district lying in two or more counties, the auditor of the county having the largest district acreage.
 - 7. "Council" means the Iowa natural resources council.

 Sec. 2. A petition may at any time be filed with the auditor requesting the supervisors to incorporate and organize a district encompassing an area, not then included in any other district, in any county or any two or more adjacent counties for the purpose of providing an adequate supply of water for domestic purposes to residents of the area who are not served by the water mains of any city or town water system and who cannot feasibly obtain adequate supplies of water from wells on their own premises. The petition shall be signed by the owners of at least fifty percent of all land lying within the outside perimeter of the area designated for inclusion in the proposed district, and shall state:
- 37 1. The location of the area so designated, describing such 38 area by section, or fraction thereof, and by township and 39 range.
 - 2. The reasons a district is needed.
 - Sec. 3. When a petition for incorporation and organization of a district is filed with the auditor, he shall so inform the supervisors who shall fix a time for a hearing thereon, not less than fifteen nor more than thirty days after the filing of the petition. The auditor shall prepare a notice as hereinafter required, which shall at least seven days before the date fixed for the hearing on the petition:
 - 1. Be published in a newspaper of general circulation in the area to be incorporated.
 - 2. Be transmitted, together with a copy of the original petition, to the council.
 - Sec. 4. The notice prepared by the auditor pursuant to section three (3) of this Act shall set forth:

- 1. The location of the land designated by the petitioners for incorporation in the proposed district, as described by the original petition.
- 2. The time and place fixed by the supervisors for the hearing on the petition.
- 3. That all owners or occupants of land within the boundaries described may appear and be heard.
- 4. That the proposed district, if incorporated, shall have no power or authority to levy any taxes whatsoever.
- Sec. 5. At the hearing on the petition, any owner or occupant of land within the boundaries of the area described in the petition may appear, in person or by his designated representative, and any representative of the council may also appear, in favor of or in opposition to the incorporation and organization of the proposed district. Such appearances may also be filed in writing prior to the time set for the hearing.
- Sec. 6. After the hearing, the supervisors may strike off any part of the territory that testimony shows will not be benefited by the creation of the district. If the supervisors do not find that the district is necessary, they shall dismiss the petition.

If the supervisors find that required notice of the hearing has been given and that such district is reasonably necessary for the public health, convenience, fire protection, and comfort of the residents, they shall make an order establishing the district as a body politic, describing its boundary, and designating it by name or number. The order shall be published in the same newspaper which published the notice of hearing. The supervisors shall prepare and preserve a complete record of the hearing on the petition and their findings and action thereon.

- Sec. 7. As a part of the order incorporating the district, the supervisors shall fix the time and place at which the members shall meet to select from their number a board of directors. Selection of the initial board shall be not later than thirty days after the hearing. The number of directors on the board, not to exceed nine, shall be determined by a majority vote of those members present. Any member elected a director who fails to become a participating member, within thirty days after entry in the minutes of the board of a declaration of availability of benefit units for subscription, shall forfeit his office.
- Sec. 8. Within thirty days after election of the original board, proposed bylaws shall be submitted for adoption at a special meeting of members of the district, written notice of which shall be mailed to each member. Members present at the special meeting may adopt or amend any of the proposed bylaws, and may propose and adopt alternative or additional bylaws. The bylaws may subsequently be amended at any annual or special meeting of the participating members of the district. However, the bylaws of each district shall provide:
- 1. For an annual meeting of participating members between January first and March first of each year following the year of incorporation of the district, and for the mailing of written notice of the time and place of each annual meeting to

113

114

129

136

139 140

141

142

143

144

145

146

147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

108 each participating member and publication of such notice in a 109 newspaper of general circulation in the district not less than 110 ten nor more than thirty days prior to each meeting. 111

- 2. That each participating member of the district shall be entitled to a single vote at all annual and special meetings of the district, regardless of the number of benefit units to which he has subscribed.
- 115 The initial board of each district shall divide its 116 members by lot into three classes of as nearly equal size as 117 possible. The terms of the directors in the first, second, and 118 third classes shall expire on the dates of the annual meetings 119 in the first, second, and third years, respectively, following 120 the year in which the district is incorporated, or as soon 121 thereafter as their respective successors are elected and have 122 qualified. At the annual meeting in each year after the year 123 in which the district is incorporated, a director shall be 124 elected to succeed each director whose term of office expires 125 on that date, and each director so elected shall hold office 126 for a term of three years and until his successor is elected 127 and has qualified. Vacancies shall be filled by appointment 128 by the remaining directors, for the unexpired term.
- The board shall meet annually on the same day as. Sec. 10. 130 and immediately following, the annual meeting of participating 131 members, and may meet at such other times as it may determine. 132 or upon the call of the chairman or any two directors. At the 133 first meeting of the initial board following its election, and 134 at each succeeding annual board meeting, the board shall elect 135 a chairman, vice chairman, secretary, and treasurer for the ensuing year.
- 137 Sec. 11. The board shall be the governing body of the dis-138 trict, and shall:
 - 1. Adopt rules, regulations, and rate schedules in conformity with the provisions of this Act and the bylaws of the district as necessary for the conduct of the business of the district.
 - Maintain at its office a record of the district's proceedings, rules and regulations, and any decisions and orders made pursuant to the provisions of this Act, and furnish copies thereof to the supervisors or the council upon request.
 - 3. Employ, appoint, or retain attorneys, engineers, other professional and technical employees, and such other personnel as necessary, and require and approve bonds of district employees.
 - 4. Prior to each annual meeting of participating members:
 - a. Prepare an estimated budget for the coming year, and adjust water rates if necessary in order to produce the revenue required to fund the estimated budget, and make a report thereon at the annual meeting.
 - b. Have an audit made of the district's records and accounts. and make copies of the audit report available to all participating members attending the annual meeting and to any other participating member who so requests.
 - 5. Have authority to acquire by gift, lease, purchase, grant, or by eminent domain proceedings, any property, real or personal, in fee or a lesser interest needed to achieve the purposes for

which the district was incorporated and to sell and convey property owned, but no longer needed, by the district.

6. Have authority to construct, operate, maintain, repair, and when necessary to enlarge or extend, such ponds, reservoirs, pipelines, wells, check dams, pumping installations, or other facilities for the storage, transportation, or utilization of water, and such appurtenant structures and equipment, as may be necessary or convenient to carry out the purposes for which the district was incorporated. A district may purchase its water supply from any source.

7. Have power to borrow from, cooperate with and enter into such agreements as deemed necessary with any agency of the federal government, and to accept financial or other aid from any agency of the federal government. To evidence any indebtedness the obligations may be one or more bonds or notes and the obligations may be sold at private sale.

8. Have power to finance up to ninety percent of the cost of the construction or purchase of any project necessary to carry out the purposes for which the district is incorporated. provided the balance of the cost of construction or purchase is acquired by subscription, donation, gift, or otherwise than through the medium of loans, or to refinance up to ninety percent of the original cost of any such project, and to evidence such financing by issuance of revenue bonds or notes which shall mature in a period not to exceed forty years from date of issuance, shall bear interest, or combined interest and insurance charges, at a rate not to exceed six percent per annum, shall be payable only from revenue derived from sale of water by the district, and shall never become or be construed to be a debt against the state of Iowa or any of its political subdivisions other than the district issuing the bonds. A statutory mortgage lien shall exist upon the water system and appurtenances and extensions so acquired in favor of the holders of the bonds and notes.

Sec. 12. As soon as reasonably possible after incorporation of a district, the board shall file with the supervisors and the council copies of the plans and specifications for, and estimates of the cost of, any improvements authorized by this Act which the board proposes to construct or acquire. The board shall determine a reasonable fee which each member shall pay for the privilege of utilizing the district's facilities which shall be known as a benefit unit Benefit units may be classified. The board, by publication in a newspaper of general circulation in the district, shall generally describe the planned improvements, the area to be served and the fee members will be required to pay for each service connected to the water system.

Sec. 13. If the capacity of the district's facilities permits, the district may sell water by contract to any city or town, other district, or other person, public or private, not within the boundaries of a district.

Sec. 14.

Owners of land outside any district which can economically be served by the facilities of the district may petition

- 216 to be attached to the district. The petition therefor shall
 217 be filed with the auditor, and the auditor and supervisors
 218 shall proceed thereon, in substantially the same manner as is
 219 provided by this Act for filing of a petition for incorpora220 tion and organization of a district.
 - 2. All or any part of an incorporated city or town may be included in the boundaries of any existing water district or water district being newly organized, provided the governing body of such city or town by resolution or ordinance gives, or has given, its consent.
 - 3. Boards of any two or more districts may by concurrent action and by approval of the supervisors merge their districts into one. In case of merger the members of the boards of the merged districts may serve out the terms for which they were elected. The resulting district shall take over all the assets and legal liabilities of the water districts joining in the merger. Obligations of any district secured by the revenue of the systems operated by the district shall continue to be retired, or a sinking fund for such purpose created from revenue from the system operated over the same area by the resulting district in accordance with the laws under which the obligations were issued, until all obligations of the old district have been retired.
 - Sec. 15. No district shall have any power to levy any taxes. Neither the facilities constructed or otherwise acquired by any district, including but not limited to ponds, reservoirs, pipelines, wells, check dams, and pumping installations, the revenue obtained by the district from the sale of water, nor the revenue bonds or interest therefrom issued by any district shall be taxable in any manner by the state of Iowa or any of its political subdivisions.
 - Sec. 16. If it becomes apparent that certain lands included within a district cannot economically or adequately be served by the facilities of the district, the owners of such lands may file with the auditor a petition to the supervisors requesting that those lands be detached from the district. The petition shall:
 - 1. Describe by section, or fraction thereof, and by township and range, the lands which it is proposed to detach from the district.
 - 2. State that such lands cannot economically or adequately be served by the facilities of the district, and that it is not feasible for the district to enlarge or extend its facilities so as to economically and adequately serve such lands.
 - 3. Be signed by the owners of all the lands which it is desired to detach from the district.
 - Sec. 17. A petition may be filed with the auditor requesting the supervisors to dissolve an inactive district. The petition shall:
 - 1. State that the district owns no property of any kind exclusive of records, maps, plans, and files, and that all of its debts and obligations have been fully paid.
 - 2. State that the board has not held a meeting for more than one year prior to the date of filing of the petition.

that the district is not functioning, and will probably continue to be inoperative.

- Be signed by three-fourths of the members of the district.
- Sec. 18. Upon the filing with the auditor of a petition under either section sixteen (16) or section seventeen (17) of this Act, the auditor shall so inform the supervisors who shall fix a time for consideration of the petition. The supervisors may, but shall not be required to, hold a hearing thereon. After consideration of the petition, and after the hearing if one is held, the supervisors shall ascertain whether:
- 1. The petition meets all of the requirements prescribed by this Act for such petition.
- 2. It appears from all information available to the supervisors that each allegation included in the petition is factual.

If the supervisors' finding on each of the foregoing points is positive, it shall declare the lands described in the petition detached from the district, or declare the district dissolved, as the case may be. The supervisors shall notify the secretary of the district of its action, and the secretary shall amend the records of the district to show that the land described in the petition has been detached from the district, or shall within thirty days deliver to the auditor all records, maps, plans, and files of the district dissolved, as the case may be.

Sec. 19. Nothing in this Act shall be construed to exempt any district from the requirements of any other statute, whether enacted prior to or subsequent to the effective date of this Act, under which the district is required to obtain the permission or approval of, or to notify, the council, the Iowa commerce commission, or any other agency of this state or of any of its political subdivisions prior to proceeding with construction, acquisition, operation, enlargement, extension, or alteration of any works or facilities which the district is authorized to undertake pursuant to this Act.

A nonprofit corporation incorporated under the laws of the state of Iowa for the specific purpose of operating a rural water system may petition the supervisors for incorporation of a district, in the manner provided by section two (2) of this Act. The signatures of the corporation's officers on the petition shall suffice in lieu of signatures of owners of fifty percent of the land in the proposed district. provided the corporation presents evidence satisfactory to the supervisors that a sufficient number of members of the proposed district will subscribe to benefit units to make its operation feasible. The procedure for hearing and determination of disposition of the petition shall be as provided by this Act. In any district incorporated upon the petition of a nonprofit corporation, the officers and board of directors of the corporation shall be the officers and board of the district. The applicable laws of the state and the articles of incorporation and bylaws of the corporation shall control the initial size and initial term of office of such officers and board, in lieu of sections seven (7), nine (9), and ten (10) of this Act. At the first annual meeting of the participating members and board of directors.

45

46 47

324 the district shall bring its operation and structure in com-325 pliance with section seven (7) through section ten (10) of this

326 Act.

BERGMAN of Lyon-Osceola VARLEY of Adair DEN HERDER of Sioux

1 Amend House File 598 by adding the following new 2 sections:

3 Sec. 5. As used in this Act, unless the context requires 4 otherwise:

- 5 1. "Treatment works" means any plant, disposal field, lagoon, holding or flow-regulating basin, pumping station, or other works installed for the purpose of treating, stabilizing, or disposing of sewage, industrial waste, or other wastes.
- 9 2. "Sewer system" means pipelines or conduits, pumping
 10 stations, force mains, and all other constructions, devices,
 11 and appliances appurtenant thereto used for conducting sewage
 12 or industrial waste or other wastes to a point of ultimate
 13 disposal.
- 3. "Commission" means the Iowa water pollution controlCommission.
- 16 4. "Construction" means the erection, building, acquisition, alteration, reconstruction, improvement, or extension 17 18 of sewer systems and treatment works; preliminary planning 19 to determine the economic and engineering feasibility of said 20 systems and works; the engineering, architectural, legal, fiscal, and economic investigations and studies, surveys, 21 22 designs, plans, working drawings, specifications, procedures. 23 inspection, and supervision, and other action necessary in 24 the construction of said systems, and works. 25
- 25 5. "Eligible project" means a project for construction of
 26 sewer systems and sewage treatment works;
- a. For which approval of the commission is required under chapter four hundred fifty-five B (455B) of the Code.
- b. Which is, in the judgment of the commission, eligible
 for federal pollution abatement assistance, whether or not
 federal funds are then available for such purpose.
- 32 c. Which conforms with applicable rules and regulations33 of the commission.
- d. Which is, in the judgment of the commission, necessary for the accomplishment of the state's policy of water purity as stated in section four hundred fifty-five B point one (455B.1) of the Code.
- 6. "Municipality" means any city, town, sanitary district, or other governmental body or corporation empowered to provide sewage collection and treatment services, or any combination of two or more of such governmental bodies or corporations acting jointly, in connection with an eligible project.
 - 7. "Federal pollution abatement assistance" means funds available to a municipality, either directly or through allocations by the state, from the federal government as grants for construction of sewer systems or sewage treatment works pursuant to the federal Water Pollution Control Act of 1956
- 48 (P. L. 84-660) as amended, or pursuant to any other federal act or program.

55

56

57

58

61

62

63

64

65

66

67

68 69

70

71

72

73

74

75 76

77

78

79

80

81 82

83

84

85 86

87

88 89

90

91

92 93

94

95

96 97

98

100

101

102

103 104

- 50 Sec. 6. The commission is hereby authorized to make grants. 51 as funds are available, to any municipality to assist such mu-52 nicipality in the construction of sewer systems or sewage 53 treatment works.
 - Sec. 7. The commission shall accept and administer all funds granted by the state.

In allocating state grants under this Act, the commission shall give consideration to:

- 1. The public benefits to be derived by the construction.
- 59 2. The ultimate cost of constructing and maintaining the 60 works.
 - 3. The public interest and public necessity for the works.
 - 4. The adequacy of the provisions made or proposed by the municipality for assuring proper and efficient operations and maintenance of the treatment works after the completion of construction thereof.
 - 5. The applicant's readiness to start construction, including financing and planning.
 - Sec. 8. The commission may, in the name of the state, contract with any municipality concerning eligible projects. Any such contract may include such provisions as may be agreed upon by the parties, and shall include, in substance, the following provisions:
 - 1. An estimate of the reasonable cost of the project as determined by the commission.
 - 2. An agreement by the commission to pay to the municipality, during the progress of construction or following completion of the construction as may be agreed upon by the parties, an amount equal to one-half of that portion of the actual cost of the project, or the reasonable cost of the project as determined by the commission, whichever is less, that is not paid by the federal
 - 3. An agreement by the municipality:
 - a. To proceed expeditiously with, and complete, the project in accordance with plans approved pursuant to this Act and pursuant to chapter four hundred fifty-five B (455B) of the Code.
 - b. To commence operation of the sewage treatment works on completion of the project, and not to discontinue operation or dispose of the sewage treatment works without the approval of the commission.
 - c. To operate and maintain the sewage treatment works in accordance with applicable provisions of chapter four hundred fifty-five B (455B) of the Code and rules and regulations of the commission.
 - d. To secure approval of the commission before applying for federal assistance for pollution abatement, in order to maximize the amounts of such assistance received or to be received for all projects in Iowa.
- e. To provide for the payment by the municipality of its 99 share of the cost of the project.
 - 4. A provision that, in the event federal assistance which was not included in the calculation of the state payment pursuant to subsection two (2) of this section becomes available to the municipality, the amount of the state payment shall be recalculated with the inclusion of such additional federal

```
105
     assistance and the municipality shall pay to the state the
     amount by which the state payment actually made exceeds the
106
     state payment determined by the recalculation.
107
108
        Sec. 9. The commission may adopt such rules and regulations
109
     as are necessary for the effective administration of this Act.
110
       Sec. 10. All contracts entered into pursuant to this Act
     shall be subject to approval by the attorney general as to
111
112
     form. All payments by the state pursuant to such contracts
     shall be made after audit and by warrant of the state comp-
113
114
     troller.
115
       Sec. 11. There is hereby established in the state treasury
116
     a fund to be known as the "sewerage works construction fund".
117
     All moneys in the sewerage works construction fund are hereby
118
     appropriated for and shall be used by the commission in carry-
119
     ing out of the purposes of this Act.
120
       Sec. 12. There hereby is appropriated from the general
121
     fund of the state of Iowa to the sewerage works construction
122
     fund for the biennium beginning July 1, 1969, and ending June
123
     30, 1971, the sum of four million (4,000,000) dollars.
                                                     GANNON of Jasper
      Amend House File 714 by adding the following new section:
 2
      Section three hundred twenty-one point eighteen (321.18),
 3
    Code 1966, is hereby amended by adding the following new
 4
    subsection thereto:
      "Any school bus in this state used exclusively for the
 5
 6
    transportation of pupils to and from school or a school
 7
    function. Upon application the department shall, without
 8
    charge, issue a registration certificate and shall also issue
 9
    registration plates which shall have imprinted thereon the
10
    words 'Private School Bus' and a distinguishing number
11
    assigned to the applicant. Such plates shall be attached
12
    to the front and rear of each bus exempt from registration
13
    under this Act.
14
      The effective date of this Act shall be January 1, 1970."
                                                KNOBLAUCH of Carroll
 1
      Amend House File 714, page 3, by striking lines two (2) through
 2
    six (6), inclusive, and inserting in lieu thereof the following:
 3
      Sec. 7. Section three hundred twelve point two (312.2), Code
 4
    1966, is hereby amended as follows:
 5
      1. By striking from line one (1) of subsection 1 the word
 6
    "forty-seven" and inserting in lieu thereof the word "forty-
 7
    five".
                                                    RODGERS of Dallas
      Amend House File 774, section 18, page 6, by
    inserting a period after the word "practicable" in
    line 4 and striking the remainder of line four (4) and all of
 4
    line five (5).
```

Amend House File 774, section 30, page 10, by

2 striking lines 17 through 28.

TAPSCOTT of Polk

TAPSCOTT of Polk

1 2 3	Amend House File 774 as follows: By striking from pages ten (10) and eleven (11) all of section thirty-one (31) and renumbering the remaining sections. MEZVINSKY of Johnson
1	Amend House File 774, section 37, page 12, by
2	striking lines 30 and 31, and renumbering the
3	remaining subsections. TAPSCOTT of Polk
1	Amend House File 774 as follows:
2	By striking from page four (4) all of section thirteen (13)
3	and renumbering the remaining sections. RODGERS of Dallas
1	Amend House File 774, section 51, page 16, by
2	striking lines 17, 18 and 19.
	MAYBERRY of Webster
1	Amend House File 793 as follows:
2	1. By striking from page 6, line four (4), the figures
3 4	"241,790.00" and inserting in lieu thereof the figures "252,590.00".
5	2. By striking from page 6, line five (5), the figures
6	"5,807,510.00" and inserting in lieu thereof the figures
7	"5,818,810.00".
8	3. By striking from page 9, line twenty-four (24), the
9 10	figures "22,253,800.00" and inserting in lieu thereof the figures "22,264,600.00".
11	4. By adding after page 10, line two (2), the following
12	new section:
13	"There is hereby transferred to the general fund of the
14 15	state the sum of \$21,600.00 from the special fund created and existing under the provisions of section one hundred
16	twenty-four point five (124.5) of the Code, as amended by
17	chapter one hundred fifty-five (155), section seven (7),
18	Acts of the Sixty-second General Assembly."
19	5. By renumbering the following section. FISHER of Greene
1 2	Amend House File 793 as follows: 1. Pages 9 and 10 by striking all of section 4.
3	2. By renumbering the remaining sections.
	KREAMER of Polk
1	Amend House File 793, page five (5), by striking
2	all of line thirty-five (35) and all of lines one (1)
3	through five (5) on page six (6), and inserting in
4 5	lieu thereof the following: "for the three commissioners at fourteen
6	thousand (14,000) dollars each\$5,571,720.00
7	b. Liquor enforcement division
8	For salaries, support, maintenance and
9	miscellaneous purposes241,790.00
10	Total
11	Further amend House File 793, page nine (9),

- 12 by striking the figure '\$22,253,800.00' in line
- 13 twenty-four (24), and inserting in lieu thereof
- 14 the figure '\$22,259,800.00'."

ALT of Polk
RENDA of Polk
ELLSWORTH of Dubuque

Amend House File 793 as follows:

- 2 1. Page 2 by striking all of line nine (9) and inserting in 3 lieu thereof the following: "of twenty thousand (20,000) dollars for".
- 5 2. Page 7 by striking all of line twenty-three (23) and in-6 serting in lieu thereof the following: "of twenty thousand (20,000) 7 dollars for".
- 8 3. Page 7 by striking all of line thirty-one (31) and insert-9 ing in lieu thereof the following: "of twenty thousand (20,000) 10 dollars for".
- 4. Page 8 by striking all of line eight (8) and inserting in lieu thereof the following: "of twenty-four thousand (24,000) dollars."

KREAMER of Polk

1 Amend Senate File 416, line four (4), by striking the word 2 "Chapter" and inserting in lieu thereof the word "Section". STROMER of Hancock

Amend Senate File 544, page 2, line twenty-eight (28), by striking the word "bill" and inserting in lieu thereof the word "Act".

LANGLAND of Winneshiek

Amend Senate File 544, page 2, by inserting after line

2 twenty-seven (27) the following:

3 "The council shall meet at the call of the chairman at

4 least once each quarter of the year."

BRINCK of Lee
MAYBERRY of Webster

Amend Senate File 614 as follows:

2 1. By striking all of lines fifteen (15) and including twenty-

U	three (20) and inscring in hea mercor.		
4		Boards of	Boards of
5		three members	five members
6	POPULATION OF COUNTY	SALARY	SALARY
7	0 to 10,000	\$ 5,400	\$ 4,800
8	10,001 to 15,000	5,700	5,100
9	15,001 to 20,000	6,000	5,400
10	20,001 to 40,000	6,300	5,700
11	40,001 to 60,000	6,600	6,000
12	60,001 to 100,000	6,900	6,800
13	100,001 to 150,000	7,200	6,600
14	150,001 to 200,000	10,000	9,000
15	200,001 and over	11,000	11,000

VAN NOSTRAND of Pottawattamie HOLDEN of Scott

- 1 Amend Senate File 614 as follows:
- 2 1. By striking from page 6, lines one (1), two (2), three (8), four
- 8 five (5), six (6), seven (7) and eight (8), and inserting in lieu thereof the
- 4 following: "In counties of one hundred fifty thousand or more,
- 5 fourteen thousand dollars."
- 6 2. By striking from line eleven (11), page 6, the word "seventy" and
- 7 inserting in lieu thereof the word "eighty-five".
- 3. By renumbering the following sections.

KREAMER of Polk

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Thursday, April 24, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, APRIL 24, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend A. Pontier, pastor of the Calvary Christian Reformed Church, Pella, Iowa.

The Journal of Wednesday, April 23, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:
Miller of Page on request of Ossian of Adams-Montgomery.

PRESENTATION OF VISITORS

Corey of Louisa presented to the House fifty-eight students from Columbus School and their teachers, Mr. Lekwa and Mr. Currie.

Freeman of Clay-Dickinson presented to the House his grandchildren, Mark and Sara Freeman, children of the Honorable Dennis Freeman.

Kitner of Buchanan presented to the House the Honorable R. P. Harrington, former member of the House from Buchanan County in the Fifty-eighth and Sixty-first General Assemblies.

Nelson of Cherokee presented to the House nineteen students from Cherokee-Washington High and their teachers, Joe Lux and Sandra Conover.

Nelson of Cherokee presented to the House the Honorable Laurence M. Boothby, former member of the House from Cherokee County in the Fifty-second through Fifty-eighth General Assemblies.

Rex of Hamilton presented to the House fifty students from Northeast Hamilton School and their teachers, Mrs. Schutt and Mr. Westwich, and superintendent, Mr. Wymore.

Rex of Hamilton presented to the House the social studies class of South Hamilton School and sponsors, Mr. Oppedal, Mr. Thompson, Mrs. Carlson and Mrs. Schast.

Rex of Hamilton presented to the House the Honorable Robert

Naden, former member of the House from Hamilton County in the Fifty-sixth through Sixtieth General Assemblies and who was Speaker of the House in the Sixtieth General Assembly.

Van Drie of Story presented to the House fifty-five senior students from Story City High School.

Wells of Linn presented to the House forty-one eighth grade students from St. Ludimillas School and their teachers, Sister Teresetta and Mrs. Kitzman.

Winkelman of Calhoun presented to the House thirty-two students from Cedar Valley Junior High School social problems classes and their principal, T. R. Craigmile, Jr., and teachers, Mrs. Hazel Beach and Ron Toliver.

PETITIONS

The following petitions were received and placed on file:

By Wells of Linn, from one hundred three residents of Linn County opposing House File 481 and Senate File 265 relating to the taxation of insurance premiums collected by nonprofit hospital and medical services.

By Miller of Des Moines, from one hundred thirteen residents of Des Moines County opposing House File 714 relating to motor vehicle registration fees and the state road use tax fund.

By Miller of Marshall, from fifty-one residents of Polk County favoring House File 251 relating to sex discrimination in housing, employment and public accommodations.

By Warren of Decatur-Wayne, from eighty-eight residents of Decatur and Wayne Counties requesting that until materials can be evaluated by a committee, all materials on sex education be withdrawn from the curriculum of all Iowa schools.

By Shaw of Scott, from fifteen residents of Polk County favoring House File 251 relating to sex discrimination in housing, employment and public accommodations.

By Huff of Polk, from forty-four residents of Urbandale requesting attention to four suggested factors in considering the formula for school state aid, including: (1) ability of a district to pay; (2) current enrollment increases; (3) relation of present per pupil expenditures to others in the state; and (4) bonded indebtedness.

By Dietz of Scott, from one hundred six residents of Scott County favoring House File 742 relating to pari-mutuel wagering on horse races.

By Christensen of Clarke-Union, from one hundred seventy-five residents of Union County favoring passage of a bill to legalize pari-mutuel wagering on horse races, and expressing preference for the program planned by the Iowa Horse Racing Association which is supported by the Association of Iowa Fairs and the Horse Association of Iowa.

INTRODUCTION OF BILLS

House File 808, by committee on conservation and recreation, a bill for an act relating to hunting on state preserves.

Read first time and placed on the calendar.

House File 809, by committee on appropriations, a bill for an act to make appropriations to members of the apportionment commission established by Senate Joint Resolution 5 of the first session of the Sixty-third General Assembly.

Read first time and placed on the calendar.

House File 810, by committee on ways and means, a bill for an act relating to the Iowa income tax.

Read first time and placed on the calendar.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 614 and 690; and Senate Files 416, 544, 545 and 624, under Rule 35.

SENATE FILE 573 RE-REFERRED

The Speaker announced that Senate File 573, previously referred to the committee on higher education, is re-referred to the committee on schools.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 178, a bill for an act relating to pensions for firemen and policemen.

Also: That the Senate has concurred in House amendment to and passed Senate File 295, a bill for an act to provide tuition grants, based upon financial need, to full-time resident students attending accredited private institutions of higher education in Iowa.

Also: That the Senate has concurred in House amendment to and passed Senate File 599, a bill for an act to appropriate from the general fund of the State of Iowa to the capitol planning commission.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 612, a bill for an act relating to the merit system of personnel administration.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 26, giving the Board of Regents authority to expand and improve medical facilities at the University of Iowa.

CARROLL A. LANE Secretary of the Senate

SENATE MESSAGES CONSIDERED

Senate File 178, a bill for an act relating to annual readjustment of pensions, pension payments and pension benefits for disabled and retired firemen and policemen.

Read first time and referred to committee on cities and towns.

Senate File 350, a bill for an act relating to the reporting of funds received by state departments, agencies, boards, and institutions to the state comptroller.

Read first time and referred to committee on state government.

SENATE CONCURRENT RESOLUTION 26

By Committee on Higher Education

Whereas, chapter two hundred thirty-five (235), Acts of the Sixty-second General Assembly, provides that the state board of regents after authorization by a constitutional majority of the general assembly may carry out any project as defined in the Act at the state university of Iowa; and

Whereas, section three (3) of said Act authorizes the board to borrow money and to issue and sell negotiable bonds or notes to pay all or any part of the cost of carrying out such projects at the institution payable solely and only from and secured by an irrevocable pledge of a sufficient portion of the hospital income of the institution, and

Whereas, recognizing the necessity to expand and improve the medical facilities at the university hospitals in order to meet present and future demands for statewide medical and teaching services and to alleviate serious inadequacies with respect to space, standards, and technological improvements, the Sixty-second General Assembly heretofore adopted on June 15, 1967, by a vote of 94-18 in the house and 46-6 in the senate, House Concurrent Resolution twenty-eight (28) authorizing the board of regents to construct an addition of 466,000 gross square feet of floor space to the general hospital to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and inpatient facilities at an estimated cost of \$17,550,000 of which not more than \$12,000,000 would be financed by borrowing authorized by the provisions of chapter two hundred thirty-five (235), Acts of the Sixty-second General Assembly, and

Whereas, it has been determined that substantial economy and efficiency of hospital operation can be achieved through a system of automated materiel processing, distribution, and collection, and facilities for such a system are not presently provided, and

Whereas, due to increased costs of construction and an increase in the projected size of said addition, including the proposed construction of an automated materiel handling system, it is deemed necessary by the board of regents that the Sixty-third General Assembly supplement the previous authorization by authorizing an increase in the size and cost of the project and in the amount of bonds which may be issued for the financing thereof, so as to authorize the board to construct a multi-story structure of 551.124 gross square feet south of the general hospital to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and inpatient facilities for approximately four hundred sixty (460) beds, and an adjacent and connecting structure of 58,600 gross square feet to house facilities for a system of automated materiel processing, distribution, and collection, all at an estimated cost of \$34,200,000 of which not more than \$15,000,000 would be financed by borrowing under the provisions of chapter two hundred thirty-five (235), Acts of the Sixty-second General Assembly. the remainder to be financed by federal and other funds; now, therefore,

Be It Resolved by the Senate, the House Concurring, That the authority heretofore conferred on the state board of regents by the Sixty-second General Assembly pursuant to House Concurrent Resolution 28 be and is hereby

ratified and confirmed; and

Be It Further Resolved, That such authority be and is hereby supplemented to the extent necessary to authorize said board to construct an addition of 551,124 gross square feet, more or less, to the general hospital of the state university of Iowa to house an operating room suite and facilities, a diagnostic radiology section, outpatient clinic, and inpatient facilities, and an adjacent and connecting structure of 58,600 gross square feet, more or less, to house facilities for a system of automated materiel processing, distribution, and collection, all at an estimated cost of \$34,200,000 of which not more than \$15,000,000 would be financed by borrowing authorized by the provisions of chapter two hundred thirty-five (235), Acts of the Sixty-second General Assembly.

Laid over under Rule 25.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of **Senate File 614**, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors.

Van Nostrand of Pottawattamie offered the following amendment filed by Van Nostrand and Holden of Scott:

Amend Senate File 614 as follows:

1. By striking all of lines fifteen (15) and including twenty-three (23) and inserting in lieu thereof:

	Boards of three members	Boards of five members
POPULATION OF COUNTY	SALARY	SALARY
0 to 10,000	\$ 5,400	\$ 4,800
10,001 to 15,000	5,700	5,100
15,001 to 20,000	6,000	5,400
20,001 to 40,000	6,300	5,700
40,001 to 60,000	6,600	6,000
60,001 to 100,000	6,900	6,300
100,001 to 150,000	7,200	6,600
150,001 to 200,000	10,000	9,000
200,001 and over	11,000	11,000

Kennedy of Dubuque offered the following amendment from the floor and moved its adoption:

Amend the Van Nostrand amendment by striking from line twelve (12) the figures "6,900" and inserting in lieu thereof the figures "9,000".

The amendment was adopted.

Huff of Polk offered the following amendment from the floor:

Amend the Van Nostrand amendment to Senate File 614, filed April 23, 1969, as follows:

1. By striking line fifteen (15) and inserting in lieu thereof: "200.001 and over 12.500".

Radl of Linn moved that the Huff amendment be tabled.

The motion lost.

Huff of Polk moved the adoption of his amendment.

The amendment was adopted.

Van Nostrand of Pottawattamie moved the adoption of his amendment as amended.

The amendment as amended lost.

Kreamer of Polk offered the following amendment filed by him:

Amend Senate File 614 as follows:

- 1. By striking from page 6, lines one (1), two (2), three (3), four (4) five (5), six (6), seven (7) and eight (8), and inserting in lieu thereof the following: "In counties of one hundred fifty thousand or more, fourteen thousand dollars."
- 2. By striking from line eleven 11, page 6, the word "seventy" and inserting in lieu thereof the word "eighty-five".

Division of the amendment was requested.

McCartney of Floyd moved the previous question on amendment 1 of the amendment.

Motion prevailed.

Kreamer of Polk moved adoption of amendment 1 of his amendment.

Roll call was requested by Bennett of Polk and Baker of Boone.

Rule 69 was invoked.

On the question "Shall amendment 1 of the amendment be adopted?" (S.F. 614)

The ayes were, 73:

	. • •		
Alt	Grahem	Langland	Radi
Andersen	Grassley	Lawson	Renda
Bailey	Hamilton	Lippold	Rex
Battles	Hanson of	Lipsky	Roorda
Bergman	Howard-Mitchell		Schroeder
Camp	Hill	Mendenhall	Shaw
Campbell	Holden	Menefee	Shepherd
Corey	Huff	Middleswart	Sorg
Crabb	Johnson of	Miller of	Stokes
Cunningham	Audubon	Jones	Strand
Den H erder	Kehe	Miller of	Stromer
Dooley	Kennedy of	Marshall	Strothman
Drake	Chickasaw	Milligan	Van Nostrand
Edgington	Kitner	Mohrfeld	Van Roekel
Fischer of	Klein	Nelson	Walter
Grundy	Kluever	O'Hearn	Weichman
Freeman of	Knight	Ossian	Welden
Buena Vista	Koch	Pelton	Winkelman
Freeman of	Kreamer	Peterson	Wolfe
Clay-Dickinson	Kruse	Pierson	Mr. Speaker
Goode			-

The nays were, 86:

Baker	Dunton	Logue	Rodgers
Bennett	Ewell	Mayberry	Sanders
Blouin	Franklin	McCormick	Schmeiser
Caffrey	Gannon	Mezvinsky	Schwartz
Christensen	Jesse	Miller of	Skinner
Cochran	Johnston of	Des Moines	Stroburg
Crosier	Johnson	Nolting	Tapscott
Darrington	Kennedy of	Perkins	Warren
Dougherty	Dubuque	Poncy	Wells
Doyle	Knoblauch	Priebe	

Absent or not voting, 15:

Brinck	Hansen of	Miller of	Van Drie
Dietz	Black Hawk	Page	Varley
Ellsworth	McCartney	Newton	Voorhees
Fisher of	Millen	Nielsen	Waugh
Greene		Tieden	

Amendment 1 to the Kreamer amendment was adopted.

MOTION TO RECONSIDER

I move to reconsider the vote by which amendment 1 of the Kreamer amendment to Senate File 614 was adopted.

THOMAS A. RENDA

Kreamer of Polk moved the adoption of amendment 2 of his amendment.

Amendment 2 was adopted.

McCartney of Floyd moved the previous question on the bill, and all amendments and motions filed thereto.

Motion prevailed.

Goode of Appanoose-Davis offered the following amendment from the floor and moved its adoption:

Amend Senate File 614, page two (2), line thirty-one (31), by striking the words "thirty days" and inserting in lieu thereof the words "sixty days".

The amendment was adopted.

Renda of Polk called up for consideration his motion to reconsider the vote by which amendment 1 of the Kreamer amendment was adopted and moved to reconsider the vote.

The motion lost.

Rex of Hamilton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 614)

The ayes were, 115:

Alt	Fischer of	Kennedy of	Miller of
Andersen	Grundy	Dubuque	Marshall
Bailey	Fisher of	Kitner	Milligan
Baker	Greene	Klein	Mohrfeld
Battles	Frankli n	Kluever	Nelson
Bennett	Freeman of	Knight	Newton
Bergman	Clay-Dickinson	Knoblauch	Nielsen
Blouin	Gannon	Koch	Nolting
Brinck	Goode	Kreamer	O'Hearn
Caffrey	Graham	Kruse	Ossian
Camp	Grassley	Langland	Pelton
Campbell	Hamilton	Lawson	Perkins
Christensen	Hansen of	Lippold	Peterson
Cochran	Black Hawk	Lipsky	Pierson
Crabb	Hanson of	Logue	Poncy
Crosier	Howard-Mitchel	llMayberry	Priebe
Cunningham	Hill	McCartney	Renda
Darrington	Holden	McCormick	Rex
Den Herder	Huff	Mendenhall	Rodgers
Dooley	Jesse	Menefee	Roorda
Dougherty	Johnson of	Mezvinsky	Sanders
Doyle	Audubon	Middleswart	Schmeiser
Drake	Johnston of	Millen	Schroeder
Dunton	Johnson	Miller of	Schwartz
Edgington	Kehe	Des Moines	Shaw
Ellsworth	Kennedy of	Miller of	Shepherd
Ewell	Chickasaw	Jones	Skinner

Strand Tieden Voorhees Wells Winkelman Stroburg Van Drie Walter Van Nostrand Stromer Warren Wolfe Van Roekel Mr. Speaker Strothman Waugh Varley Weichman Tapscott

The nays were, 5:

Freeman of McIntyre Stokes Welden

Buena Vista Radl

Absent or not voting, 4:

Corey Dietz Miller of Sorg

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER HOUSE FILE 772

Gannon of Jasper called up for consideration his motion to reconsider filed on April 22 and found on page 1173 of the House Journal.

Gannon of Jasper moved to reconsider the vote by which House File 772 was referred to the committee on commerce.

Roll call was requested by Gannon of Jasper and Middleswart of Warren.

On the question "Shall the vote by which House File 772 was referred to the committee on commerce be reconsiderd?"

The ayes were, 92:

Andersen McIntyre Rodgers Gannon Bailey Goode Mendenhall Roorda Baker Graham Menefee Sanders Battles Hamilton Mezvinsky Schmeiser Bennett Hanson of Middleswart Schroeder Howard-Mitchell Miller of Bergman Schwartz Blouin Hill Des Moines Shepherd Camp Jesse Miller of Skinner Campbell Johnson of Stokes Jones Audubon Christensen Miller of Strand Cochran Johnston of Marshall Stromer Corev Johnson Nelson Strothmen Crabb Kennedy of Newton Tapscott Cunningham Chickasaw Nielsen Tieden Darrington Kennedy of Nolting Van Drie Den Herder Van Nostrand Dubuque Ossian Doolev Klein Pelton Van Roekel Dougherty Knight Perkins Varley Doyle Knoblauch Peterson Walter Drake Kruse Warren Pierson Dunton Langland Poncy Waugh Ellsworth Lippold Priebe Wells Ewell Lipsky Radl Winkelman Franklin Mayberry Renda Wolfe Freeman of McCormick Rex Mr. Speaker Clay-Dickinson

The nays were, 16:

Alt	Holden	Lawson	Mohrfeld
Edgington	Kehe	Logue	Sorg
Fischer of	Kluever	McCartney	Weichman
Grundy	Kreamer	Millen	Welden
Grassley			

Absent or not voting, 16:

Brinck	Freeman of	Kitner	O'Hearn
Caffrey	Buena Vista	Koch	Shaw
Crosier	Hansen of	Miller of	Stroburg
Dietz	Black Hawk	Page	Voorhees
Fisher of	Huff	Milligan	
Greene		J.	

The motion prevailed.

HOUSE FILE 772 DEFERRED AND RETAINED

Varley of Adair-Madison moved that House File 772 be deferred and that the bill retain its place on the steering committee calendar.

The motion prevailed.

The House was recessed by the Speaker until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 532, a bill for an act relating to the operation of food service in public buildings by the commission for the blind, with report of committee recommending passage, was taken up for consideration.

Skinner of Polk asked and received unanimous consent to withdraw the amendment filed by him on April 21 and found on page 1155 of the House Journal.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 532)

The ayes were, 100:

Alt	Brinck	Corey	Dougherty Doyle Dunton Edgington Ellsworth
Andersen	Caffrey	Crabb	
Baker	Camp	Crosier	
Battles	Campbell	Darrington	
Bergman	Cochran	Den Herder	
20.8	000	2011 2204 4401	2011011011011

Ewell	Kennedy of	Miller of	Schroeder
Fisher of	Chickasaw	Des Moines	Schwartz
Greene	Kennedy of	Miller of	Shaw
Franklin	Dubuque	Jones	Shepherd
Freeman of	Kitner	Miller of	Skinner
Buena Vista	Klein	Marshall	Sorg
Freeman of	Kluever	Milligan	Stokes
Clay-Dickinson	Knight	Mohrfeld	Strand
Gannon	Knoblauch	Nelson	Stromer
Goode	Koch	Newton	Strothman
Graham	Kruse	Nielsen	Tapscott
Grassley	Langland	Nolting	Van Drie
Hamilton	Lawson	Ossian	Van Nostrand
Hansen of	Lippold	Pelton	Van Roekel
Black Hawk	Logue	Peterson	Varley
Hanson of	McCartney	Pierson	Voorhees
Howard-Mitchell	McCormick	Poncy	Walter
Hill	McIntyre	Priebe	Warren
Huff	Mendenhall	Renda	Weichman
Johnson of	Menefee	Rex	Wells
Audubon	Mezvinsky	Rodgers	Winkelman
Kehe	Middleswart	Sanders	Wolfe
	Millen	Schmeiser	Mr. Speaker

The nays were, none.

Absent or not voting, 24:

Bailey	Drake	Kreamer	Radl
Bennett	Fischer of	Lipsky	Roorda
Blouin	Grundy	Mayberry	Stroburg
Christensen	Holden	Miller of	Tieden
Cunningham	Jesse	Page	Waugh
Dietz	Johnston of	O'Hearn	Welden
Dooley	Johnson	Perkins	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

APPROPRIATIONS COMMITTEE CALENDAR

House File 793, a bill for an act to appropriate from the general fund of the State of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this act, was taken up for consideration.

Walter of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 793 as follows:

Page 2, line four (4), by striking the figures "\$25,000.00", and inserting in lieu thereof the figures "\$30,730.00".

Roll call was requested by Gannon of Jasper and Milligan of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (H.F. 793)

The ayes were, 62:

Ewall Kluever Priebe Andersen Franklin Kreamer Radl Bailey Freeman of Langland Renda Baker Buena Vista Lawson Rodgers Gannon Bennett Lipsky Schmeiser Bergman Hansen of Logue Schroeder Blowin Black Hawk Mayberry Schwartz Brinck Hanson of McCartney Shepherd Caffrey Howard-Mitchell McCormick Skinner Campbell Huff Mezvinsky Tapscott Cochran Jesse Van Nostrand Middleswart Crahh Johnston of Van Roekel Miller of Cunningham Johnson Des Moines Walter Darrington Kennedy of Warren Milligan Waugh Dougherty Chickasaw Newton Doyle Kennedy of Nolting Wells Dunton Dubuque Poncy Wolfe Ellsworth

The nays were, 48:

Battles	Grassley	Menefee	Rex
Camp	Hamilton	Millen	Roorda
Christensen	Hill	Miller of	Sanders
Corey	Johnson of	Jones	Stokes
Crosier	Audubon	Miller of	Strand
Edgington	Kehe	Marshall	Stroburg
Fischer of	Kitner	Mohrfeld	Strothman
Grundy	Klein	Nelson	Tieden
Fisher of	Knight	Nielsen	Van Drie
Greene	Knoblauch	O'Hearn	Weichman
Freeman of	Koch	Ossian	Welden
Clay-Dickinson	Kruse	Peterson	Winkelman
Goode	Lippold	Pierson	Mr. Speaker
	Mendenhall	41	•

Absent or not voting, 14:

Den Herder	Holden	Pelton	Stromer
Diets	McIntyre	Perkins	Varley
Dooley	Miller of	Shaw	Voorhees
Droke	Page	Sorg	

The amendment was adopted.

Van Drie of Story in the chair at 2:38 p.m.

Kreamer of Polk offered the following amendment filed by him:

Amend House File 793 as follows:

1. Page 2 by striking all of line nine (9) and inserting in lieu thereof the following: "of twenty thousand (20,000) dollars for".

2. Page 7 by striking all of line twenty-three (23) and inserting in lieu thereof the following: "of twenty thousand (20,000) dollars for".

3. Page 7 by striking all of line thirty-one (81) and inserting in lieu thereof the following: "of twenty thousand (20,000) dollars for".

4. Page 8 by striking all of line eight (8) and inserting in lieu thereof the following: "of twenty-four thousand (24,000) dollars."

Division of the amendment was requested.

Kreamer of Polk moved the adoption of amendments 1, 2 and 3 of his amendment.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall amendments 1, 2 and 3 of the amendment be adopted?" (II.F. 793)

The ayes were, 8:

Alt Huff	Jesse V	Milligan Sanders	Skinner Van Nostrand
nuii	Kreamer	Sangers	A WIT 14 COST STUD
The nays were	, 86:		
Andersen	Freeman of	McCormick	Roorda
Bailey	Buena Vista	McIntyre	Schmeiser
Baker	Gannon	Mendenhall	Schroeder
Battles	Goode	Menefee	Schwartz
Bennett	Graham	Mezvinsky	Shephe rd
Bergman	Hamilton	Middleswart	Stokes .
Blouin	Hanson of	Millen	Strand
Brinck	Howard-Mitchell	Miller of	Stroburg
Caffrey	Hill	Des Moines	Stromer
Camp	John son of	Miller of	Strothman
Campbell	Audubon	Jones	Tapscott
Christensen	Kehe	Miller of	Tieden
Cochran	Kennedy of	Marshall	Van Roekel
Corey	Chickasaw	Mohrfeld	Walter
Crosier	Kitner	Nelson	Warren
Darrington	Knight	Newton	Waugh
Dougherty	Koch	Nielsen	Weichman
Doyle	Kruse	Nolting	We lden
Edgington	Langland	O'Hearn	Wells
Ellsworth	Lawson	Ossian	Winkelman
Ewell	Lippold	Peterson	Wolfe
Fisher of	Lipsky	Poncy	Mr. Speaker
Greene	Logue	Rex	(Van Drie)
Franklin	Mayberry	Rodgers	
Absent or not	voting, 80:		
Crabb	Freeman of	Kennedy of	Perkins
Cunningham	Clay-Dickinson	Dubuque	Pierson
Den Herder	Grasaley	Klein	Priebe
Dietz	Hansen of	Kluever	Radl
Dooley	Black Hawk	Knoblauch	Renda
Drake	Harbor	McCartney	Shaw
Dunton	Holden	Miller of	Sorg
Fischer of	Johnston of	Page	V a rley
Grundy	Johnson	Pelton	Voorhees

Amendments 1, 2 and 3 of the Kreamer amendment lost.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend House File 793 as follows:

1. Page 2 by striking from line nine (9) the words and figures "eighteen thousand (18,000.00)" and inserting in lieu thereof the words and figures "sixteen thousand (16,000.00)".

- 2. Page 2 by striking from line ten (10) the figures "603,470.00" and inserting in lieu thereof the figures "601.470.00."
- 3. Page 7 by striking from line twenty-three (23) the words and figure "eighteen thousand (18,000.00)" and inserting in lieu thereof the words and figures "sixteen thousand (16,000.00)".
- 4. Page 7 by striking from line twenty-four (24) the figure "183.920.00" and inserting in lieu thereof the figure "181,920.00".
- 5. Page 7 by striking from line thirty-one (31) the words and figures "eighteen thousand (18,000.00)" and inserting in lieu thereof the words and figures "sixteen thousand (16,000.00)".
- 6. Page 7 by striking from line thirty-two (32) the figures "154,700.00" and inserting in lieu thereof the figure "152,700.00".

Roll call was requested by Gannon of Jasper and Nolting of Black Hawk.

On the question "Shall the amendment be adopted?" (H.F. 793)

The ayes were, 25:

Baker	Gannon	McCormick	Renda
Blouin	Jesse	Mezvinsky	Rex
Caffrey	Johnston of	Miller of	Rodgers
Cochran	Johnson	Des Moines	Schmeiser
Crosier	Kennedy of	Newton	Schwartz
Doyle	Chickasaw	Nolting	Skinner
Franklin	Knoblauch	Poncy	Tapscott
		-	-

The nays were,	73:		
Alt	Freeman of	Lippold	Shepherd
Andersen	Clay-Dickinson	Lipsky	Sorg
Bailey	Goode	Logue	Stokes
Battles	Graham	McCartney	Strand
Bergman	Hamilton	McIntyre	Stroburg
Brinck	Hanson of	Mendenhall	Stromer
Camp	Howard-Mitchell		Strothman
Campbell	Hill	Millen	Tieden
Christensen	Huff	Miller of	Van Nostrand
Corey	Johnson of	Jones	Van Roekel
Darrington	Audubon	Miller of	Walter
Den Herder	Kehe	Marshall	Warren
Dougherty	Kennedy of	Milligan	Waugh
Edgington	Dubuque	Mohrfeld	Weichman
Ellsworth	Kitner	Nelson	Welden
Ewell	Klein	Ossian	Wells
Fisher of	Koch	Peterson	Winkelman
Greene	Kreamer	Pierson	Wolfe
Freeman of	Kruse	Roorda	Mr. Speaker
Buena Vis ta	Langland	Sanders	(Van Drie)
	Lawson	Schroeder	

Absent or not voting, 26:

2444444 42 1144				
Bennett Crabb	Fischer of Grundy	Knight Mayberry	Pelton Perkins	
			Priebe	
Cunningham	Grassley	Middleswart		
Dietz	Hansen of	Miller of	Radl	
Dooley	Black Hawk	Page	Shaw	
Drake	Harbor	Nielsen	Varley	
Dunton	Holden	O'Hearn	Voorhees	
2 4	Kluever			

The amendment lost.

Kreamer of Polk moved the adoption of amendment 4 of his amendment filed April 23.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall amendment 4 of the Kreamer amendment be adopted?" (H.F. 793)

The ayes were, 6:

Alt Crabb	Huff	Kennedy of Dubuque	Kreamer Van Nostrand
The nays were,	91:		
Andersen Bailey Baker Battles Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Corey Crosier Darrington Den Herder Dougherty Doyle Edgington Ellsworth Fisher of Greene Franklin	Graham Hamilton Hanson of Howard-Mitchel Hill Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kitner Klein Knight Knoblauch Koch Kruse Langland Lawson Lippold Lipsky Logue	Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Milligan Mohrfeld Nelson Newton Nielsen Nolting Ossian Pelton Peterson Pierson	Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shepherd Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Roekel Walter Warren Waugh Weichman Welden Welden Wells Winkelman Wolfe
Freeman of Buena Vista Gannon	Mayberry McCartney	Poncy Rex	Mr. Speaker (Van Drie)
Absent or not v	oting, 27:		
Bennett Cunningham Dietz Dooley Drake Dunton Ewell	Fischer of Grundy Freeman of Clay-Dickinson Goode Grassley Hansen of Black Hawk	Harbor Holden Jesse Kluever Miller of Page O'Hearn Perkins	Priebe Radl Renda Shaw Skinner Sorg Varley Voorhees

Amendment 4 of the Kreamer amendment lost.

Gannon of Jasper offered the following amendment from the floor: Amend House File 793 as follows:

1. Page 8 by striking all of line eight (8) and inserting in lieu thereof the following: "of twenty-one thousand (21,000) dollars".

2. Page 8 by striking from line nine (9) the figures "453,340.00" and inserting in lieu thereof the figures "428,690.00".

Division of the amendment was requested.

Gannon of Jasper moved the adoption of amendment 1 of his amendment.

Roll call was requested by Gannon of Jasper and Kennedy of Chickasaw.

On the question "Shall amendment 1 be adopted?" (H.F. 793)

The ayes were, 38:

Baker	Jesse	McInt yr e	Renda
Blouin	Johnston of	Mezvinsky	Rex
Caffrey	Johnston	Middleswart	Rodgers
Christensen	Kennedy of	Miller of	Schmeiser
Cochran	Chickasaw	Des Moines	Schwartz
Crosier	Knight	Newton	Skinner
Dougherty	Knoblauch	Nolting	Stroburg
Doyle	Koch	Pelton	Tapscott
Dunton	Mayberry	Poncy	Walter
Ewell	McCormick	Radl	Wells
Gannon			

The nays were, 66:

Alt	Freeman of	Kruse	Roorda
Andersen	Clay-Dickinson	Lawson	Sanders
Battles	Goode	Lippold	Schroede r
Bergman	Graham	Lipsky	Sha w
Camp	Grassley	Logue	Shepherd
Campbell	Hamilton	McCartney	Stokes
Corey	Hansen of	Mendenhall	Strand
Crabb	Black Hawk	Menefee	Strothman
Cunningham	Hanson of	Millen	Van Nostrand
Darrington	Howard-Mitchel	l Miller of	Van Roekel
Den Herder	Huff	Marshall	Varley
Edgington .	Johnson of	Milligan	Warren
Ellsworth	Audubon	Mohrfeld	Waugh
Fischer of	Kehe	Nelson	Weichman
Grundy	Kennedy of	O'Hearn	Welden
Fisher of	Dubuque	Ossian	Winkelman
Greene	Kitner	Perkins	Wolfe
Freeman of	Kluever	Peterson	Mr. Speaker
Buena Vista	Kreamer	Pierson	(Van Drie)

Absent or not voting, 20:

	•		
Bailey	Franklin	Miller of	Priebe
Bennett	Harbor	Jones	Sorg
Brinck	Hill	Miller of	Stromer
Dietz	Holden	Page	Tieden
Dooley	Klein	Nielsen	Voorhees
Drake	Langland		

Amendment 1 of the amendment lost.

Gannon of Jasper moved the adoption of amendment 2 of his amendment.

Amendment lost.

Speaker Harbor in the chair at 3:45 p.m.

Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend House File 793, page five (5), line eight (8), by striking the figures "\$332,890.00" and inserting in lieu thereof the figures "\$748,557.00".

The amendment was adopted.

McIntyre of Linn offered the following amendment from the floor and moved its adoption:

Amend House File 793 as follows:

Page 5, line seven (7), by striking the words "sixteen thousand (16,000)", and inserting in lieu thereof the words "seventeen thousand (17,000)".

Roll call was requested by McIntyre of Linn and the Speaker.

On the question "Shall the amendment be adopted!" (H.F. 793)

The ayes were, 30:

Alt	Freeman of	Kennedy of	Nolting
Andersen	Buena Vista	Dubuq ue	Radl
Cochran	Gannon	Knoblauch	Renda
Dougherty	Hansen of	Mayberry	Rodgers
Doyle	Black Hawk	McIntyre	Schmeiser
Dunton	Huff	Mezvinsky	Schwartz
Ewell	Jesse	Middleswart	Tapscott
Franklin	Johnston of	Mohrfeld	Wells
	Johnson	Newton	

The nays were, 69:

Bailey Battles Bergman Blouin Camp Campbell Christensen Corey Crabb Crosier Darrington Den Herder Edgington Ellsworth Fisher of Greene Freeman of Clay-Dickinson	Graham Grassley Hamilton Hanson of Howard-Mitchell Hill Johnson of Audubon Kehe Kitner Kluever Koch Kreamer Kruse Lawson Lippold Logue McCartney	Menefee Millen Miller of Des Moines Miller of Jones Miller of Marshall Nelson Nielsen Ossian Perkins Peterson Pierson Poncy Priebe Rex Schroeder	Shepherd Sorg Stokes Strand Stromer Strothman Tieden Van Drie Van Nostrand Varley Walter Warren Waugh Weichman Welden Winkelman Wolfe
Clay-Dickinson	McCartney	Schroeder	Wolfe
Goode	Mendenhall	Shaw	Mr. Speaker

Absent or not voting, 25:

U /		
Drake	Knight	O'Hearn
Fischer of	Langland	Pelton
Grundy	Lipsky	Roorda
Holden	McCormick	Sanders
	Miller of	Skinner
	Page	Stroburg
Klein	Milligan	Voorhees
	Fischer of Grundy	Fischer of Langland Grundy Lipsky Holden McCormick Kennedy of Miller of Chickasaw Page

The amendment lost.

Alt of Polk offered the following amendment filed by Alt, et al., and moved its adoption:

Amend House File 793, page five (5), by striking all of line thirty-five (35) and all of lines one (1) through five (5) on page six (6), and inserting in lieu thereof the following:

"for the three commissioners at fourteen (14.000)

thousand dollars each\$5,571,720.00

b. Liquor enforcement division

For salaries, support, maintenance and miscellaneous

Total\$5,813,510.00

Further amend House File 793, page nine (9), by striking the figure '\$22,253,800.00' in line twenty-four (24), and inserting in lieu thereof the figure '\$22,259,800.00'."

The amendment lost.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 793 as follows:

- 1. By striking from page 6, line four (4), the figures "241,799.00" and inserting in lieu thereof the figures "252,590.00".
- 2. By striking from page 6, line five (5), the figures "5,807,510.00" and inserting in lieu thereof the figures "5,818,310.00".
- 3. By striking from page 9, line twenty-four (24), the figures "22,253,-800.00" and inserting in lieu thereof the figures "22,264,600.00".

4. By adding after page 10, line two (2), the following new section:

"There is hereby transferred to the general fund of the state the sum of \$21,600.00 from the special fund created and existing under the provisions of section one hundred twenty-four point five (124.5) of the Code, as amended by chapter one hundred fifty-five (155), section seven (7), Acts of the Sixty-second General Assembly."

5. By renumbering the following section.

The amendment was adopted.

Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend House File 793 as follows:

Amend page seven (7) by adding following line eight (8) a new subsection as follows:

c. The salary of the director of civil defense shall be eleven thousand five hundred (11,500) dollars for each year of the biennium.

The amendment was adopted.

Huff of Polk offered the following amendment filed by him and Varley of Adair-Madison and moved its adoption:

Amend House File 793 as follows:

1. Page 7, line eighteen (18), by striking the words and figures "twenty-

two thousand (22,000)" and inserting in lieu thereof the words and figures

"twenty-four thousand (24,000)".

2. Page 7, line nineteen (19), by striking the figures "\$4,775,740.00" and inserting in lieu thereof the figures "\$4,777,740.00".

Roll call was requested by Huff of Polk and Varley of Adair-Madison.

On the question "Shall the amendment be adopted?" (H.F. 793)

The ayes were, 76:

Andersen	Gannon	Lipsky	Poncy
Bailey	Hansen of	Logue	Radl
Baker	Black Haw k	Mayberry	Renda
Battles	Hanson of	McCormick	Rex
Bergman	Howard-Mitchell	McIntyre	Sanders
Blouin	Holden	Menefee	Schmeiser
Brinck	Huff	Mezinskyy	Schwartz
Campbell	Jesse	Millen	Shaw
Christensen	Johnson of	Miller of	Shepherd
Cochran	Audubon	Des Moines	Skinner
Corey	Johnston of	Miller of	Sorg
Crabb	Johnson	Jones	Strand
Crosier	Kehe	Miller of	Tapscott
Dougherty	Kennedy of	Marshall	Van Drie
Doyle	Chickasaw	Milligan	Van Nostrand
Dunton	Kennedy of	Newton	Van Roekel
Ewell	Dubuque	Nielsen	Varley
Fisher of	Kluever	Nolting	Walter
Greene	Knoblauch	Ossian	Weichman
Franklin	Kreamer	Pelton	Wells
Freeman of	Lawson	Perkins	Wolfe
Buena Vista	Lippold	Pierson	

The nays were, 33:

Camp	Graham	McCartney	Stromer
Darrington	Grassley	Mendenhall	Strothman
Edgington	Hamilton	Mohrfeld	Tieden
Ellsworth	Hill	Nelson	Warren
Fischer of	Kitner	O'Hearn	Waugh
Grundy	Klein	Peterson	Welden
Freeman of	Koch	Priebe	Winkelman
Clay-Dickinson	Kruse	Roorda	Mr. Speaker
Goode	Langland	Stokes	_

Absent or not voting, 15:

Alt	Den Herder	Knight	Rodgers
Bennett	Dietz	Middleswart	Schroeder
Caffrey	Dooley	Miller of	Stroburg
Cunningham	Drake	Page	Voorhees

The amendment was adopted.

(House File 793 pending at adjournment.)

HOUSE CONCURRENT RESOLUTION 32

By Committee on Social Services

A Concurrent Resolution requiring the Commissioner of Health and the Commissioner of Social Services to study the care and treatment afforded to the chronically ill, mentally ill, mentally retarded and handicapped in facilities licensed by their respective departments.

Whereas, There are a number of different agencies now licensing various facilities for the chronically ill, mentally ill, mentally retarded and handi-

capped and

Whereas, confusion arises as to what agencies should have the responsibility for the licensing and setting of standards for such facilities, and

Whereas, there are a number of different agencies now providing assistance to finance the care afforded the persons residing in these facilities, and

Whereas, doubts have further arisen as to the adequacy of care and rehabilitation afforded the chronically ill, mentally ill, mentally retarded and handicapped in such facilities, and

Whereas, there is a need to evaluate and study the role of public bodies and their facilities and the private sector and their facilities in providing adequate care and programs for the chronically ill, mentally retarded and handicapped according to their disability,

Whereas, there is no definite state plan formulated to set the responsibility for licensing and standards for such facilities,

Be It Resolved by the House, the Senate Concurring, that the Commissioner of Health and the Commissioner of Social Services be directed to utilize the resources of their respective departments to conduct during the 1969 legislative recess, a study to evaluate present and future role and responsibilities for: licensing and standards, financing, programs and operation of such facilities.

Be It Further Resolved, That the following information be contained in such report requested by the House and Senate concurring:

- 1. A comprehensive analysis of what now exists and its adequacy and a projection of future needs.
- 2. The current responsibilities of the respective departments for licensing and setting standards for such facilities and recommendations for the future role of the respective departments as to the responsibilities for licensing and standards.
- 3. The current expenses of the respective departments for licensing and enforcing standards for such facilities and recommendation for future expenditures for licensing and enforcement within the plan for the future role of the respective departments.
- 4. The current procedure for financing the care of people in such facilities and the current cost and recommendations for the future procedure for financing care and cost thereof.
- Be It Further Resolved, that the Commissioner of Health and the Commissioner of Social Services and their employees may inspect premises of the facilities, interview staff, review present and proposed care, treatment, habilitation, and rehabilitation programs for patients in the facilities; conduct hearings to determine adequacy of care and what is needed and where services might better be added, withdrawn, or interchanged at the county level; and follow such further courses of inquiry as may be determined appropriate.

Be It Further Resolved, that the Commissioner of Health and the Commissioner of Social Services be directed to report the study findings and

their recommendations to the Sixty-third General Assembly prior to the convening of the General Assembly in January, 1970.

Laid over under Rule 25.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 504.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate File 504.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 23, 1969, he approved and transmitted to the Secretary of State the following bills: House Files 13, 180, 125, 103, 243, 695, 242 and 249; and Senate Files 606, 581, 484, 287, 285, 236, 207, 608, 607, 603, 602, 600 and 598.

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H. F. 487 Relating to bedding sanitation in hotels, motels and motor inns.

 By Strothman.
- H. F. 737 COMMITTEE BILL—To legalize the hospital maintenance levy heretofore made in the county of Humboldt. By committee on judiciary; Hill, chairman.
- H. F. 633 COMMITTEE BILL—To encourage competition among certain casualty insurance companies in rate making. By committee on commerce; Fischer of Grundy, chairman.
- S. F. 409 Relating to the requirement that school districts make provision for special education services to all children enrolled in the public schools. By committee on schools.
- H. F. 791 COMMITTEE BILL—Relating to deer hunting licenses. By committee on conservation and recreation; Tieden, chairman.
- H. F. 787 COMMITTEE BILL—Relating to the designation of detour and haul roads in connection with primary or interstate road projects. By committee on transportation; Miller of Page, chairman.

- H. F. 788 COMMITTEE BILL—To establish a special employment security fund. By committee on state government; Fisher of Greene, chairman.
- H. F. 790 COMMITTEE BILL—Relating to minimum standards to protect the health, safety, and welfare of individuals living in migratory labor camps. By committee on social services; Holden, chairman. (Companion Bill S. F. 626)
- S. F. 545 Relating to payment by school boards of dues to association of school boards. By committee on schools.
- H.J.R. 18 COMMITTEE BILL—To provide for interim studies initiated by standing committees. By committee on rules; McCartney, chairman.
- H.J.R. 13 Providing for appointment of a joint legislative committee to investigate the actions of the Iowa Highway Commission in the establishment of diagonal highways. By Edgington, Fischer of Grundy, Bailey, et al.
- S. F. 208 To provide the express authority for the department of social services to purchase services for children. By committee on social services.
- S. F. 87 To repeal the county option provisions of chapter 123, Code 1966. By Frey, Schaben and DeHart.
- H. F. 256 Relating to the statutory ceilings on the salaries of municipal officials. By Miller of Des Moines, Brinck, Baker, Schmeiser, Mayberry, et al.
- H. F. 316 Relating to the use of force or violence or threats to prevent or attempt to prevent any person or persons from engaging in or pursuing any lawful employment, work, vocation or educational pursuit. By Grassley, Hansen of Black Hawk, Nielsen, Edgington, et al.
- H.J.R. 4 Proposing an amendment to the Constitution of the State of Iowa relating to the voting age of electors. By McIntyre, Pelton, Lipsky, McCormick, et al.

FLOYD H. MILLEN Chairman, Steering Committee

REPORT OF STEERING COMMITTEE (NONCONTROVERSIAL CALENDAR)

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

- H. F. 568 Relating to sale or transfer of firearms to residents of adjacent states. By Millen.
- H. F. 799 COMMITTEE BILL—To legalize and validate proceedings in creation of the county conservation board of Scott County. By committee on conservation and recreation; Tieden, chairman.
- H. F. 800 COMMITTEE BILL—To legalize and validate proceedings of board of supervisors of Scott County. By committee on conservation and recreation; Tieden, chairman.
- S. F. 119 Relating to the expense for care of minors placed by the court with someone other than parents. By Lucken and Hougen.
- H. F. 528 Defining "workmen" or "employee" in the workmen's compensation laws. By Ellsworth, Hansen of Black Hawk and Schwartz.

- H. F. 353 Relating to the renewal fees for certificates of registration of professional engineers and land surveyors. By Kehe, Welden and Pierson.
- H. F. 340 Relating to establishment and powers of urban renewal agencies. By Lawson, Pelton, Knoblauch and Tapscott. (Companion Bill S. F. 575)
- H. F. 101 To increase the salary of municipal court judges. By Bennett, Renda, Kreamer, Huff, Hill, et al.
- H. F. 259 Relating to trespass upon certain posted private property and prescribing a penalty therefor. By Drake, Corey, Peterson, et al. (Companion Bill S. F. 213)
- S. F. 30 Relating to the leasing of property and other facilities by the geological survey. By Doderer.
- H. F. 289 To establish the position of director of court services in the juvenile court. By Tapscott. Jesse. Franklin, et al.
- H. F. 129 Relating to widows' admissions to the Iowa Soldiers Home.

 By Fischer of Grundy.
- H. F. 375 Relating to municipal courts. By Cunningham, Klein, Hill and Pelton.
- H. F. 697 Relating to federal insured loans. By Millen, Tapscott, Battles, McCartney, et al. (Companion Bill S. F. 522)
- H. F. 779 COMMITTEE BILL—Relating to effect of federal aid to schools upon state aid to schools. By committee on schools; Grassley, chairman.
- H. F. 666 To add categories to the unlawful milk definition and provide additional testing authority. By Miller of Page, Fischer of Grundy, Voorhees, et al.
- H. F. 440 Relating to tax sales of property of deceased old-age assistance recipients. By Dunton. (Companion Bill S. F. 375)
- H. F. 215 To clarify liability for support furnished by counties for patients admitted to the mental retardation hospital-schools. By Van Roekel.
- S. F. 157 Relating to the office of supreme court judge. By Neu and Lange.
- S. F. 271 Relating to the conveyance of an interest in land. By DeKoster and Denman.
- S. F. 276 Relating to court records. By Lodwick, O'Malley, Neu and Glenn.
- H. F. 490 Relating to barber fees. By Rex, Sorg, Voorhees and Dunton. (Companion Bill S. F. 405)
- H.J.R. 5 Proposing an amendment to the Constitution of the State of Iowa relating to the appropriation of fines as provided by by law. By Holden.
- S. F. 422 Relating to fees of licenses issued by the conservation commission. By committee on conservation and recreation.
- S. F. 454 Relating to angling laws. By committee on conservation and recreation.
- S. F. 416 Relating to the election of the board of directors of school districts. By DeKoster.

FLOYD H. MILLEN Chairman, Steering Committee

REPORT OF COMMITTEE

Holden of Scott, from the committee on social services, submitted the following report:

Mr. SPEAKER: Your committee on social services, to whom was referred House File 623, a bill for an act relating to licensing and regulation of hearing aid dealers, and appropriating license fees for purposes of administration, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN. Chairman

AMENDMENTS FILED

- Amend the committee amendment to House Joint Resolution 4, filed March 20.
- 1969, by striking from page one (1), lines twenty (20) to
- 3 twenty-three (23), inclusive, the words "and shall enjoy
- 4 all rights and privileges and be subject to all duties and
- 5 liabilities now or hereafter provided by law for persons
- 6 twenty-one (21) years old".

VAN NOSTRAND of Pottawattamie

- Amend the Fisher of Greene amendment to House 2
 - File 167, filed April 11, 1969, as follows:
- 1. By inserting in line ten (10) following the word
- "perils," the following: "and for which a charge is made
- 5 to the vendee, other than the finance charge, either
- 6 directly or indirectly,".
- 2. By inserting in line thirty-eight (38) following
- the word "Act," the following: "and for which a charge 8
- 9 is made to the vendee, other than the finance charge,
- either directly or indirectly,". 10
- 11 3. By inserting in line fifty (50) following the
- 12 word "Act," the following: "and for which a charge is
- 13 made to the vendee, other than the finance charge,
- 14 either directly or indirectly,".

FISHER of Greene

- Amend House File 353 by striking all of lines ten
- 2 (10) through seventeen (17).

KEHE of Bremer

- House File 570 is hereby amended as follows: 1
- 2 1. By striking lines eight (8) and nine (9) on page
- two (2) and inserting in lieu thereof "1971". 3
- 2. By adding after the word "includes" in line fifteen 4
- (15), page two (2) the words "but is not limited to". 5
- 3. By striking from line eighteen (18) on page two (2)
- 7 the word "from" and inserting in lieu thereof the word "on".
- 4. By striking from line five (5), page three (3), the 8
- words "tax on real estate" and inserting in lieu thereof
- "taxes, except those paid or accrued under the provisions of 10
- this Act". 11
- 12 5. By striking from line sixteen (16) and line seventeen
- (17), page three (3), the words", if no part of the net 13

- 14 earnings inure to the benefit of any private shareholder or
- 15 individual" and insert in lieu thereof "deductible for Federal
- 16 Income Tax purposes under the Internal Revenue Act of 1954 as
- 17 amended".
- 18 6. By striking all of line twenty-four (24), and the 19
- words "of the taxpayer" from line twenty-five (25), page
- 20 three (3) and inserting in lieu thereof "generally accepted accounting principles".
- 21 22 7. By adding at the end of line five (5), page four (4)
- 23 the words "deposit or". 24 8. By adding after the word "fund" in line seven (7),
- 25 page four (4) the words ", as directed by the treasurer of 26 state".
- 27 9. By striking all of section 6 and inserting the following 28 in lieu thereof:
- 29 "Sec. 6. The provisions of sections 422.24 through
- 30 422.26, inclusive, 1966 Code, respecting payment and collection,
- 31 shall apply, insofar as applicable, in respect to a tax due and
- 32 payable under this Act."
- 33 10. By striking from lines twenty-nine (29) and thirty
- 34 (30), page five (5), the words "banking commissioner" and
- inserting in lieu thereof the words "superintendent of banking". 35
- 36 11. By striking all of section 9 and inserting the following 37 in lieu thereof:
- "Sec. 9. Banking institutions shall be exempt from 38
- 39 personal property tax."
- 12. By striking from line seventeen (17), page six (6), 40 41 the word "savings" and inserting in lieu thereof "chartered".
- 42 13. By striking all of section 14, and by renumbering the
- 43 remaining sections.

VAN NOSTRAND of Pottawattamie

- Amend the amendment to House File 714, filed April 24,
- 1969, by McCartney of Floyd, et al., as follows:
- 1. By striking all of sections one (1), two (2) and 3
- 4 three (3).

5

7 8 2. By renumbering the remaining sections.

ANDERSEN of Woodbury

- Amend the amendment to House File 714, filed April 24, 1
- 1969, by McCartney of Floyd, et al., by striking all after
- line two (2) and inserting in lieu thereof the contents
- 4 of House File 290.

ANDERSEN of Woodbury

- Amend House File 714 by striking all after the enacting clause
- and inserting in lieu thereof the following: 2
- 3 Section 1. Section three hundred twenty-four point seventy-
- eight (324.78), Code 1966, is hereby amended as follows: 4
- Б 1. By inserting in line two (2) after the word "seven" the words "and one half". 6
 - 2. By inserting in line three (3) after the word "six" the words "and one half".
- 3. By striking in line eight (8) the word "one" and inserting 9 10 in lieu thereof the words "one half".
- 4. By striking in line nine (9) the word "one" and inserting 11

13

17

18

19

20

21

22

33

34 35

36

37

38

39

40

41

42

43 44

45

46

47

48

49

50

51

52

53

54

55

56

57

58

59

60

61 62

63

64

65

in lieu thereof the words "one half".

5. By striking in line eighteen (18) the word "one" and inserting in lieu thereof the words "one half".

14 Sec. 2. Section three hundred twelve point two (312.2), 15 16

- Code 1966, is hereby amended as follows:
- 1. By striking from line two (2) of subsection two (2) the word "thirty" and inserting in lieu thereof the word "twenty-nine".
- 2. By striking from line one (1) of subsection three (3) the word "ten" and inserting in lieu thereof the word "nine".
- 3. By striking from line two (2) of subsection four (4) the word "thirteen" and inserting in lieu thereof the word "fifteen".

23 Sec. 3. Section three hundred twelve point three (312.3). 24 Code 1966, as amended by Chapter two hundred fifty-three (253), 25 Section one (1), Acts of the Sixty-second General Assembly, is 26 hereby further amended by striking from line six (6) of subsection 27 two (2) the word "thirteen" and inserting in lieu thereof the word 28 "fifteen".

29 Sec. 4. Sections three hundred twenty-one point one 30 hundred nineteen (321.119) and three hundred twenty-one point 31 one hundred twenty-one (321.121), Code 1966, are hereby repealed. 32

Section three hundred twenty-one point one hundred twenty-two (321.122), Code 1966, is hereby amended as follows:

1. By striking from subsection one (1), lines one (1) through thirty-one (31), inclusive, and inserting in lieu thereof the following:

'The annual registration fee for motor trucks, truck tractors, or road tractors, shall be based on the combined gross weight of any combination of vehicles. All trucks, truck tractors, or road tractors shall be registered for a gross weight equal to or in excess of the unladen weight of the vehicle or combination of vehicles. The annual registration fee for such vehicle or combination of vehicles shall be:

For a combined gross weight of three tons or less, thirtyfive dollars.

For a combined gross weight exceeding three tons and not exceeding four tons, forty-five dollars.

For a combined gross weight exceeding four tons and not exceeding five tons, sixty dollars.

For a combined gross weight exceeding five tons and not exceeding six tons, seventy-five dollars.

For a combined gross weight exceeding six tons but not exceeding seven tons, one hundred dollars.

For a combined gross weight exceeding seven tons, the fee shall be one hundred dollars, and in addition thereto forty dollars for each ton over seven tons.'

2. By striking subsection two (2) and inserting in lieu thereof the following:

'For semitrailers the annual registration fee shall be ten dollars."

Sec. 6. Section three hundred twenty-four point eight (324.8), subsection four (4), Code 1966, is hereby amended by striking from line ten (10) the words "net number" and inserting in lieu thereof the words "first three hundred thousand gallons

66 and one and one-quarter per centum of all gallonage in excess of

67 three hundred thousand gallons".

McCARTNEY of Floyd SCHROEDER of Pottawattamie VARLEY of Madison DEN HERDER of Sioux KLEIN of Winnebago-Worth MILLEN of Jefferson-Van Buren HOLDEN of Scott VAN DRIE of Story

- 1 Amend House File 774, page 7, by striking lines
- 2 11 through 18, inclusive, and by renumbering the
- 8 remaining sections.

HILL of Marshall

- 1 Amend House File 774 by striking all of section
- 2 23, page 8, and by renumbering the remaining sections.

HILL of Marshall

- 1 Amend House File 774 as follows:
- 2 By striking from page seventeen (17) and page
- 3 eighteen (18) all of section fifty-five (55).

HILL of Marshall RODGERS of Dallas

- 1 Amend House File 774 as follows:
- 2 1. Page 18 by striking lines thirteen (13) through

3 eighteen (18).

4 2. Page 13, line twenty-five (25), by striking the 5 word "checklist" and inserting in lieu thereof the

5 word "checklist" and inserting6 words "completed forms".

7 3. Page 14 by inserting after line six (6) the

8 following new subsection:

- 9 "3. By striking from line twelve (12) the words
- 10 "one minute" and inserting in lieu thereof the words

11 "three minutes".

DRAKE of Louisa-Muscatine FISHER of Greene

- 1 Amend House File 793 as follows:
- 2 Page 7, line twenty-four (24), by striking the
- 3 figures "183,920.00" and inserting in lieu thereof the
- 4 figures "194,802.00".

FREEMAN of Buena Vista

- 1 Amend Senate File 605 by striking the period in line
- 2 eleven (11) and inserting in lieu thereof the following:
- 3 "and for exterior illumination devices for the state
- 4 capitol".

KLEIN of Winnebago-Worth VAN DRIE of Story

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, April 25, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, APRIL 25, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Burrell Pennings, pastor of the Bethany Reformed Church of America, Des Moines, Iowa.

The Journal of Thursday, April 24, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Kreamer of Polk on request of Milligan of Polk.

PRESENTATION OF VISITORS

Edgington of Franklin presented to the House fifty-five eighth grade students from Sheffield-Chapin School and their teachers, Betty Rohn, Mrs. Hanawalt and Mrs. Samuelson.

Fischer of Grundy presented to the House eighty-seven sixth grade students from Grundy Center School and their teachers, Roy Cakeria, Marvin Boleman and Jean Brockway.

Hill of Marshall presented to the House five students from Beaman-Conrad Community School.

Middleswart of Warren presented to the House tweny-five students from Emerson Elementary School, Indianola, and their teacher, Maxine Henry.

Fischer of Grundy presented to the House the Honorable G. E. Scribner, member of the House of Representatives from Sioux Falls, South Dakota.

Mohrfield of Tama presented to the House fifty-five sixth grade students from Gladbrook School and their teachers, Mrs. Winnifred Thomsen and Mrs. Dorothy Laufer.

Varley of Adair-Madison presented to the House twenty-two sixth grade students of Adair-Casey School and their teacher, Mrs. Lydon.

Varley of Adair-Madison presented to the House thirty-four students of the history and government classes of Menlo School.

Winkelman of Calhoun presented to the House thirty-seven eighth grade students of Lytton Community School and their teachers, Mrs. Esther Stensrud, Tim Hollinger and Bloyce Johnson.

Dougherty of Lucas-Monroe presented to the House seventeen fifth grade students from the Williamson Building, Chariton Community Schools, and their teacher, Mrs. Finley, and room mothers, Mrs. Bill Offenburger and Mrs. Gerald Hibbs.

Kluever of Cass presented to the House his daughter, Jerri Linn, who is a student at the Atlantic Community School District.

Lippold of Black Hawk presented to the House sixty-five sixth grade students of the patrol group from Hudson Community School and their teacher, Mrs. Harold Nation.

Middleswart of Warren presented to the House his daughter and husband, Mr. and Mrs. Robert Geyer. Both are teachers at Wheaton, Illinois.

SPECIAL PRESENTATION

The Speaker presented to the House Page Brad Hall, who introduced to the House Miss LeAnn Rex, Queen of the House at the Pages' Ball held on the evening of April 24. Miss Rex is the daughter of the Honorable Clyde Rex, Representative from Hamilton County, and serves as his secretary.

The House extended its congratulations to the Queen.

PETITIONS

The following petitions were received and placed on file:

By Strothman of Henry, from twenty-six residents of Henry County opposing House Files 402 and 574 relating to the regulation, licensing, inspection and operation of ambulances.

By Edgington of Franklin, from ten residents of Franklin County opposing the teaching of sex education in the state public schools.

INTRODUCTION OF BILL

House File 811, by committee on appropriations, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board.

Read first time and placed on the calendar.

SENATE MESSAGE CONSIDERED

Senate File 612, a bill for an act relating to the merit system of personnel administration.

Read first time and referred to committee on state government.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 623, under Rule 35.

HOUSE REFUSES TO CONCUR

Holden of Scott called up for consideration House File 616, a bill for an act relating to the sale of real estate of old-age recipients, amended by the Senate, and moved that the House refuse to concur in the following Senate amendment:

Amend House File 616 as follows:

1. By inserting after line 6 the following:

"The real estate in such an estate may be sold at public auction or by private sale, whichever is in the best interest of the estate. However, if such real estate is sold by private sale, competitive bidding shall be allowed if there is more than one interested buyer. Such real estate, in either case, shall be advertised for sale in a newspaper of general circulation in the county wherein such property is located, at least ten (10) days prior to the date such real estate is to be offered for sale."

2. By striking from line 7 the words, "this section", and by inserting in lieu thereof the words, "section two hundred forty-nine point nineteen (249.19), Code 1966".

Motion prevailed and the House refused to concur in the Senate amendment.

SENATE AMENDMENT CONSIDERED

Fisher of Greene called up for consideration House File 436, a bill for an act relating to the issuance of public warrants to cover anticipated deficiencies in a fund and raising the permissible rate of interest which unpaid public warrants draw, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 436 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seventy-four point one (74.1), Code 1966, is hereby

amended by adding the following:

"This chapter and its procedures shall also apply whenever a municipality, as defined in section twenty-four point two (24.2) of the Code, shall determine that there are not or will not be sufficient funds on hand to pay the legal obligations of a fund. Said municipality is authorized to provide for the payment of such present and future obligations by drawing one or more anticipatory warrants payable to a bank or banks in an amount or amounts

legally available and believed to be sufficient to cover the anticipated deficiencies."

- Sec. 2. Section seventy-four point two (74.2), Code 1966, is hereby amended as follows:
- 1. By striking the word "four" in line eight (8) and inserting in lieu thereof the word "five".
- 2. By striking the word "four" in line nine (9) and inserting in lieu thereof the word "five".
- Sec. 3. Section three hundred ninety-one A point twenty-two (391A.22), Code 1966, is hereby amended by striking from line twelve (12), the words "the rate of four" and inserting in lieu thereof the words "a rate set not to exceed six".
- Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The New Hampton Tribune, a newspaper published in New Hampton, Iowa, and in The Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa.

Motion prevailed and the House concurred in the Senate amendment.

Fisher of Greene moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 436)

The ayes were, 104:

Alt Freeman of Lipsky Renda Andersen Clay-Dickinson Logue Rex Bailey Goode McCartney Rodgers Battles Graham McCormick Roorda Bennett Grassley McIntyre Sanders Mendenhall Bergman Hamilton Schmeiser Blouin Hansen of Menefee Schroeder Black Hawk Mezvinsky Schwartz Caffrey Hanson of Camp Middleswart Shaw Campbell Howard-Mitchell Millen Shepherd Christensen Hill Miller of Sorg Cochran Holden Des Moines Stokes Huff Corey Miller of Strand Johnson of Stroburg Crabb Jones Audubon Miller of Crosier Stromer Marshall Cunningham Johnston of Strothman Johnson Milligan Tieden Darrington Kehe Mohrfeld Van Drie Den Herder Kennedy of Nelson Van Nostrand Dooley Dougherty Chickasaw Newton Varley Dunton Kennedy of Nielsen Voorhees Dubuque Edgington Nolting Walter Ewell Kitner Ossian Warren Klein Fischer of Pelton Waugh Kluever Grundy Peterson Weichman Fisher of Knoblauch Pierson Wells Greene Koch Winkelman Poncy Wolfe Freeman of Kruse Priebe Buena Vista Langland Radl Mr. Speaker Lawson

The nays were, 2:

Doyle

Gannon

Absent or not voting, 18:

Raker Franklin Mayberry Skinner Brinck Jesse Miller of Tapscott Dietz Knight Page Van Roekel Drake Kreamer O'Hearn Welden Ellsworth Lippold Perkins

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 530, a bill for an act relating to the leasing and renting of motor vehicles.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 626, a bill for an act relating to minimum standards to protect the health, safety, and welfare of individuals living in migratory labor camps.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 565, a bill for an act to provide a unified trial court having district court judges and district court magistrates; to discontinue courts inferior to the district court, except municipal courts; and to establish traffic violations offices within the district court to receive uniform traffic violation penalties.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of **House File 793**, a bill for an act to appropriate from the general fund of the State of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this act.

Freeman of Buena Vista offered the following amendment filed by him and moved its adoption:

Amend House File 793 as follows:

Page 7, line twenty-four (24), by striking the figures "183,920.00" and inserting in lieu thereof the figures "194,802.00".

The amendment lost.

Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend House File 793 as follows:

- 1. Page 9 by striking from line thirteen (13) the figures "28,550.00" and inserting in lieu thereof the figures "30,450.00".
- 2. Page 9 by striking from line twenty-four (24) the figures "22,253,-800.00" and inserting in lieu thereof the figures "22,255,700.00".

The amendment was adopted.

Huff of Polk offered the following amendment filed by Kreamer of Polk and moved its adoption:

Amend House File 793 as follows:

- 1. Pages 9 and 10 by striking all of section 4.
- 2. By renumbering the remaining sections.

Amendment lost.

Miller of Page offered the following amendment filed by him:

Amend House File 793 by adding thereto the following new section:

No moneys appropriated by this Act shall be used by any state department or division thereof for the purpose of payment of tuition in any educational institution for any employee or employees.

Miller of Page offered, from the floor, the following amendment to his amendment and moved its adoption:

Amend the Miller of Page amendment to House File 793, filed April 17, by inserting in line five (5) after the word "tuition" the following: "or salary for Educational Leave Program or Programs".

The amendment was adopted.

Miller of Page moved the adoption of his amendment as amended.

Amendment as amended lost.

Camp of Clinton asked and received unanimous consent that the Chief Clerk be authorized to correct the totals.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 793)

The ayes were, 115:

Alt	Brinck	Crosier	Ewell
Andersen	Caffrey	Cunningham	Fischer of
Bailey	Camp	Darrington	Grundy
Baker	Campbell	Dougherty	Fisher of
Battles	Christensen	Doyle	Greene
Bennett	Cochran	Dunton	Franklin
Bergman	Corey	Edgington	Freeman of
Blouin	Crabb	Ellsworth	Buena Vista

Freeman of Knight Miller of Shepherd Sorg Stokes Clay-Dickinson Knoblauch Page Milligan Gannon Koch Goode Kruse Mohrfeld Strand Graham Langland Newton Stroburg Grassley Lawson Nielsen Stromer Hamilton Lippold Nolting Strothman Hanson of Lipsky O'Hearn Tapecott Howard-Mitchell Logue Ossian Tieden Pelton Van Drie Mayberry Van Nostrand Holden Peterson McCartney Huff Pierson Van Roekel McCormick Jesse McIntyre Poncy Varley Johnson of Mendenhall Priebe Voorhees Radl Walter Audubon Menefee Johnston of Mezvinsky Renda Warren Middleswart Johnson Rex Waugh Kehe Millen Rodgers Weichman Kennedy of Miller of Roorda Welden Des Moines Chickasaw Sanders Wells Kennedy of Schmeiser Winkelman Miller of Schroeder Wolfe Dubuque Jones Miller of Kitner Schwartz Mr. Speaker Klein Marshall Shaw Kluever

The nays were, none.

Absent or not voting, 9:

Den Herder Drake Kreamer Perkins
Dietz Hansen of Nelson Skinner
Dooley Black Hewk

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, was taken up for consideration.

Bennett of Polk rose on a point of order that House File 714 did not receive the required two-thirds vote to place the bill on the calendar under Rule 30.

The Speaker ruled that under the provisions of section 241, Mason's Manual of Legislative Procedure, the point of order was not well taken.

Bennett of Polk moved that House File 714 be re-referred to the committee on transportation.

Goode of Davis as a substitute motion moved that House File 714 be made a special order of business for 10:00 a.m., Monday, April 28.

Roll call was requested by McCartney of Floyd and Grassley of Butler.

On the substitute motion "Shall House File 714 be made a special order of business?"

The ayes were, 48:

Andersen	Goode	Knoblauch	Perkins
Bennett	Graham	Kruse	Poncy
Blouin	Grassley	McCormick	Priebe
Brinck	Jesse	Middleswart	Renda
Caffrey	Johnson of	Miller of	Rodgers
Crosier	Audubon	Des Moines	Roorda
Darrington	Johnston of	Miller of	Skinner
Dougherty	Johnson	Jones	Stokes
Doyle	Kennedy of	Miller of	Strand
Dunton	Chickasaw	Page	Strothman
Ellsworth	Kennedy of	Mohrfeld	Tapscott
Ewell	Dubuque	Newton	Waugh
Franklin	Kitner	Nielsen	Wells
Gannon	Knight	Nolting	33

The nays were, 70:

Alt Bailey Baker Battles Bergman Camp Campbell Christensen Corey Crabb Cunningham Den Herder Dooley Edgington Fischer of Grundy Fisher of Greene	Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Kehe Klein Kluever Langland Lawson Lippold Lipsky Logue Mayberry McCartney	Marshall Milligan Nelson O'Hearn Ossian Pelton Peterson Pierson Radl Rex Sanders Schmeiser	Shaw Shepherd Sorg Stroburg Stromer Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Weichman Welden Winkelman Wolfe Mr. Speaker
Greene Freeman of	Mayberry McCartney McIntyre	Schmeiser Schroeder Schwartz	Wolfe Mr. Speaker
Clay-Dickinson	-		

Absent or not voting, 6:

Cochran	Drake	Freeman of	Koch
Dietz		Buena Vista	Kreamer

The motion lost.

On the motion to re-refer House File 714 to committee, roll call was requested by Bennett of Polk and Baker of Boone.

On the question "Shall House File 714 be re-referred to committee on transportation?"

The ayes were, 23:

Baker	Crosier	Mayberry	Miller of
Bennett	Kennedy of	McCormick	Page
Blouin	Dubuque	Miller of	Mohrfeld
Brinck	Kitner	Jones	Perkins
Caffrey	Knoblauch		Priebe

Radl	Rodgers	Schmeiser	Stroburg
Renda	Sanders	Skinner	
The nays were	, 96:		
Alt	Freeman of	Langland	Rex
Andersen	Clay-Dickinson	Lawson	Roorda
Bailey	Gannon	Lippold	Schroeder .
Battles	Goode	Lipsky	Schwartz
Bergman	Graham	Logue	Shaw
Camp	Grassley	McCartney	Shepherd
Campbell	Hamilton	McIntyre	Sorg
Christensen	Hansen of	Mendenhall	Stokes
Cochran	Black Hawk	Menefee	Strand
Corey	Hanson of	Mezvinsky	Stromer
Crabb	Howard-Mitchell	Middleswart	Strothman
Cunningham	Hill	Millen	Tapscott
Darrington	Holden	Miller of	Tieden
Den Herder	Huff	Des Moines	Van Drie
Dooley	Jesse	Miller of	Van Nostrand
Dougherty	Johnson of	Marshall	Van Roekel
Doyle	Audubon	Milligan	Varley
Dunton	Johnston of	Nelson	Voorhees
Edgington	John son	Newton	Walter
Ellsworth	Kehe	Nielsen	Warren
Ewell	Kennedy of	Nolting	Waugh
Fischer of	Chickasaw	O'Hearn	Weichman
Grundy	Klein	Ossian	Welden
Fisher of	Kluever	Pelton	Wells
Greene	Knight	Peterson	Wolfe
Franklin	Koch	Pierson	Mr. Speaker
	Kruse	Poncy	

Absent or not voting, 5:

Dietz Drake Freeman of Buena Vista Kreamer

Winkelman

The motion lost.

Andersen of Woodbury moved that House File 714 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Bennett of Polk and Baker of Boone.

On the question "Shall House File 714 be deferred?"

The ayes were, 57:

Andersen Grassley McCormick R	Radl
	Renda
Bennett Howard-Mitchell Middleswart R	Rodgers
Blouin Hill Miller of R	Roorda
Brinck Johnson of Des Moines S	anders
Christensen Audubon Miller of S	chmeiser
Cochran Kehe Jones S	Schwartz
Crosier Kennedy of Miller of S	kinner
Darrington Chickasaw Page S	Strand
Dougherty Kennedy of Mohrfeld S	stroburg
Doyle Dubuque Nelson S	trothman
Dunton Kitner Newton T	apscott
Franklin Knight Nolting V	Varren
Gannon Knoblauch Perkins V	Welden
Goode Kruse Poncy V	Vells
Graham Mayberry Priebe V	Vinkelman

The nays were, 57:

Shepherd Freeman of Alt McIntyre Clay-Dickinson Bailev Menefee Sorg Stokes Battles Hamilton Mezvinsky Hansen of Millen Stromer Bergman Black Hawk Miller of Tieden Camp Campbell Marshall Van Drie Hnff Milligan Jesse Van Nostrand Corey Crabb Klein O'Hearn Van Roekel Cunningham Kluever Ossian Varley Den Herder Koch Pelton Voorhees Langland Peterson Doolev Walter Ellsworth Lawson Pierson Waugh Rex Fischer of Lippold Weichman Schroeder Grundy Lipsky Wolfe Fisher of Shaw Logue Mr. Speaker Greene McCartney

Absent or not voting, 10:

Caffrey Ewell Holden Kreamer
Dietz Freeman of Johnston of Nielsen
Drake Buena Vista Johnson
Edgington

The motion lost.

The Speaker recessed the House until 1:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 291, a bill for an act relating to the eradication of hog cholera, the establishment of a biological products pool, and to make appropriations therefor, with report of committee on appropriations recommending amendment and passage, was taken up for consideration.

Varley of Adair-Madison asked and received unanimous consent to withdraw the committee amendment filed April 16 and found on page 1050 of the House Journal.

Crabb of Crawford moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 291)

The ayes were, 107:

Alt Baker Blouin Campbell
Andersen Battles Brinck Christensen
Bailey Bergman Camp Cochran

Middleswart. Schroeder Corey Jesse Crabb Johnson of Schwartz Millen Audubon Miller of Crosier Shaw Cunningham Johnston of Des Moines Shepherd Sorg Stokes Darrington Johnson Miller of Kehe Den Herder Jones Dougherty Doyle Miller of Kennedy of Strand Chickasaw Marshall Stroburg Dunton Kennedy of Miller of Stromer Edgington Dubuque Page Strothman Ellsworth Kitner Milligan Tapsoctt Ewell Tieden Klein Mohrfeld Fischer of Van Drie Knight Nelson Van Nostrand Grundy Knoblauch Nielsen Van Roekel Fisher of Koch Nolting Greene Kruse Ossian Varley Franklin **Perkins** Voorhees Langland Gannon Walter Peterson Lawson Goode Lippold Pierson Warren Poncy Graham Lipsky Waugh Priebe Weichman Hamilton Logue Hansen of Mayberry Radl Welden Black Hawk McCartney Renda Wells Winkelman Hanson of McCormick Rex Wolfe Howard-Mitchell Mendenhall Rodgers Mr. Speaker Holden Roorda Menefee Huff Mezvinsky Schmeiser

The nays were, 1:

Bennett

Absent or not voting, 16:

Caffrey Freeman of
Dietz Buena Vista
Dooley Freeman of
Drake Clay-Dickinson
Grassley

Hill Kluever Kreamer McIntyre Newton O'Hearn Pelton Sanders Skinner

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 621, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for institutions under the department of social services, including construction of new buildings, repairs, improvements, replacements or alterations, with report of committee recommending passage, was taken up for consideration.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (S.F. 621)

The ayes were, 98:

Alt Andersen Bailey Baker Battles Bennett

Bergman Blouin Brinck Camp Campbell Christensen

Cochran Holden Menefee Skinner Corey Huff Middleswart Sorg Crabb Stokes. Jesse Millen Crosier Johnson of Miller of Strand Des Moines Stroburg Cunningham Audubon Johnston of Miller of Stromer Darrington Johnson Jones Strothman Den Herder Dietz Kehe Miller of Tapscott Dougherty Doyle Kennedy of Marshall Tieden Chickasaw Milligan Van Drie Van Nostrand Nelson Dunton Klein Nielsen Van Roekel Edgington Varley Ellsworth Knight Nolting Voorhees Ewell Knoblauch Ossian Fisher of Kruse Peterson Walter Langland Pierson Warren Greene Poncy Waugh Gannon Lawson Priebe Weichman Goode Lippold Renda Welden Graham Lipsky Hamilton Logue Rodgers Wells Hansen of Mayberry Roorda Winkelman Wolfe Black Hawk McCartney Schmeiser Mr. Speaker Schwartz Hanson of McCormick Howard-Mitchell Mendenhall Shepherd

The nays were, 3:

Koch Rex Miller of Page

Kluever

Absent or not voting, 28:

Caffrey Freeman of Kreamer Pelton Clay-Dickinson Perkins Dooley McIntyre Radl Drake Grassley Mezvinsky Mohrfeld Sanders Fischer of Kennedy of Grundy Newton Schroeder Franklin Dubuque O'Hearn Shaw Freeman of

Buena Vista

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 601, a bill for an act to establish a permanent revolving fund for the office of the state auditor for payment of the costs incurred in the administration of the Iowa industrial loan law, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 601)

The ayes were, 104:

Battles Cochran Alt Brinck Andersen Bennett Camp Corey Crabb Bailey Bergman Campbell Baker Blouin Christensen Crosier

Cunningham Johnson of Miller of Schwartz Darrington Audubon Shepherd Jones Kehe Den Herder Miller of Skinner Dooley Kennedy of Marshall Sorg Stokes Dougherty Miller of Chickasaw Doyle Kitner Strand Page Dunton Stroburg Klein Milligan Ellsworth Knight Mohrfeld Stromer Ewell Knoblauch Nelson Strothman Fischer of Koch Newton Tapscott Grundy Nielsen Van Drie Kruse Van Nostrand Fisher of Langland Nolting Van Roekel Greene Lawson O'Hearn Freeman of Varley Lippold Ossian Buena Vista Lipsky Perkins Voorhees Goode Walter Logue Peterson Graham Pierson Warren Mayberry Hamilton McCormick Poncy Waugh Hansen of Weichman McIntyre Priebe Welden Black Hawk Mendenhall Renda Wells Hanson of Menefee Rex Howard-Mitchell Middleswart Winkelman Rodgers Holden Wolfe Millen Roorda Huff Miller of Schmeiser Mr. Speaker Jesse Des Moines Schroeder

The nays were, 2:

Gannon

Radl

Absent or not voting, 18:

Freeman of Caffrey Dietz Clay-Dickinson Drake Grasslev Edgington Hill Franklin

Johnston of Johnson

Kennedy of Dubuque Kluever Kreamer McCartney

Mezvinsky Pelton Sanders Shaw Tieden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 604, a bill for an act to appropriate from the motor vehicle fuel tax fund for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state comptroller, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 604)

The ayes were. 102:

Ellsworth Andersen Brinck Cunningham Bailev Den Herder Ewell Camp Baker Campbell Fischer of Dooley Battles Grundy: Christensen Dougherty Doyle Fisher of Bennett Cochran Crabb Dunton Greene Bergman Edgington Franklin Crosier Blouin

Koch Freeman of Milligan Stokes Buena Vista Kruse Mohrfeld Strand Gannon Langland Stroburg Newton Goode Stromer Lawson Nielsen Strothman Graham Lippold Nolting Hamilton Tapscott Lipsky O'Hearn Hansen of Logue Ossian Tieden Black Hawk Mayberry Perkins Van Drie Hanson of McCormick Van Nostrand Pierson Howard-Mitchell McIntyre Van Roekel Poncy Holden Mendenhall Varley Priebe Huff Menefee Radl Voorhees Jesse Middleswart Walter Renda Johnson of Warren Millen Rex Johnson Miller of Waugh Weichman Rodgers Kehe Des Moines Roorda Kennedy of Miller of Schmeiser Welden Chickasaw Winkelman Jones Schroeder Kitner Wolfe Miller of Schwartz Marshall Mr. Speaker Klein Shepherd Knight Miller of Sorg Knoblauch Page

The nays were, 1:

Wells

Absent or not voting, 21:

Alt	Freeman of	Kennedy of	Nelson
Caffrey	Clay-Dickinson	Dubuque	Pelton
Corey	Grassley	Kluever	Peterson
Darrington	Hill	Kreamer	Sanders
Dietz	Johnston of	McCartney	Shaw
Drake	Johnson	Mezvinsky	Skinner

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 605, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds, with report of committee recommending passage, was taken up for consideration.

Klein of Winnebago-Worth offered the following amendment filed by him and Van Drie of Story and moved its adoption:

Amend Senate File 605 by striking the period in line eleven (11) and inserting in lieu thereof the following:

"and for exterior illumination devices for the state capitol."

The amendment was adopted.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 605)

The ayes were, 102:

Andersen Franklin Mayberry Rodgers McCormick Roorda Bailey Freeman of Schmeiser Buena Vista Mendenhall Baker Schroeder Battles Goode Menefee Graham Middleswart Schwartz Bennett Shaw Hamilton Millen Bergman Miller of Shepherd Blouin Hanson of Howard-Mitchell Des Moines Brinck Sorg Camp Hill Miller of Stokes Campbell Strand Holden Jones Miller of Stromer Christensen Huff Johnson of Strothman Cochran Marshall Tapscott Corev Audubon Milligan Crabb Johnston of Mohrfeld Tieden Crosier Johnson Nelson Van Drie Van Nostrand Cunningham Kehe Newton Van Roekel Den Herder Kennedy of Nielsen Doolev Dubuque Nolting Varley Dougherty Kitner O'Hearn Voorhees Walter Doyle Klein Ossian Dunton Knight Pelton Warren Edgington Knoblauch Perkins Waugh Ellsworth Kruse Pierson Weichman Ewell Langland Poncy Welden Fischer of Lawson Priebe Wells Grundy Lippold Radl Winkelman Fisher of Lipsky Renda Wolfe Logue Mr. Speaker Greene Rex

The nays were, none.

Absent or not voting, 22:

Alt Gannon Kluever Miller of Koch Grasslev Caffrey Page Kreamer Hansen of Darrington Peterson Black Hawk McCartney Sanders Dietz Drake Jesse McIntyre Skinner Freeman of Kennedy of Stroburg Mezvinsky Clay-Dickinson Chickasaw : 4 to , 4 6 14 2 19 7 7 8 1

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 622, a bill for an act to appropriate administration and educational training aid funds from the general fund of the state to the department of public instruction, with report of committee recommending passage, was taken up for consideration.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (S.F. 622)

The ayes were, 106:

Andersen Baker Bennett Blouin Bailey Battles Bergman Brinck

Miller of Schmeiser Caffrey Hill Des Moines Schroeder Camp Holden Campbell Huff Miller of Schwartz Christensen Jones Shaw Johnson of Miller of Shepherd Cochran Audubon Marshall Corey Johnston of Sorg Miller of Crabb Johnson Stokes Crosier Kehe Page Strand Milligan Cunningham Stromer Kennedy of Den Herder Mohrfeld Strothman Dubuque Dooley Nelson Kitner Tapscott Newton Dougherty Tieden Klein Doyle Nielsen Van Drie Knight Nolting Van Nostrand Dunton Knoblauch Edgington O'Hearn Van Roekel Kruse Ellsworth Ossian Varley Langland Ewell Pelton Voorhees Lawson Fisher of Perkins Walter Lippold Greene Peterson Warren Lipsky Franklin Pierson Waugh Logue Freeman of Poncy Weichman Mayberry Buena Vista McCormick Priebe Welden Gannon Radl Wells McIntyre Goode Mendenhall Renda Winkelman Graham Menefee Rex Wolfe Rodgers Hamilton Middleswart Mr. Speaker Hanson of Millen Roorda Howard-Mitchell

The nays were, mone.

Absent or not voting, 18:

Freeman of	Kennedy of	McCartney
Clay-Dickinson	Chickasaw	Mezvinsky
Grassley	Kluever	Sanders
Hansen of	Koch	Skinner
Black Hawk	Kreamer	Stroburg
	Clay-Dickinson Grassley Hansen of Black Hawk	Clay-Dickinson Chickasaw Grassley Kluever Hansen of Koch

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 802, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission, was taken up for consideration.

Miller of Page offered the following amendment from the floor:

Amend House File 802 as follows:

1. Page 1, lines five (5) and six (6), by striking the words "under authority of chapter three hundred twenty-eight (328) of the Code" and inserting in lieu thereof the words "in the state aviation fund".

2. Page 1, line fifteen (15), by inserting after the first word "for" the words "aeronautical purposes and".

Camp of Clinton asked and received unanimous consent that House File 802 be deferred and that the bill retain its place on the calendar.

Camp of Clinton asked and received unanimous consent to take up for immediate consideration House File 809, a bill for an act to

make appropriations to members of the apportionment commission established by Senate Joint Resolution 5 of the first session of the Sixty-third General Assembly.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 809)

The ayes were, 101:

Andersen	Goode	Lipsky	Rex
Bailey	Hamilton	Logue	Rodgers
Baker	Hansen of	Mayberry	Schmeiser
Battles	Black Hawk	McCormick	Schroeder
Bennett	Hanson of	McIntyre	Schwartz
Bergman	Howard-Mitchell	Mendenhall	Shaw
Blouin	Hill	Menefee	Shepherd
Caffrey	Holden	Middleswart	Sorg
Camp	Huff	Millen	Stokes
Campbell	Jesse	Miller of	Strand
Christensen	Johnson of	Des Moines	Stroburg
Cochran	Audubon	Miller of	Stromer
Corey	Johnston of	Jones	Strothman
Crabb	Johnson	Miller of	Tapscott
Crosier	Kehe	Marshall	Tieden
Darrington	Kennedy of	Milligan	Van Drie
Den Herder	Chickasaw	Mohrfeld	Van Nostrand
Dooley	Kennedy of	Nelson	Van Roekel
Dougherty	Dubuque	Newton	Varley
Doyle	Kitner	Nielson	Voorhees
Dunton	Klein	Nolting	Walter
Edgington	Kluever	Ossian	Warren
Ellsworth	Knight	Perkins	Waugh
Ewell	Knoblauch	Peterson	Weichman
Fisher of	Koch	Pierson	Winkelman
Greene	Kruse	Poncy	Wolfe
Franklin	Lawson	Priebe	Mr. Speaker
Gannon	Lippold	Radl	

The nays were, 1:

Freeman of Buena Vista

Absent or not voting, 22:

Alt	Freeman of	McCartney	Renda
Brinck	Clay-Dickinson	Mezvinsky	Roorda
Cunningham	Graham	Miller of	Sanders
Dietz	Grassley	Page	Skinner
Drake	Kreamer	O'Hearn	Welden
Fischer of Grundy	Langland	Pelton	Wells

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

WAYS AND MEANS CALENDAR

House File 582, a bill for an act relating to the definition and regulation of property tax exemptions, with report of committee recommending passage, was taken up for consideration.

Brinck of Lee asked and received unanimous consent that House File 582 be deferred and that the bill retain its place on the calendar.

Senate File 624, a bill for an act relating to sales taxes imposed on services performed on tangible personal property delivered into interstate commerce or services used in processing tangible personal property which will ultimately be subject to the sales tax, with report of committee recommending passage, was taken up for consideration.

Winkelman of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 624)

The ayes were, 100:

Andersen	Gannon	Lippold	Roorda
Bailey	Goode	Lipsky	Schmeiser
Baker	Graham	Logue	Schroeder
Battles	Hamilton	Mayberry	Schwartz
Bennett	Hansen of	McCartney	Shaw
Bergman	Black Hawk	McCormick	Shepherd
Blouin	Hanson of	McIntyre	Sorg
Brinck	Howard-Mitchell	Mendenhall	Stokes
Caffrey	Hill	Middleswart	Strand
Camp	Holden	Millen	Stroburg
Christensen	Huff	Miller of	Stromer
Cochran	Jesse	Des Moines	Strothman
Corey	Johnson of	Miller of	Tapscott
Crabb	Audubon	Jones	Tieden
Cunningham	Johnston of	Miller of	Van Drie
Darrington	Johnson	Marshall	Van Nostrand
Den Herder	Kehe	Miller of	Van Roekel
Dooley	Kennedy of	Page	Varley
Dougherty	Chickasaw	Milligan	Voorhees
Dunton	Kennedy of	Mohrfeld	Walter
Edgington	Dubuque	Nelson	Warren
Ellsworth	Kitner	Nielsen	Waugh
Fischer of	Kluever	Nolting	Weichman
Grund y	Knoblauch	Ossian	Welden
Fisher of	Koch	Peterson	Wells
Greene	Kruse	Pierson	Winkelman
Franklin	Langland	Priebe	Wolfe
Freeman of	Lawson	Radl	Mr. Speaker
Buena Vista			

The nays were, 8:

Campbell Doyle Knight Poncy Crosier Klein O'Hearn Rex Absent or not voting, 16:

Freeman of Mezvinsky Renda Dietz Clay-Dickinson Newton Rodgers Drake Pelton Sanders Grasslev Ewell Kreamer Perkins Skinner Menefee

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 536, a bill for an act relating to use tax, with report of committee recommending passage, was taken up for consideration.

McIntyre of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 536)

The ayes were, 98:

Goode Lipsky Rex Andersen Graham Logue Roorda Bailev Mayberry Schroeder Baker Hamilton Battles Hansen of McCartney Schwartz Black Hawk McCormick Shepherd Bennett McIntyre Skinner Bergman Hanson of Sorg Howard-Mitchell Mendenhall Blouin Stokes Middleswart **Brinck** Holden Millen Strand Caffrey Camp Huff Miller of Stroburg Campbell Jesse Des Moines Stromer Christensen Johnson of Miller of Strothman Cochran Audubon Jones Tapscott Crabb Johnston of Miller of Tieden Marshall Cunningham Johnson Van Drie Darrington Kehe Miller of Van Roekel Kennedy of Varley Den Herder Page Milligan Voorhees Dooley Dubuque Kitner Mohrfeld Walter Dougherty Warren Doyle Klein Nelson Waugh Kluever Nielsen Dunton Ellsworth Knoblauch Nolting Weichman Ewell Welden Koch Ossian Fisher of Pelton Wells Kruse Langland Winkelman Peterson Greene Wolfe Franklin Lawson Priebe Mr. Speaker Gannon Lippold Radl

The nays were, 3:

Fischer of Knight Poncy

Grundy

Absent or not voting, 23:

Alt Kreamer Renda Freeman of Buena Vista Menefee Rodgers Corev Mezvinsky Sanders Crosier Freeman of Clay-Dickinson Newton Dietz Schmeiser O'Hearn Drake Shaw Grassley Kennedy of **Perkins** Van Nostrand Edgington Chickasaw Pierson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 79, a bill for an act relating to the extension of tax benefits to members of the armed forces on active military duty, with report of committee recommending passage, was taken up for consideration.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 79)

The ayes were, 99:

Andersen	Gannon	McIntyre	Schwartz
Bailey	Goode	Mendenhall	Shaw
Baker	Graham	Millen	Shepherd
Battles	Hamilton	Miller of	Skinner
Bennett	Hanson of	Des Moines	Sorg
Bergman	 Howard-Mitchell 	l Miller of	Stokes
Blouin	Holden	Jones	Strand
Brinck	Huff	Miller of	Stroburg
Caffrey	Johnson of	Marshall	Stromer
Camp	Audubon	Miller of	Strothman.
Campbell	Johnston of	Page	Tapscott
Christensen	Johnson	Milligan	Tieden
Cochran	Kehe	Mohrfeld	Van Drie
Corey	Kennedy of	Nelson	Van Nostrand
Crabb	Dubuque	Newton	Van Roekel
Crosier	Kitner	Nielsen	Varley
Cunningham	Kluever	Nolting	Voorhees
Darrington	Knight	Ossian	Walter
Den Herder	Koch	Pelton 1	Warren
Dooley	Kruse	Pierson	Waugh
Dougherty	Langland	Poncy	Weichman
Doyle	Lawson	Priebe	Welden
Dunton	Lippold	Radl	Wells
Edgington	Lipsky	Rex	Winkelman
Ellsworth	Logue	Roorda	Wolfe
Ewell	McCartney	Schmeiser	Mr. Speaker
Freeman of	McCormick	Schroeder	-
Buena Vista			

The nays were, 1:

Klein

Absent or not voting, 24:

Alt	Freeman of	Kennedy of	Middleswart
Dietz	Clay-Dickinson	Chickasaw	O'Hearn
Drake	Grassley	Knoblauch	Perkins
Fischer of	Hansen of	Kreamer	Peterson
Grundy	Black Hawk	Mayberry	Renda
Fisher of	Hill	Menefee	Rodgers
Greene	Jesse	Mezvinsky	Sanders
Franklin			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

The House resumed consideration of Senate File 129, a bill for an act relating to the issuance of marriage licenses.

Baker of Boone asked and received unanimous consent to withdraw the amendment filed by him on April 21 and found on page 1158 of the House Journal.

Doyle of Woodbury offered the following amendment filed by him and moved its adoption:

Amend Senate File 129 by adding thereto the following new sections:

Sec. 4. Section five hundred ninety-five point four (595.4), Code 1966, is hereby amended by striking in line seventeen (17) all of such section after the word "purpose" and inserting in lieu thereof the following:

". After expiration of three days from the date of filing the application by the parties, the clerk shall issue the license if he is satisfied as to the

competency of the parties to contract a marriage.

A license to marry may be issued prior to the expiration of three days from the date of filing the application for such license in cases of emergency or extraordinary circumstances. An order authorizing the issuance of such license may be granted by a judge of the district court under conditions of emergency or extraordinary circumstances upon application of the parties therefor filed with the clerk of court. No such order may be granted unless the parties have filed an application for a marriage license in a county within the judicial district. An application for such order shall be made on forms furnished by the clerk at the same time the application for the license to marry is made. If after examining the application for the marriage license the clerk is satisfied as to the competency of the parties to contract a marriage, he shall refer the parties to a judge of the district court for action on the application for an order authorizing the issuance of a marriage license prior to expiration of three days from the date of filing the application for the license. The judge shall, if satisfied as to the existence of an emergency or extraordinary circumstances, grant an order authorizing the issuance of a license to marry prior to the expiration of three days from the date of filing the application for the license to marry. The clerk shall issue a license to marry upon presentation by the parties of the order authorizing such license to be issued. A fee of five dollars shall be paid to the clerk at the time the application for the order is made, which fee shall be in addition to the fee prescribed by law for the issuance of a marriage license."

Sec. 5. Section six hundred six point fifteen (606.15), Code 1966, as amended by chapter four hundred two (402) and chapter four hundred three (403), section one (1), Acts of the Sixty-second General Assembly, is hereby amended by striking all of subsection twenty-eight (28) and in-

serting in lieu thereof the following:

"For issuing marriage licenses, five dollars each, and for issuing an application for an order of the district court authorizing the issuance of a license to marry prior to the expiration of three days from the date of filing the application for the license, five dollars each."

Amendment lost.

On the question "Shall the bill pass?" (S.F. 129)

Doyle of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

The ayes were, 78:

Andersen	Franklin	Langland	Radl
Bailey	Freeman of	Lawson	Rex
Baker	Buena Vista	Lippold	Roorda
Battles	Gannon	Logue	Schmeiser
Bennett	Goode	McCormick	Schwartz
Bergman	Graham	Mezvinsky	Shaw
Blouin	Hamilton	Middleswart	Shepherd
Brinck	Hansen of	Millen	Skinner
Caffrey	Black Hawk	Miller of	Sorg
Camp	Hill	Des Moines	Strand
Christensen	Holden	Miller of	Stroburg
Cochran	Huff	Jones	Strothman
Corey	Jesse	Miller of	Tapscott
Crosier	Johnston of	Marshall	Voorhees
Den Herder	Johnson	Miller of	Walter
Dooley	Kehe	Page	Waugh
Dougherty	Kennedy of	Milligan	Weichman
Doyle	Dubuque	Newton	Welden
Dunton	Kluever	Nolting	Wells
Ellsworth	Knight	Ossian	Wolfe
Fisher of	Knoblauch	Pierson	Mr. Speaker
Greene	Koch	Poncy	

The nays were, 26:

Campbell Crabb Cunningham Darrington Edgington Fischer of Grundy	Hanson of Howard-Mitchell Johnson of Audubon Kitner Klein Kruse	McCartney McIntyre Mendenhall Menefee Nelson Nielsen Pelton	Stokes Stromer Van Drie Van Nostrand Van Roekel Warren Winkelman
	Lipsky		

Absent or not voting, 20:

Alt	Grassley	O'Hearn	Rodgers
Dietz	Kennedy of	Perkins	Sanders
Drake	Chickasaw	Peterson	Schroeder
Ewell	Kreamer	Priebe	Tieden
Freeman of Clay-Dickinson	Mayberry Mohrfeld	Renda	Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 330, a bill for an act relating to eminent domain, with report of committee recommending passage, was taken up for consideration.

Johnston of Johnson offered the following amendment from the floor:

Senate File 330 is hereby amended as follows:



1. By adding thereto after section two (2) the following new sections:

Sec. 3. Section four hundred seventy-two point thirty-three (472.33), Code 1966, is hereby amended by striking all after the period in line three (3) and by inserting in lieu thereof the following:

"In the event that condemner shall appeal said commission's award, said condemner shall be liable for all costs to the landowner including, but not limited to reasonable attorney fees and costs of expert witnesses."

Sec. 4. Chapter four hundred seventy-two (472), Code 1966, is hereby amended by adding thereto the following new sections:

(1) "Not less than thirty days prior to filing of the application, as provided in Section four hundred seventy-two point three (472.3) of the Code, the condemner shall make an offer, in writing, to the landowner stating the amount of damages they would pay for an easement to said property.

In the event the landowner shall refuse said offer and the commission shall make an award equal to one hundred ten percent (110%) of condemner's offer, then there shall be an additional award equal to twenty-five percent (25%) of the final award to recompense said landowner for costs involved in the condemnation proceedings.

(2) Notwithstanding any other section of this chapter or any other chapter of the Code, a condemnee may choose in lieu of a lump-sum award to receive an annual rental for the land use. Said rental shall be determined by multiplying seven percent (7%) times the fair market value of the property as determined by the county assessor for property tax purposes. Any dispute under this paragraph shall be resolved by the sheriff's commission.

The fair market value for the computation purpose shall be changed at such times and in such amounts as the county assessor shall determine in routine determination of property values for property tax purposes."

2. Further amend by renumbering the remaining section.

Brinck of Lee moved that Senate File 330 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

HOUSE CONCURRENT RESOLUTION 33

By Pelton

Whereas, the necessity and desirability of collective bargaining by public employees is an important public question; and

Whereas, the possibility of strikes by public employees is an important

public question; now, therefore,

Be It Resolved by the House, the Senate Concurring, That a commission be appointed to study the necessity and desirability of enacting legislation providing that public employees in the State of Iowa can bargain collectively concerning the terms and conditions of employment and providing techniques for the satisfactory resolution of disputes concerning the terms and conditions of public employment, and that this commission is to be composed of two State Representatives and two State Senators from the General Assembly; one representative of the State executive departments; one representative of the League of Municipalities; one representative of the county boards of supervisors; one representative of the Association of School Boards; two representatives selected by the State Federation of Labor; one representative of the International Brotherhood of Teamsters; one representative selected by the Iowa State Education Association; and two other appropriate

members, to be appointed by the Governor; the Governor shall also select a Chairman from the above members, and

Be It Further Resolved; That such commission is to begin functioning as soon as possible after appointment and is to report its findings and recommendations as to appropriate legislation to the General Assembly and to the Governor no later than January 15, 1970, and

Be It Further Resolved; That the Legislative Research Bureau provide staff for the committee and that expenses and per diem of legislative members be paid from such funds as may be appropriated to the Legislative Research Bureau.

Laid over under Rule 25.

COMMUNICATION FROM THE SECRETARY OF STATE

April 24, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Bupilding Des Moines, Iowa 50319

I hereby certify that House File 733 was published in The Clinton Herald, Clinton, Iowa, April 21, 1969, and in the Ames Daily Tribune, Ames, Iowa, April 18, 1969.

I further certify that Senate File 531 was published in The Earlham Echo, Earlham, Iowa, April 17, 1969, and in The Times-Democrat, Davenport, Iowa, April 19, 1969.

MELVIN D. SYNHORST Secretary of State

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 525, a bill for an act relating to the treatment of alcoholism.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 250, a bill for an act relating to theft of a trade secret.

Also: That the Senate has concurred in division 1, and refused to concur in divisions 2 and 3, of the House amendment to and passed Senate File 537, a bill for an act authorizing the state board of regents to acquire certain academic and administrative buildings and facilities at institutions of higher learning.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 650, a bill for an act relating to appropriation to department of public safety.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 651, a bill for an act relating to appropriation to Iowa reciprocity board.

CARROLL A. LANE, Secretary

HOUSE FILE 101 REMOVED FROM NONCONTROVERSIAL CALENDAR

We the undersigned object to House File 101 being on the House steering committee noncontroversial calendar.

DENNIS L. FREEMAN THEODORE R. ELLSWORTH TRAVE E. O'HEARN

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which Senate File 536 passed the House.

LEROY S. MILLER

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 25, 1969, he approved and transmitted to the Secretary of State the following bill: Senate File 504.

REPORTS OF COMMITTEES

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 202, a bill for an act relating to the use of temporary injunctions for discrimination in housing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 202 by striking all of lines seven (7) through fifteen (15) and inserting in lieu thereof the following:

"Any person claiming to be aggrieved by a discriminatory or unfair practice as set forth in this chapter may file a verified written complaint with the commission.

At any time after a complaint is filed, the commission may file a petition in the district court in a county in which the subject of the complaint occurs, or in a county in which a respondent resides or transacts business, seeking appropriate temporary relief against the respondent, pending final determination of proceedings under this chapter, including an order or decree restraining him from doing or procuring any act tending to render ineffectual any order the commission may enter with respect to the complaint. The court shall have power to grant such temporary relief or restraining order as it deems just and proper, but no such relief or order extending beyond eight days shall be granted except by consent of the respondent or after hearing upon notice to the respondent and a finding by the court that there is reasonable cause to believe that the respondent has engaged in a discriminatory practice."

RAY C. CUNNINGHAM, Chairman

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred

House File 223, a bill for an act relating to the licensing of nursing home administrators, creating the Iowa state board of examiners for nursing home administrators, prescribing its powers, duties, and functions, and appropriating necessary funds therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 223 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter one hundred forty-seven (147), Code 1966, is hereby amended by adding as a division sections two (2) through thirteen (13) of of this Act.

- Sec. 2. Definitions. As used in this Act, unless the context otherwise indicates:
- 1. "Board" means the Iowa state board of examiners for nursing home administrators hereinafter created.
- 2. "Nursing home administrator" means a person who administers, manages, supervises, or is in general administrative charge of a nursing home whether such person has an ownership interest in such home and whether his functions and duties are shared with other individuals, except members of boards of directors unless serving in addition in a supervisory or managerial capacity.
- 3. "Nursing home" means any institution or facility, or part thereof, defined as such for licensing purposes by law or pursuant to rules and regulations for nursing homes issued by the state department of health, whether proprietary or nonprofit, including but not limited to, nursing homes owned or administered by the federal or state government or any agencies or political subdivisions thereof.
- Sec. 3. Composition of the board. There is hereby created a state board of examiners for nursing home administrators which shall consist of nine members. Eight members of the board shall be initially appointed by the governor from a list of twenty-four persons, whose names shall be submitted to the governor by the managing boards of directors of the recognized associations of public and private nursing homes in this state. The number of names submitted by each association shall be as nearly as possible in proportion to their respective memberships. Three members shall be appointed for terms of three years, three members shall be appointed for terms of two years, and two members shall be appointed for a term of one year thereafter, the terms of all appointive members shall be three years. The ninth member shall be the commissioner of social services, or his designee, who shall be a nonvoting ex officio member of such board.

Subsequent appointees shall be selected by the governor from lists of three nominees submitted to the governor by the boards of directors of recognized nursing home associations. The association whose membership is greatest shall submit the first list and associations with proportionately fewer members shall submit lists in their respective turns. Any vacancy occurring in the position of an appointive member shall be filled by the governor for the unexpired term from a list of three names submitted to the governor by the board of directors of the recognized nursing home association whose turn is due. Appointive members may be removed by the governor for cause after due notice and hearing. Initial appointments of members representing nursing home administrators shall be limited to persons who are approved by the commissioner of the state department of health as "administrators" and who are serving in such capacity on the

effective date of this Act and who have been administrators for at least five years, as such term is defined by this Act. After initial appointments have been made, no administrator shall be eligible for appointment as a member unless licensed as a nursing home administrator.

- Sec. 4. Qualifications for licensure. The board shall have authority to issue licenses to qualified persons as nursing home administrators, and shall establish qualification criteria for such nursing home administrators. No license shall be issued to a person as a nursing home administrator unless:
- 1. He is at least twenty-one years of age, of good moral character, sound mental health, and physically able to perform the duties required.
- 2. He has satisfactorily completed a course of instruction and training prescribed by the board, which course shall be so designed as to content and administered as to present sufficient knowledge of the needs properly to be served by nursing homes; knowledge of the laws governing the operation of nursing homes and the protection of the interests of patients therein; and knowledge of the elements of good nursing home administration; or has presented evidence satisfactory to the board of sufficient education, training, or experience in the foregoing fields to administer, supervise, and manage a nursing home.
- 3. He has passed an examination administered by the board designed to test for competence in the subject matter referred to in subsection two (2) of this section.
- Sec. 5. Licensing function. The board shall license nursing home administrators in accordance with rules and regulations issued by it. A nursing home administrator's license shall not be transferable and shall be valid until surrendered because of cancellation, suspension, or revocation for a violation of law or regulations relating to the proper administration and management of a nursing home. Any denial of issuance or renewal, suspension, or revocation under any section of this Act shall be subject to review upon the timely request of the licensee and pursuant to Iowa state procedures.

Persons who, on the effective date of this Act, have been actively engaged in the practice of nursing home administration for at least one year next preceding such date, may be issued a temporary license upon payment of the required fee, without the need to present evidence of satisfactory completion of a course of instruction and training and without examination, and all such licenses shall be issued commencing July 1, 1970, and shall expire on June 30, 1972.

During the period when temporary licenses may be issued the board shall offer a program of training and instruction designed to enable all temporary licensees to attain the qualification necessary to licensure as a nursing home administrator.

- Sec. 6. License fees. Each person licensed as a nursing home administrator shall be required to pay a license fee in an amount to be fixed by the board, which fee shall not exceed twenty-five dollars per year. Said license shall expire on the thirty-first day of December of the year following its issuance, and shall be renewable annually and upon payment of the license fee.
- Sec. 7. Fund created. All fees collected under the provisions of this Act shall be paid monthly to the treasurer of state, who shall keep the same in a special fund to be known as the state board of examiners for nursing home administrators fund, which fund may be used and expended by the board to pay the compensation and travel expenses of members and employees of the board, and other expenses necessary for the board to administer and carry out the provisions of this Act.

- Sec. 8. Organization of board. The board shall elect from its membership a chairman, vice-chairman, and secretary-treasurer, and shall adopt rules and regulations to govern its proceedings. Each member shall receive, as compensation for his services, an amount agreed upon by the board but not to exceed that of other examining boards enumerated in chapter one hundred forty-seven (147) of the Code. All members shall be allowed necessary travel expenses, as may be approved by the board, which shall be payable in the same manner as other travel expenses of state officials. The board may employ and fix the compensation and duties of necessary personnel to assist it in the performance of its duties.
- Sec. 9. Exclusive jurisdiction of board. The board shall have authority to determine the qualifications, skill, and fitness of any person to serve as an administrator of a nursing home under the provisions of this Act, and the holder of a license under the provisions of this Act shall be deemed qualified to serve as the administrator of a nursing home.
- Sec. 10. Duties of the board. The board shall have the duty and responsibility to:
- 1. Develop, impose, and enforce standards which must be met by individuals in order to receive a license as a nursing home administrator. Such standards shall be designed to insure that nursing home administrators will be persons who are of good character and are otherwise suitable, and who, by training or experience in the field of institutional administration, are qualified to serve as nursing home administrators.
- 2. Develop and apply appropriate techniques, including examination and investigations, for determining whether an individual meets such standards.
- 3. Issue licenses to individuals who, after application of such techniques, are found to have met such standards; and for cause and after due notice and hearing, to place the licensee on probation for a period not exceeding six months, or to revoke or suspend licenses previously issued by such board in any case where the individual holding such license is found to have failed to conform to the requirements of such standards. The board may also accept the voluntary surrender of such license without necessity of a hearing. In the event of the inability of the regular administrator of a nursing home to perform his duties or through death or other cause the nursing home is without a licensed administrator, a provisional administrator may be appointed on a temporary basis, to perform such duties for a period not to exceed six months or show just cause why extension in excess of this is necessary.
- 4. Establish and carry out procedures designed to insure that individuals licensed as nursing home administrators will comply with the requirements of such standards.
- 5. Receive, investigate, and take appropriate action with respect to, and including the revocation of a license if necessary after due notice and hearing and for cause, any charge or complaint filed with the board to the effect that any individual licensed as a nursing home administrator has failed to comply with the requirements of such standards.
- 6. Conduct a continuing study and investigation of nursing homes, and administrators of nursing homes in this state, with a view to the improvement of the standards imposed for the licensing of such administrators and of procedures and methods for the enforcement of such standards with respect to administrators of nursing homes who have been licensed as such.
- 7. By making use of the resources available conduct, or cause to be conducted, one or more courses of instruction and training sufficient to meet the requirements of this Act, and shall make provisions for such courses and

their accessibility to residents of this state unless it finds that there are a sufficient number of approved courses which are taught by others within this state. In lieu thereof the board may approve courses taught within and without this state as sufficient to meet the education and training requirements of this Act.

- Sec. 11. Renewal of license. Every holder of a nursing home administrator's license shall renew it annually by making application to the board. Such renewals shall be granted as a matter of course unless the board finds, after due notice and hearing, that the applicant has acted or failed to act in such a manner or under such circumstances as would constitute grounds for suspension or revocation of a license.
- Sec. 12. Reciprocity with other states. The board may issue a nursing home administrator's license, without examination, to any person who holds a current license as a nursing home administrator from another jurisdiction if the board finds that the standards for licensure in such other jurisdiction are at least the substantial equivalent of those prevailing in this state, and that the applicant is otherwise qualified.
- Sec. 13. Misdemeanor. It shall be a misdemeanor for any person to act or serve in the capacity of a nursing home administrator unless he is the holder of a license as a nursing home administrator, issued in accordance with the provisions of this Act.
- Sec. 14. Section one hundred forty-seven point one (147.1), Code 1966, is hereby amended as follows:
- 1. By inserting in line eight (8) after the word "nurse," the words "nursing home administrator,".
- 2. By inserting in line sixteen (16) after the word "nursing," the words "nursing home administration,".
- Sec. 15. Section one hundred forty-seven point two (147.2), Code 1966, is hereby amended by inserting in line five (5) after the word "nursing," the words "nursing home administration,".
- Sec. 16. Section one hundred forty-seven point thirteen (147.13), Code 1966, is hereby amended by inserting in line nine (9) after the word "nursing;" the words "for nursing home administration, nursing home administrator examiners;".
- Sec. 17. Section one hundred forty-seven point fourteen (147.14), Code 1966, is hereby amended by inserting in line eight (8) after the word "members" the words "and the nursing home administrators board which shall consist of nine members".
- Sec. 18. Section one hundred forty-seven point fifteen (147.15), Code 1966, is hereby amended by inserting in line two (2) after the word "nurse," the words "nursing home administrator,".

EDGAR H. HOLDEN, Chairman

Fischer of Grundy, from the committee on commerce, submitted the following report:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 476, a bill for an act relating to viaducts or underpasses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

Mr. SPRAKER: Your committee on commerce, to whom was referred Hesse File 677, a bill for an act relating to credit unions, begs leave to

report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 729, a bill for an act relating to the bonds issued for construction of county public hospitals and additions thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following report:

MR. SPEAKER: Your committee on county government, to whom was referred House File 255, a bill for an act relating to levee and drainage districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred Senate File 395, a bill for an act to require standardized county report forms, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

AMENDMENTS FILED

- 1 Amend Senate File 472 as follows: Page 2, line thirty-
- 2 four (34), by inserting after the period the following:
- 3 "Municipalities which intend to create such an
- 4 airport authority shall submit their proposals to the
- 5 Iowa Aeronautics Commission, and said commission, prior
- 6 to approving or disapproving each such proposal, shall
- 7 give consideration to the economic need for such an
- 8 airport authority at the location proposed by the
- 9 municipalities. No such airport authority shall be
- 10 established without receiving the written approval of
- 11 the Iowa Aeronautics Commission."

TIEDEN of Clayton

- 1 Amend House File 659, page two (2), by striking lines ten
- 2 (10) through fourteen (14) and renumbering the remaining
- 3 subsections.

MILLER of Page

- 1 Amend the McCartney, et al., amendment to House File
- 2 714, filed April 24, as follows:
- 3 Amend page one (1), line eighteen (18), by striking
- 4 the word "twenty-nine" and inserting in lieu thereof

```
5 the word "twenty-eight".
 6
       Also amend the amendment by striking subsection two (2)
 7
    of section two (2).
                                             GOODE of Appanoose-Davis
       Amend the McCartney, et al., amendment to House File
 1
    714, filed April 24, as follows:
 3
       By striking Section one (1) and inserting in lieu
 4
    thereof the following:
 5
       Section 1. Section 324.78, Code 1966, is hereby re-
 6
    pealed and the following inserted in lieu thereof.
 7
       "Section 324.78. The net proceeds of seven and one-
 8
    half cents (7½c) per gallon excise tax on the diesel
 9
    special fuel and six and one-half cents (61/2c) per gallon
    excise tax on motor fuel and other special fuel, and
10
11
    penalties collected under the provision of this chapter.
12
    shall be credited to the road use tax fund.
       The net proceeds of one-half cent (%c) per gallon
13
14
    excise tax on diesel special fuel and one-half cent (1/2c)
15
    per gallon excise tax on motor fuel and other special
    fuel collected under the provisions of this chapter shall
16
17
    be credited by the treasurer of state to the primary road
18
    fund."
                                            GOODE of Appanoose-Davis
       Amend the McCartney, et al., amendment to House File
 2
    714, filed April 24, by striking lines forty-five (45)
 3 and forty-six (46) and inserting in lieu thereof the
 4
    following: "For a combined gross weight of three tons
    or less, thirty dollars."
                                                    GRAHAM of Ida-Sac
 1
      Amend the McCartney, et al., amendment, filed April 24, to House
                                                             File 714, section
 2 five (5), lines forty-five (45) and forty-six (46), by striking
 3 the word "thirty-five" and inserting in lieu thereof the word
 4 "twenty-five".
                                                     PRIEBE of Kossuth
 1
      Amend the McCartney, et al., amendment to House File 714, filed
2
    April 24, by adding thereto the following section:
3
      Section three hundred twenty-one point eighteen (321.18),
    Code 1966, is hereby amended by adding the following new
 4
5
    subsection thereto:
6
      "Any school bus in this state and used exclusively for the
    transportation of pupils to and from school or a school
 7
    function. Upon application the department shall, without
8
    charge, issue a registration certificate and shall also issue
9
10 registration plates which shall have imprinted thereon the
    word 'Private School Bus' and a distinguishing number
11
    assigned to the applicant. Such plates shall be attached
12
   to the front and rear of each bus exempt from registration
13
    under this Act.
14
      The effective date of this section shall be January 1, 1970."
15
                                               KNOBLAUCH of Carroll
```

```
Amend the amendment to House File 714, filed April 24, 1969.
    by McCartney, et al., as follows:
 3
      1. By striking all of lines seventeen (17) through twenty
 4
    (20) and inserting in lieu thereof the following:
 5
      "1. By striking from line one (1) of subsection one (1)
 6
    the word 'forty-seven' and inserting in lieu thereof the word
    'forty-five' ".
 7
 8
      2. By striking from line twenty-one (21) the figure "3" and
    inserting in lieu thereof the figure "2".
 9
                                                  RODGERS of Dallas
 1
      Amend the amendment to House File 714, filed April 24.
 2
    1969, by McCartney of Floyd, et al., as follows:
      1. By striking all of section one (1).
 Я
 4
      2. By renumbering the remaining sections.
                                            ANDERSEN of Woodbury
      Amend House File 772 as follows:
 1
 2
      1. Page 1, line five (5), by inserting after the word "All"
 3
    the words "common carrier".
      2. Page 1, line twelve (12), by inserting after the word
 4
 5
    "No" the words "common carrier".
 6
      3. Page 1, line sixteen (16), by inserting after the word
 7
    "proposed" the words "common carrier".
      4. Page 1, line twenty-three (23), by inserting after the
 8
 9
    second word "the" the words "common carrier".
10
      5. Page 2, line three (3), by inserting after the word
11
    "possible," the words "common carrier".
12
      6. Page 2, line ten (10), by inserting after the word
13
    "Every" the words "common carrier".
14
      7. Page 2, line twenty (20), by inserting after the word
15
    "any" the words "common carrier".
      8. Page 2, line twenty-one (21), by inserting after the second
16
17
    word "the" the words "common carrier".
18
      9. Page 2, line twenty-three (23), by inserting after the
    word "Any" the words "common carrier".
19
20
      10. Page 2, line twenty-five (25), by inserting after the
    second word "the" the words "common carrier".
21
      FREEMAN of Buena Vista MILLEN of Jefferson-Van Buren
     ELLSWORTH of Dubuque SHEPHERD of Lee
     FISCHER of Grundy
                                     LOGUE of Iowa
     HOLDEN of Scott
                                    DARRINGTON of Harrison
     PELTON of Clinton
                                     HILL of Marshall
     KOCH of Woodbury
                                    SORG of Linn
     SHAW of Scott
 1
      Amend House File 774 as follows:
```

By striking on page seventeen (17) all of section fifty-three

3 (53) and renumbering the remaining sections.

MEZVINSKY of Johnson

1 Amend House File 774 as follows:

2 By striking from page seventeen (17) all of section fifty-four

8 (54) and renumbering the following section.

MEZVINSKY of Johnson

```
Amend House File 774 as follows:
      By striking from page sixteen (16) all of section fifty-two (52)
   and renumbering the remaining sections.
                                             MEZVINSKY of Johnson
1
      Amend House File 774 as follows:
2
      By striking from page fifteen (15), line twenty-seven (27), the
   word "thirty" and inserting in lieu thereof the word "forty".
                                             MEZVINSKY of Johnson
1
      Amend House File 774 as follows:
      By striking from page fifteen (15), line twenty-seven (27), the
   word "thirty" and inserting in lieu thereof the word "thirty-five".
                                             MEZVINSKY of Johnson
1
     Amend House File 774 as follows:
2
     By striking from page fifteen (15) all of section fifty (50)
3
   and renumbering the remaining sections.
                                             MEZVINSKY of Johnson
1
      Amend House File 774 as follows:
     By striking from page fifteen (15), line thirty-one (31), the word
   "January" and inserting in lieu thereof the word "February".
3
                                             MEZVINSKY of Johnson
     Amend House File 774 as follows:
1
2
     By striking from pages fifteen (15) and sixteen (16) all of
   section fifty-one (51) and renumbering the remaining sections.
                                             MEZVINSKY of Johnson
1
     Amend House File 774 as follows:
     By striking on page five (5), line eight (8), the words "one
   hundred" and inserting in lieu thereof the word "twenty-five".
   and inserting a period after the word "dollars" in line nine (9)
   and striking the remainder of line nine (9) and all of line ten
   (10).
                                             KENNEDY of Chickasaw
     Amend House File 774 as follows:
1 ...
2
     By striking on page five (5) all of section seventeen (17)
3
   and renumbering the remaining sections.
                                             KENNEDY of Chickasaw
     Amend House File 774 as follows:
1
     By striking on page five (5) all of section sixteen (16)
2
3
   and renumbering the remaining sections.
                                             KENNEDY of Chickasaw
1
     Amend House File 774 as follows:
2
     By striking on page five (5) all of section fifteen (15) and
   renumbering the remaining sections.
3
                                             KENNEDY of Chickasaw
1
     Amend House File 774 as follows:
2
     By striking on page five (5) all of lines seven (7) through
3
   ten (10).
                                          KENNEDY of Chickasaw
```

- 1 Amend House File 774 as follows:
- By striking from page eight (8), line sixteen (16), the word

"fifteen" and inserting in lieu thereof the word "sixteen".

KNOBLAUCH of Carroll

- 1 Amend House File 774 as follows:
- 2 By striking from page eight (8), line sixteen (16), the word

3 "fifteen" and inserting in lieu thereof the word "eighteen".

KNOBLAUCH of Carroll

- 1 Amend House File 774 as follows:
- By striking from page eight (8), line nineteen (19), the word
- 3 "eighteen" and inserting in lieu thereof the word "nineteen".

KNOBLAUCH of Carroll

- 1 Amend House File 774 as follows:
- 2 By striking from page eight (8), line sixteen (16), the word
- 3 "fifteen" and inserting in lieu thereof the word "seventeen".

KNOBLAUCH of Carroll

- 1 Amend House File 774 as follows:
- 2 By striking from page eight (8), line twelve (12), the word "ten"
- 3 and inserting in lieu thereof the word "eight".

KNOBLAUCH of Carroll

- 1 Amend House File 774 as follows:
- 2 By striking on page seven (7), line twenty-four (24), the word
- 3 "five" and inserting in lieu thereof the word "seven".

KENNEDY of Dubuque

- 1 Amend House File 774 as follows:
- 2 By striking on page seven (7), line twenty-four (24), the word
- 3 "five" and inserting in lieu thereof the word "six".

KENNEDY of Dubuque

- 1 Amend House File 774 as follows:
- 2 By striking on pages seven (7) and eight (8) all of section
- 3 twenty-two (22) and renumbering the remaining sections.

KENNEDY of Dubuque

- 1 Amend House File 774 as follows:
- By striking on page seven (7), line twenty-four (24), the word
- 3 "five" and inserting in lieu thereof the word "nine".

KENNEDY of Dubuque

- 1 Amend House File 774 as follows:
- 2 By striking on page seven (7), line twenty-four (24), the word
- 3 "five" and inserting in lieu thereof the word "eight".

KENNEDY of Dubuque

- 1 Amend House File 774 as follows:
- 2 By striking on page seven (7), line twenty-four (24), the word
- 3 "five" and inserting in lieu thereof the word "ten".

WELLS of Linn

- 1 Amend House File 774 as follows:
 - By striking on page five (5), line eight (8), the words "one
- 8 hundred" and inserting in lieu thereof the word "fifty", and

```
inserting a period after the word "dollars" in line nine (9)
   and striking the remainder of line nine (9) and all of line
6
   ten (10).
                                               JOHNSTON of Johnson
     Amend House File 774 as follows:
2
      By striking on page four (4), line seventeen (17), the words
3
   "two hundred fifty" and inserting in lieu thereof the word
   "seventy-five" and by striking on page four (4), line nineteen (19),
5
   the word "twenty-five" and inserting in lieu thereof the word
6
   "eleven".
                                               JOHNSTON of Johnson
1
     Amend House File 774 as follows:
     By striking from pages four (4) and five (5) all of section
3
   fourteen (14) and renumbering the remaining sections.
                                               JOHNSTON of Johnson
     Amend House File 774 as follows:
1
2
     By inserting a period after the word "dollars" in line nine
3
   (9), page five (5), and striking the remainder of line nine (9)
   and all of line ten (10).
                                               JOHNSTON of Johnson
     Amend House File 774 as follows:
1
      By striking on page five (5), line eight (8), the words "one
3
   hundred" and inserting in lieu thereof the word "seventy-five".
4
   and inserting a period after the word "dollars" in line nine (9)
   and striking the remainder of line nine (9) and all of line ten
5
6
   (10).
                                               JOHNSTON of Johnson
     Amend House File 774 by inserting after the period
2
   in line twenty-nine (29), page seventeen (17), the
3
   following:
4
     "However, no provision of this section shall be
   construed as applying to primary or general elections."
                                               JOHNSTON of Johnson
     Amend House File 774 as follows:
1
2
     By striking from page fifteen (15) all of section forty-seven
3
   (47) and renumbering the remaining sections.
                                               JOHNSTON of Johnson
1
     Amend House File 774 as follows:
2
     By striking from page fifteen (15) all of section forty-six (46)
   and renumbering the remaining sections.
                                               JOHNSTON of Johnson
1
     Amend House File 774 as follows:
2
     By striking from page fifteen (15), line twenty-seven (27), the
3
   word "thirty" and inserting in lieu thereof the word "forty-five".
                                               JOHNSTON of Johnson
     Amend House File 774 as follows:
1
2
     By striking from page fourteen (14) all of section forty-four
3
   (44) and renumbering the remaining sections.
```

JOHNSTON of Johnson

Amend House File 774 as follows: By striking from page fifteen (15) all of section forty-five (45) 3 and renumbering the remaining sections. JOHNSTON of Johnson Amend House File 774 as follows: 2 By striking from page fourteen (14) all of section forty-three 3 (43) and renumbering the remaining sections. KENNEDY of Chickasaw Amend House File 774 as follows: 1 By striking from page thirteen (13), line six (6), 2 3 the word "sixty" and inserting in lieu thereof the word "sixty-five". KENNEDY of Chickseaw Amend House File 774 as follows: By striking from page thirteen (13), line twenty-six (26), the word "forty-eight" and inserting in lieu thereof 3 4 the word "sixty". KENNEDY of Chickasaw Amend House File 774 as follows: By striking from page thirteen (13), line six (6), 3 the word "sixty" and inserting in lieu thereof the 4 word "seventy-five". NOLTING of Black Hawk Amend House File 774 as follows: 1 By striking from page twelve (12), line eighteen (18), the word 2 3 "three" and inserting in lieu thereof the word "five". COCHRAN of Webster Amend House File 774 as follows: 1 By striking from page twelve (12) all of section thirty-four 2 (34) and renumbering the remaining sections. COCHRAN of Webster Amend House File 774 as follows: 1 By striking from page twelve (12) all of section thirty-five 3 (35) and renumbering the remaining sections. COCHRAN of Webster Amend House File 774 as follows: By striking from page twelve (12), line thirty-three (33), the word "seven" and inserting in lieu thereof the 4 word "fourteen". PONCY of Wapello Amend House File 774 as follows: 2 By striking from page twelve (12), line twenty-six (26), 3 the words "one dollar" and inserting in lieu thereof the words "four dollars".

Control of the file.

PONCY of Wapello

CROSIER of Linn

```
Amend House File 774 as follows:
     By inserting from page twelve (12), line twenty-six (26),
  the words "one dollar" and inserting in lieu thereof
   the words "five dollars".
                                                   PONCY of Wapello
     Amend House File 774 as follows:
     By striking from page twelve (12), line thirty-three
2
   (33), the word "seven" and inserting in lieu thereof the
3
   word "ten".
                                                   PONCY of Wapello
     Amend House File 774 as follows:
2
     By striking from page twelve (12), line twenty-six (26),
   the words "one dollar" and inserting in lieu thereof
   the words "six dollars".
                                                   PONCY of Wapello
     Amend House File 774 as follows:
1
     1. By striking from page eleven (11), line thirty-four (34), the
3
   words "one hundred" and inserting in lieu thereof the word "fifty".
4
     2. By inserting a period after the word "dollars" on page eleven
5
   (11), line thirty-five (35), and striking the remainder of line
   thirty-five (35) and all of line one (1) on page twelve (12).
                                               COCHRAN of Webster
1
     Amend House File 774 as follows:
     1. By striking from page eleven (11), line thirty-four (34), the
3
   words "one hundred" and inserting in lieu thereof the word "twenty-
4
   five".
5
     2. By inserting a period after the word "dollars" on page eleven
  (11), line thirty-five (85), and striking the remainder of line
   thirty-five (35) and all of line one (1) on page twelve (12).
                                             KENNEDY of Chickasaw
     Amend House File 774 as follows:
     By striking on page ten (10) all of lines six (6) through
3 nine (9).
                                            NOLTING of Black Hawk
     Amend House File 774 as follows:
     By striking from pages nine (9) and ten (10) all of section
   thirty (30) and renumbering the remaining sections.
                                           NOLTING of Black Hawk
1
     Amend House File 774 as follows:
2
     By striking from page nine (9) all of section twenty-nine (29)
   and renumbering the remaining sections.
                                                    CROSIER of Linn
1
     Amend House File 774 as follows:
2
     By striking from page nine (9) all of section twenty-eight
   (28) and renumbering the remaining sections.
                                                    CROSIER of Linn
     Amend House File 774 as follows:
1
2
     By striking from page nine (9) all of section twenty-seven (27)
3 and renumbering the remaining sections.
```

1

By striking from page eight (8), line nineteen (19), the word

3 "eighteen" and inserting in lieu thereof the word "twenty"

Amend House File 774 as follows:

Amend House File 774 as follows:

MILLER of Des Moines

SKINNER of Polk

By striking from page eight (8) all of section twenty-five 3 (25) and renumbering the remaining sections. MILLER of Des Moines Amend House File 774 as follows: By striking from page eight (8), lines thirty-three (33) and 2 3 thirty-four (34), the words "two hundred" and inserting in lieu 4 thereof the word "seventy-five". CROSIER of Linn Amend House File 774 as follows: 1 By striking from page eight (8), lines thirty-three (33) and thirty-four (34), the words "two hundred" and inserting in lieu thereof the words "one hundred fifty". MILLER of Des Moines 1 Amend House File 774 as follows: By striking from page eight (8) all of section twenty-six (26) 3 and renumbering the remaining sections. MILLER of Des Moines Amend House File 774 as follows: 1 2 By striking on page eight (8) all of subsection one (1) of 3 section twenty-six (26) and consecutively numbering the remaining sections. MILLER of Des Moines 1 Amend House File 774 as follows: By striking from pages six (6) and seven (7) all of section 2 nineteen (19) and renumbering the remaining sections. RODGERS of Dallas Amend House File 774 as follows: 2 By striking on page six (6), line five (5), the words "one day" and inserting in lieu thereof the words "ten days". SKINNER of Polk 1 Amend House File 774 as follows: By striking on page six (6), line five (5), the words "one 3 day" and inserting in lieu thereof the words "fifteen days". SKINNER of Polk Amend House File 774 as follows: 1 By striking on page six (6), line five (5), the words "one 3 day" and inserting in lieu thereof the words "twenty days". SKINNER of Polk Amend House File 774 as follows:

By striking on page six (6), line five (5), the words "one day" and inserting in lieu thereof the words "twenty-five days".

1 Amend House File 774 as follows: By striking on page six (6), line five (5), the words "one 2 3 day" and inserting in lieu thereof the words "thirty days". SKINNER of Polk 1 Amend House File 774 as follows: 2 By striking on page four (4), line nine (9), the word "fifty-3 five" and inserting in lieu thereof the word "fifty". BAKER of Boone 1 Amend House File 774 as follows: By striking from page four (4) all of section eleven (11) and renumbering the remaining sections. BAKER of Boone 1 Amend House File 774 as follows: By striking on page four (4), line thirteen (13), the word 2 "sixty-five" and inserting in lieu thereof the word "sixty". BAKER of Boone 1 Amend House File 774 as follows: By striking on page four (4), line thirteen (13), the word "sixty-five" and inserting in lieu thereof the word "fifty-five". BAKER of Boone 1 Amend House File 774 as follows: 2 By striking on page four (4), line thirteen (13), the word 3 "sixty-five" and inserting in lieu thereof the word "fifty". BAKER of Boone 1 Amend House File 774 as follows: By striking in section eight (8) on page three (3) all of 2 lines twenty-two (22) through twenty-five (25). RODGERS of Dallas 1 Amend House File 774 as follows: By striking from pages three (3) and four (4) all of section eight (8) and renumbering the remaining sections. RODGERS of Dallas 1 Amend House File 774 as follows: 2 By striking from page two (2) all of section four (4) and renumbering the remaining sections. GANNON OF Jasper Amend House File 774 as follows: 1 2 By striking from page two (2) all of section three (3) and 3 renumbering the remaining sections. GANNON OF Jasper Amend House File 774 as follows: 1 By striking from page two (2) all of section two (2) and renumbering the remaining sections. GANNON OF Jasper

- 1 Amend House File 774 as follows:
- 2 By striking from pages one (1) and two (2) all of section one (1)
- and renumbering the remaining sections.

GANNON OF Jasper

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Monday, April 28, 1969.

JOURNAL OF THE HOUSE

The second of the second of the second of

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, APRIL 28, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Eugene Miller, pastor of the First United Methodist Church, Tipton, Iowa.

The Journal of Friday, April 25, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sanders of Emmet-Palo Alto on request of Renda of Polk; O'Hearn of Scott on request of Huff of Polk.

PRESENTATION OF VISITORS

Rodgers of Dallas presented to the House sixty-eight sixth grade students from Waukee Community School and their principal, Mrs. McManus, and teachers, Mrs. Cavanaugh and Mr. Roberts.

Varley of Adair-Madison presented to the House sixty sixth grade students from Greenfield School and their teacher, Mrs. Killion.

Bailey of Wright presented to the House nine students from Iowa Central Community College, Eagle Grove, and their instructor, Mrs. Sumner.

Schwartz of Wapello presented to the House seventy senior students of the American government class, Cardinal High School, and their teacher, Ray Prentis.

PETITION

The following petition was received and placed on file:

By Poncy of Wapello, from six residents of Wapello County opposing House File 481 relating to the taxation of insurance premiums collected by nonprofit hospital and medical services.

INTRODUCTION OF BILL

House File 812, by committee on constitutional amendments and reapportionment, a bill for an act relating to the election of county boards of supervisors.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 565, a bill for an act to provide a unified trial court having district court judges and district court magistrates; to discontinue courts inferior to the district court, except municipal courts; and to establish traffic violations offices within the district court to receive uniform traffic violation penalties.

Read first time and referred to committee on judiciary.

Senate File 530, a bill for an act relating to the leasing and renting of motor vehicles.

Read first time and referred to committee on law enforcement.

Senate File 626, a bill for an act relating to minimum standards to protect the health, safety, and welfare of individuals living in migratory labor camps.

Read first time and referred to committee on human and industrial relations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 202, 223, 255, 476, 677 and 729; and Senate File 395, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 292, a bill for an act relating to indemnification of officers of business corporations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 328, a bill for an act relating to urban transit systems.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 337, a bill for an act relating to state park roads.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 364, a bill for an act relating to nonprofit corporations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 412, a bill for an act relating to credit unions.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 482, a bill for an act relating to joint exercise of governmental powers.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 511, a bill for an act to convey an interest in land in Page County.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 555, a bill for an act relating to issuance of search warrants.

Also: That the Senate has amended and passed the following bill in which the concurrence of the House is asked:

House File 207, a bill for an act relating to the operation of a motor vehicle while the operator is under the influence of alcoholic beverages or other substances which prevent the safe operation of a motor vehicle.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 361, a bill for an act relating to city civic centers.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 207

Amend House File 207 as follows:

- 1. Page 2, lines 24 and 25, by striking "prima facie" and inserting in lieu thereof the word "presumptive".
- 2. Page 2 by striking all of line 26 after the period and inserting in lieu thereof the word "No".
- 3. Page 2 line 30, by striking the word "or", and by striking all of line 31 and inserting in lieu thereof the following: ", third or subsequent offense."
 - 4. By adding the following new sections:
- a. "Sec. —. Section three hundred twenty-one B point three (321B.3), Code 1966, is hereby amended by inserting the following after the period in line twenty-nine (29): 'Subject to the right of a person to refuse a blood test or to refuse to submit to any chemical testing, such peace officer may determine which of said substances shall be tested; and if he requires a breath test, he may also require a test of one other of said substances.'
- b. "Sec. —. Section three hundred twenty-one B point four (321B.4), Code 1966, is hereby amended by inserting the following after the period in line eight (8): 'However, any peace officer, using devices and methods approved by the commissioner of public safety, may take a specimen of a person's breath or urine for the purpose of determining the alcoholic content of the person's blood.'."

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 427, a bill for an act relating to the uniform issuance and return of teachers' contracts, with report of committee recommending passage, was taken up for consideration.

Freeman of Clay-Dickinson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 427)

The ayes were, 92:

Alt	Freeman of	Lippold	Roorda
Andersen	Buena Vista	Logue	Schmeiser
Bailey	Freeman of	McCormick	Schroeder
Battles	Clay-Dickinson	Mendenhall	Schwartz
Bergman	Gannon	Menefee	Shaw
Blouin	Goode	Millen	Shepherd
Brinck	Graham	Miller of	Sorg
Caffrey	Grassley	Des Moines	Stokes
Camp	Hamilton	Miller of	Strand
Campbell	Hanson of	Jones	Strothman
Cochran	Howard-Mitchell	Miller of	Tapecott
Corey	Hølden	Marshall	Van Drie
Crabb	Huff	Miller of	Van Nostrand
Crosier	Johnson of	Page	Van Roekel
Cunningham	Audubon	Milligan	Varley
Darrington	Kehe	Mohrfeld	Voorhees
Den Herder	Kennedy of	Nelson	Walter
Dougherty	Dubuque	Nolting	Warren
Doyle	Kitner	Ossian	Waugh
Dunton	Klein	Pierson	Weichman
Ellsworth	Knight	Poncy	Welden
Ewell	Knoblauch	Priebe	Wells
Fisher of	Koch	Radi	Winkelman
Greene	Kreamer	Renda	Wolfe
Franklin	Kruse	Rex	Mr. Speaker
	Langland	Rodgers	•

The nays were, none.

Absent or not voting, 32:

Baker	Hansen of	Lawson	O'Hearn
Bennett	Black Hawk	Lipsky	Pelton
Christensen	Hill	Mayberry	Perkins
Dietz	Jesse	McCartney	Peterson
Dooley	Johnston of	McIntyre	Sanders
Drake	Johnson	Mezvinsky	Skinner
Edgington	Kennedy of	Middleswart	Stroburg
Fischer of	Chickasaw	Newton	Stromer
Grundy	Kluever	Nielsen	Tieden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 333, a bill for an act relating to issuance of sheriffs' deeds to purchasers under special execution sale, with report of committee recommending passage, was taken up for consideration.

Doyle of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass?" (S.F. 333).

The ayes were, 89:

Alt Freeman of Lippold Rodgers Andersen Clay-Dickinson Roorda Logue Bailey McCormick Gannon Schmeiser Battles Goode Mendenhall Schwartz Bergman Graham Shepherd Menefee Sorg Blouin Grassley Millen Caffrey Hamilton Stokes Miller of Camp Strand Hansen of Des Moines Campbell Black Hawk Miller of Strothman Cochran Tapacott Hanson of Jones Howard-Mitchell Miller of Corey Van Drie Crabb Van Nostrand Holden Marshall Crosier Huff Miller of Van Roekel Cunningham Johnson of Varley Page Darrington Audubon Voorhees Milligan Den Herder Kehe Mohrfeld Walter Dougherty Kennedy of Warren Nelson Waugh Weichman Doyle Dubuque Nolting Dunton Kitner Ossian Ellsworth Klein Welden Pierson Ewell Knight Wells Poncy Winkelman Fisher of Koch Priebe Greene Kreamer Radi Wolfe Mr. Speaker Franklin Kruse Renda Freeman of Langland Rex Buena Vista

The nays were, none.

Absent or not voting, 35:

Baker	Hill	Mayberry	Perkins
Bennett	Jesse	McCartney	Peterson
Brinck	Johnston of	McIntyre	Sanders
Christensen	Johnson	Mezvinsky	Schroeder
Dietz	Kennedy of	Middleswart	Shaw
Dooley	Chickasaw	Newton	Skinner
Drake	Kluever	Nielsen	Stroburg
Edgington	Knoblauch	O'Hearn	Stromer
Fischer of	Lawson	Pelton	Tieden
Grundy	Lipsky		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 745, a bill for an act relating to secretaries and treasurers of certain county hospitals, with report of committee recommending passage, was taken up for consideration.

Kitner of Buchanan moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 745)

The ayes were, 97:

Freeman of Lippold Schmeiser Andersen Buena Vista Schroeder Logue Bailey Freeman of McCormick Schwartz Mendenhall Baker Clay-Dickinson Shaw Battles Gannon Menefee Shepherd Sorg Stokes Bergman Goode Mezvinsky Blouin Graham Millen Brinck Miller of Strand Grassley Caffrey Hamilton Stroburg Jones Miller of Stromer Camp Hansen of Campbell Black Hawk Marshall Strothman Cochran Hanson of Miller of Tapscott Howard-Mitchell Van Drie Corev Page Van Nostrand Crabb Holden Milligan Van Roekel Crosier Huff Mohrfeld Cunningham Johnson of Nelson Varley Darrington Audubon Newton Voorhees Den Herder Kehe Nolting Walter Kennedy of Dougherty Warren Ossian Waugh Doyle Dubuque Pierson Dunton Kitner Poncy Weichman Edgington Klein Priebe Welden Ellsworth Knight Radl Wells Ewell Koch Renda Winkelman Fisher of Kruse Rex Wolfe Greene Langland Rodgers Mr. Speaker Franklin Lawson Roorda

The nays were, none.

Absent or not voting, 27:

Bennett Jesse Lipsky O'Hearn Christensen Johnston of Mayberry Pelton Dietz Johnson McCartney Perkins Dooley Kennedy of McIntyre Peterson Drake Chickasaw Middleswart Sanders Kluever Skinner Fischer of Miller of Knoblauch Des Moines Tieden Grundy Kreamer Nielsen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 508, a bill for an act relating to deposits of public funds, with report of committee recommending passage, was taken up for consideration.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 508)

The ayes were, 104:

Alt Baker Blouin Camp
Andersen Battles Brinck Campbell
Bailey Bergman Caffrey Cochran

Corey	Hanson of	Middleswart	Schmeiser
Crabb	Howard-Mitchell	Millen	Schroeder
Crosier	Holden	Miller of	Schwartz
Cunningham	Huff	Des Moines	Shaw
Den Herder	Johnson of	Miller of	Shepherd
Dooley	Audubon	Jones	Sorg
Dougherty	Johnston of	Miller of	Stokes
Doyle	Johnson	Marshall	Strand
Dunton	Kehe	Miller of	Stroburg
Edgington	Kennedy of	Page	Stromer
Ellsworth	Chickasaw	Milligan	Strothman
Ewell	Kennedy of	Mohrfeld	Tapscott
Fisher of	Dubuque	Nelson	Van Drie
Greene	Kitner	Newton	Van Nostrand
Franklin	Klein	Nielsen	Van Roekel
Freeman of	Knight	Nolting	Varley
Buena Vista	Knoblauch	Ossian	Voorhees
Freeman of	Koch	Peterson	Walter
Clay-Dickinson	Kruse	Pierson	Warren
Gannon	Langland	Poncy	Waugh
Goode	Lawson	Priebe	Weichman
Graham	Lippold	Radl	Welden
Grassley	Logue	Renda	Wells
Hamilton	McCormick	Rex	Winkelman
Hansen of	Mendenhall	Rodgers	Wolfe
Black Hawk	Menefee Mevzin sky	Roorda	Mr. Speaker

The nays were, none.

Absent or not voting, 20:

Bennett Fischer of Lipsky Pelton Perkins Christensen Grundy Mayberry Darrington McCartney Sanders Dietz Jesse McIntyre Skinner Drake Kluever O'Hearn Tieden Kreamer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 560, a bill for an act to prohibit a refund of liquor control license fees while charges against the licensee are pending before the Iowa liquor control commission, with report of committee recommending passage, was taken up for consideration.

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 560)

The ayes were, 99:

Alt	Bergman	Cochran	Den Herder
Andersen	Blouin	Corey	Dooley
Bailey	Caffrey	Crabb	Dougherty
Baker	Camp	Crosier	Doyle
Battles	Campbell	Cunningham	Dunton

Edgington	Kehe	Miller of	Schroeder
Ellsworth	Kennedy of	Des Moines	Schwartz
Ewell	Chickasaw	Miller of	Shaw
Fisher of	Kennedy of	Jones	Shepherd
Greene	Dubuque	Miller of	Sorg
Freeman of	Kitner	Marshall	Stokes
Buena Vista	Klein	Milligan	Strand
Freeman of	Knight	Mohrfeld	Stroburg
Clay-Dickinson	Knoblauch	Nelson	Stromer
Goode	Koch	Newton	Strothman
Graham	Kreamer	Nielsen	Tapscott
Grassley	Kruse	Nolting	Van Drie
Hamilton	Langland	Ossian	Van Roekel
Hansen of	Lawson	Peterson	Voorhees
Black Hawk	Lippold	Pierson	Walter
Hanson of	Logue	Poncy	Warren
Howard-Mitchell	McCormick	Priebe	Waugh
Holden	Mendenhall	Radl	Weichman
Huff	Menefee	Renda	Welden
John son of	Mezvinsky	Rex	Wells
Audubon	Middleswart	Rodgers	Winkelman
Johnston of	Millen	Roords	Wolfe
Johnson	'	Schmeiser	Mr. Speaker

The nays were, 1:

Brinck

Absent or not voting, 24:

Bennett	Franklin	McCartney
Christensen	Gannon	McIntyre
Darrington	Hill	Miller of
Dietz	Jesse	Page
Drake	Kluever	O'Hearn
Fischer of	Lipsky	Pelton
Grundy	Mayberry	

Perkins
Sanders
Skinner
Tieden
Van Nostrand
Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 628, a bill for an act relating to the specifications and standards for cheeses and cheese products, with report of committee recommending passage, was taken up for consideration.

Bailey of Wright moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 628)

The ayes were, 102:

	,		
Alt	Caffrey	Darrington	Ewell
Andersen	Camp	Den Herder	Fisher of
Bailey	Campbell	Dooley	Greene
Baker	Cochran	Dougherty	Freeman of
Battles	Corey	Doyle	Buena Vista
Bergman	Crabb	Dunton	Freeman of
Blouin	Crosier	Edgington	Clay-Dickinson
Brinck	Cunningham	Ellsworth	Gannon

Goode	Knight	Miller of	Shepherd
Graham	Koch	Page	Sorg
Grassley	Kreamer	Milligan	Stokes
Hamilton	Kruse	Mohrfeld	Strand
Hansen of	Langland	Nelson	Stroburg
Black Hawk	Lawson	Newton	Stromer
Hanson of	Lippold	Nielsen	Strothmen
Howard-Mitchell		Nolting	Tapscott
Holden	McCormick	Ossian	Van Drie
Huff	Mendenhall	Peterson	Van Roekel
Johnson of	Menefee	Pierson	Varley
Audubon	Mezvinsky	Poncy	Voorhees
Johnston of	Middleswart	Priebe	Walter
John son	Millen	Radl	Warren
Kehe	Miller of	Renda	Waugh
Kennedy of	Des Moines	Rodgers	Weichman
Chickasaw	Miller of	Roorda	Welden
Kennedy of	Jones	Schmeiser	Wells
Dubuque	Miller of	Schroeder	Winkelman
Kitner	Marshall	Schwartz	Wolfe
Klein		Shaw	Mr. Speaker

The nays were, none.

Absent or not voting, 22:

Bennett Christensen	Franklin Hill	Mayberry McCartney	Rex Sanders
Dietz	Jesse	McIntyre	Skinner
Drake	Kluever	O'Hearn	Tieden
Fischer of	Knoblauch	Pelton	Van Nostrand
Grundy	Lipsky	Perkins	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 172, a bill for an act extending the powers of notaries public beyond the boundaries of their county of residency to the entire state, with report of committee recommending passage, was taken up for consideration.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 172)

The ayes were, 95:

THE AYES WE	re, av.		
Alt Andersen Bailey Baker Battles Bergman Blouin Brinck Caffrey Camp Campbell	Cochran Corey Crabb Cunningham Darrington Dooley Dougherty Doyle Dunton Edgington Ellsworth	Ewell Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Grassley Hamilton	Hansen of Black Hawk Hanson of Howard-Mitchell Holden Huff Johnson-of Audubon Johnston of Johnson Kehe

Kennedy of	Mendenhall	Newton	Strand	
Chickasaw	Menefee	Nielsen	Stroburg	
Kennedy of	Mezvinsky	Nolting	Stromer	
Du buque	Middleswart	Peterson	Strothman	
Kitner	Millen	Pierson	Tapscott	
Knight	Miller of	Poncy	Van Drie	
Knoblauch	Des Moin es	Priebe	Van Nostrand	
Koch	Miller of	Rex	Van Roekel	
Kreamer	Jones	Rodgers	Varley	
Kruse	Miller of	Roorda	Voorhees	
Lawson	Marshall	Schmeiser	Walter	
Lippold	Miller of	Schroeder	Waugh	
Lipsky	Page	Schwartz	Welden	
Logue	Milligan	Shaw	Wells	
McCartney	Mohrfeld	Shepherd	Wolfe	
McCormick	Nelson	Sorg	Mr. Speaker	
The nays were,	11:			
Crosier	Klein	Radl	Weichman	
Den Herder	Langland	Skinner	Winkelman	
Graham	Ossian	Stokes	***************************************	
Absent or not voting, 18:				
Bennett	Fischer of	Kluever	Perkins	
Christensen	Grundy	Mayberry	Renda	
Dietz	Franklin	McIntyre	Sanders	
Drake	Hill	O'Hearn	Tieden	
	Jesse	Pelton	Warren	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 625, a bill for an act relating to administrative rules and regulations, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 625)

The ayes were, 100:

Alt Andersen Bailey Battles Bergman Blouin Brinck Caffrey Camp Campbell Cochran Corey Crabb Crosier Cunningham	Darrington Den Herder Dooley Dougherty Doyle Dunton Edgington Ellsworth Fischer of Grundy Fisher of Greene Freeman of Buena Vista	Gannon Goode Graham Grassley Hamilton Hanson of Howard-Mitchell Holden Huff Johnson of Audubon Johnston of	Koch Kreamer Kruse Langland Lawson
Cunningham	•	Johnson	Lippold

Miller of Rodgers Van Drie Logue Schmeiser McCartney Page Van Nostrand Milligan McCormick Schroeder Van Roekel Schwartz McIntyre Mohrfeld Varley Mendenhall Nelson Shepherd Voorhees Mezvinsky Nielsen Skinner Walter Middleswart Nolting Sorg Waugh Millen Ossian Stokes Weichman Miller of Peterson Strand Welden Des Moines Pierson Stroburg Wells Poncy Miller of Winkelman Stromer Jones Priebe Strothman Wolfe Miller of Radl Tapacott Mr. Speaker Marshall Rex

The nays were, 2:

Lipsky

Shaw

Absent or not voting, 22:

Baker Franklin Mayberry Renda Bennett Hansen of Menefee Roorda Christensen Black Hawk Newton Sanders Dietz Hill O'Hearn Tieden Drake Jesse Pelton Warren Ewell Kluever Perkins

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 568, a bill for an act relating to the sale or transfer of firearms to residents of adjacent states, with report of committee recommending passage, was taken up for consideration.

Millen of Jefferson-Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 568)

The ayes were, 104:

A lt. Doyle Hanson of Kruse Andersen Howard-Mitchell Langland Dunton Bailey Edgington Holden Lawson Battles Ellsworth Huff Lippold Fisher of Johnson of Bergman Lipsky Greene Audubon Brinck Logue Franklin Johnston of Caffrey McCartney Freeman of Johnson McCormick Camp Campbell Buena Vista Kehe McIntyre Cochran Freeman of Kennedy of Mendenhall Corey Clay-Dickinson Chickasaw Menefee Gannon Kennedy of Crabb Mezvinsky Goode Middleswart Crosier Dubuque Cunningham Graham Kitner Millen Grasslev Klein Darrington Miller of Den Herder Hamilton Knight Des Moines Dooley Hansen of Knoblauch Miller of Dougherty Black Hawk Koch Jones

Miller of Pierson Skinner Varley Marshall Poncy Sorg Voorhees Miller of Priebe Stokes Walter Page Radl Strand Warren Milligan Rex Stroburg Waugh Mohrfeld Rodgers Stromer Weichman Nelson Schmeiser Strothman Welden Newton Schroeder Tapscott Wells Nielsen Schwartz Van Drie Winkelman Nan Nostrand Nolting Shaw Wolfe Van Roekel Mr. Speaker Ossian Shepherd Peterson

The nays were, 2:

Blouin Kreamer

Absent or not voting, 18:

Raker Ewell Kluever Renda Roorda Fischer of Mayberry Bennett O'Hearn Sanders Christensen Grundy Pelton Tieden Dietz Drake Jesse Perkins

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 799, a bill for an act to legalize and validate the proceedings taken for the creation, organization and establishment of the county conservation board of Scott County, Iowa, and all acts and proceedings taken by said board and its officials, with report of committee recommending passage, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 799)

The ayes were, 105:

Alt Dunton Hanson of Kruse Andersen Howard-Mitchell Langland Edgington Bailey Ellsworth Holden Lawson Battles Ewell Huff Lippold Blouin Fischer of Johnson of Lipsky Brinck Grundy. Audubon Logue Fisher of Johnston of McCartney Caffrey Johnson McCormick Camp Greene Kehe Campbell Freeman of Mendenhall Buena Vista Kennedy of Menefee Cochran Mezvinsky Corey Freeman of Chickasaw Crabb Clay-Dickinson Kennedy of Middleswart Gannon Millen Crosier Dubuque Cunningham Goode Kitner Miller of Graham Klein Des Moines Darrington Den Herder Grasslev Miller of Knight Dooley Hamilton Knoblauch Jones Dougherty Hansen of Koch Miller of Doyle Black Hawk Kreamer Marshall

Miller of Poncy Sorg Voorhees Stokes Page Priebe Walter Milligan . Radi Shrand Warren Mohrfeld Rex Stroburg Waugh Nelson Rodgers Stromer Weichman Newton Schmeiser Strothman Welden Nielsen Schroeder Tapscott Wells Winkelman Nolting Schwartz Van Drie Ossian Shaw Van Nostrand Wolfe Peterson Shepherd Van Roekel Mr. Speaker Varley Pierson Skinner

The nays were, none.

Absent or not voting, 19:

Baker	Drake	Mayberry	Rend a
Bennett	Franklin	McIntyre	Roorda
Bergman	Hill	O'Hearn	Sanders
Christensen	Jes se	Pelton	Tieden
Dietz	Kluever	Perkins	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 800, a bill for an act to legalize and validate the proceedings of the board of supervisors of Scott County, Iowa, authorizing and providing for the issuance of county conservation bonds of said county and for the levy of taxes to pay said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county, with report of committee recommending passage, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 800)

The ayes were, 110:

Alt	Dooley	Goode	Kennedy of
Andersen	Dougherty	Graham	Dubuque
Bailey	Doyle	Grassley	Kitner
Baker	Drake	Hamilton	Klein
Battles	Dunton.	Hansen of	Kluever
Bergman	Edgington	Black Hawk	Knight
Blouin	Ellsworth	Hanson of	Knoblauch
Brinck	Ewell	Howard-Mitchell	Koch
Caffrey	Fischer of	Holden	Kreamer
Camp	Grundy	Huff	Kruse
Campbell	Fisher of	Johnson of	Langland
Christensen	Greene	Audubon	Lawson
Cochran	Franklin	Johnston of	Lippold
Corey	Freeman of	Johns o n	Lipsky
Crabb	Buena Vista	Kehe	Logue
Crosier	Freeman of	Kennedy of	McCartney
Cunningham	Clay-Dickinson	Chickasaw	McCormick
Darrington	Gannon		McIntyre

Mendenhall Mohrfeld Roorda Van Drie Schmeiser Van Nostrand Menefee Nelson Newton Schroeder Van Roekel Mezvinsky Schwartz Middleswart Nielsen Varley Millen Nolting Shaw Voorhees Shepherd Miller of Peterson Walter Des Moines Pierson Skinner Warren Stokes Miller of Poney Waugh Jones Priebe Strand Weichman Miller of Radl Stroburg Wells Marshall Renda Stromer Winkelman Strothman Wolfe Miller of Rex Mr. Speaker Page Rodgers Tapscott Milligan

The nays were, none.

Absent or not voting, 14:

Bennett Jesse Pelton Sorg
Den Herder Mayberry Perkins Tieden
Dietz O'Hearn Sanders Welden
Hill Ossian

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 785, a bill for an act relating to watchmakers and repairmen, with report of committee recommending passage, was taken up for consideration.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 785)

The ayes were, 108:

Andersen Dunton Holden Lidsky Bailey Edgington Huff Logue Baker Johnson of McCartney Ellsworth Battles McCormick Ewell Audubon Bergman Johnston of McIntyre Fischer of Blouin Grundy Johnson Mendenhall Brinck Fisher of Kehe Menefee Caffrey Greene Kennedy of Mezvinsky Middleswart Franklin Camp Chickasaw Campbell . Kennedy of Millen Freeman of Christensen Buena Vista Dubuque Miller of Cochran Kitner Des Moines Freeman of Corey Miller of Clay-Dickinson Klein Crabb Gennon Kluever Jones Miller of Crosier Goode Knight Cunningham Graham Knoblauch Marshall Darrington Grassley Koch Miller of Den Herder Hamilton Kreamer Page Milligan Kruse Dooley Hansen of Dougherty Black Hawk Langland Mohrfeld Doyle Lawson Hanson of Nelson Howard-Mitchell Lippold Drake Newton

Walter Nielsen Roorda Stromer Nolting Schmeiser Strothman Waugh Weichman Ossian Schmeder Tanacott Peterson Schwartz Van Drie Welden Pierson Shaw Van Nostrand Wells Poncy Sorg Van Roekel Winkelman Varley Priebe Stokes Wolfe Voorhees Mr. Speaker Renda Strand Rodgers Stroburg

The navs were, none,

Absent or not voting, 16:

Alt	Jesse	Perkins	Shepherd
Bennett	Mayberry	Radl	Skinner
Dietz	O'Hearn	Rex	Tieden
Hill	Pelton	Sanders	Warren

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 119, a bill for an act relating to the expense for care, examination or treatment of minors placed by the court with someone other than the parents, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 119)

The ayes were, 106:

Alt Ewell Kehe Miller of Andersen Kennedy of Fischer of Des Moines Bailey Grundy Chickasaw Miller of Baker Fisher of Jones Kennedy of Battles Miller of Greene Dubuque Bergman Franklin Kitner Marshall Blouin Freeman of Klein Miller of Brinck Buena Vista Page Kluever Milligan Caffrey Freeman of Knight Clay-Dickinson Mohrfeld Camp Knoblauch Campbell Nelson Gannon Koch Christensen Goode Kreamer Nielsen Ossian Corey Graham Kruse Peterson Crabb Grasslev Langland Pierson Crosier Hamilton Lawson Cunningham Poncy Hansen of Lippold Darrington Black Hawk Lipsky Priebe Radl Den Herder Hanson of Logue Dooley Howard-Mitchell McCartney Rex Rodgers Dougherty Holden McCormick Doyle Huff Mendenhall Roorda Schroeder Drake Johnson of Menefee Schwartz Audubon Mezvinsky Dunton Shepherd Edgington Johnston of Middleswart Ellsworth Johnson Millen Sorg

Stokes	Tapscott	Voorhees	Welden
Strand	Van Drie	Walter	Wells
Stroburg	Van Nostrand	Warren	Winkelman
Stromer	Van Roekel	Waugh	Wolfe
Strothman	Varley	Weichman	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Bennett	Mayberry	Pelton	Schmeiser
Cochran	McIntyre	Perkins	Shaw
Dietz	Newton	Renda	Skinner
Hill	Nolting	Sanders	Tieden
Jesse	O'Hearn		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 528, a bill for an act defining "workmen" or "employee" in the workmen's compensation law, with report of committee recommending amendment and passage, was taken up for consideration.

Ellsworth of Dubuque offered the following amendment filed by the committee on human and industrial relations and moved its adoption:

Amend House File 528, page 1, by striking all of line seventeen (17) after the period and all of lines eighteen (18), nineteen (19) and twenty (20) and inserting in lieu thereof the following:

"Workmen include officials, elected or appointed, of the state, counties, school districts, county boards of education, municipal corporations, or cities under any form of government, including members of the Iowa highway".

The amendment was adopted.

Ellsworth of Dubuque asked and received unanimous consent to withdraw the amendment filed by him on March 17 and found on page 582 of the House Journal.

Ellsworth of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 528)

The ayes were, 107:

Alt	Cochran	Ellsworth	Goode
Andersen	Corey	Ewell	Graham
Bailey	Crabb	Fischer of	Grassley
Baker	Crosier	Grundy ·	Hamilton
Battles	Cunningham	Fisher of	Hansen of
Bergman	Darrington	Greene	Black Hawk
Blouin	Den Herder	Franklin	Hanson of
Brinck	Dooley	Freeman of	Howard-Mitchell
Caffrey	Dougherty	Buena Vista	Holden
Camp	Drake	Freeman of	Huff
Christensen	Edgington	Clay-Dickinson	. •

Johnson of Lipsky Nelson Strand . Logue McCartney Newton Stroburg Audubon Stromer Johnston of Nielsen Johnson McCornick Nolting Strothman Kehe Tapscott McIntyre Ossian Mendenhall Van Drie Kennedy of Peterson Pierson Van Nostrand Chickasaw Menefee Kennedy of Mezvinsky Poncy Van Roekel Dubuque Middleswart Priebe Varlev Kitner Millen Renda Voorhees Klein Miller of Rex Walter Des Moines Rodgers Kluever Warren Miller of Knight Roorda Waugh Jones Schmeiser Weichman Knoblauch Miller of Schwartz Welden Koch Shaw Walls Kreamer Marshall Winkelman Kruse Miller of Shepherd Langland Page Sorg Wolfe Stokes Mr. Speaker Lawson Milligan Mohrfeld Lippold

The nays were, 1:

Gannon

Absent or not voting, 16:

Bennett Dunton O'Hearn Sanders Campbell Hill Pelton Schroeder Dietz Jesse Perkins Skinner Tieden. Doyle Mavberry Radi

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

UNFINISHED BUSINESS

The House resumed consideration of House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund.

Milligan of Polk asked and received unanimous consent to withdraw the amendment filed by him on April 4 and found on page 835 of the House Journal.

Speaker pro tempore Millen in the chair at 12:05 p.m.

The House was recessed by the Speaker until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

McCartney of Floyd offered the following amendment filed by McCartney, et al.

Amend House File 714 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-four point seventy-eight (324.-78), Code 1966, is hereby amended as follows:

- 1. By inserting in line two (2) after the word "seven" the words "and one half".
- 2. By inserting in line three (3) after the word "six" the words "and one half".
- 3. By striking in line eight (8) the word "one" and inserting in lieu thereof the words "one half".
- 4. By striking in line nine (9) the word "one" and inserting in lieu thereof the words "one half".
- 5. By striking in line eighteen (18) the word "one" and inserting in lieu thereof the words "one half".
- Sec. 2. Section three hundred twelve point two (312.2), Code 1966, is hereby amended as follows:
- 1. By striking from line two (2) of subsection two (2) the word "thirty" and inserting in lieu thereof the word "twenty-nine".
- 2. By striking from line one (1) of subsection three (3) the word "ten" and inserting in lieu thereof the word "nine".
- 3. By striking from line two (2) of subsection four (4) the word "thirteen" and inserting in lieu thereof the word "fifteen".
- Sec. 3. Section three hundred twelve point three (312.3), Code 1966, as amended by Chapter two hundred fifty-three (253), Section one (1), Acts of the Sixty-second General Assembly, is hereby further amended by striking from line six (6) of subsection two (2) the word "thirteen" and inserting in lieu thereof the word "fifteen".
- Sec. 4. Sections three hundred twenty-one point one hundred nineteen (321.119) and three hundred twenty-one point one hundred twenty-one (321.121), Code 1966, are hereby repealed.
- Sec. 5. Section three hundred twenty-one point one hundred twenty-two (321.122), Code 1966, is hereby amended as follows:
- 1. By striking from subsection one (1), lines one (1) through thirty-one (31), inclusive, and inserting in lieu thereof the following:

'The annual registration fee for motor trucks, truck tractors, or road tractors, shall be based on the combined gross weight of any combination of vehicles. All trucks, truck tractors, or road tractors shall be registered for a gross weight equal to or in excess of the unladen weight of the vehicle or combination of vehicles. The annual registration fee for such vehicle or combination of vehicles shall be:

For a combined gross weight of three tons or less, thirty-five dollars.

For a combined gross weight exceeding three tons and not exceeding four tons, forty-five dollars.

For a combined gross weight exceeding four tons and not exceeding five tons, sixty dollars.

For a combined gross weight exceeding five tons and not exceeding six tons, seventy-five dollars.

For a combined gross weight exceeding six tons but not exceeding seven tons, one hundred dollars.

For a combined gross weight exceeding seven tons, the fee shall be one hundred dollars, and in addition thereto forty dollars for each ton over seven tons.'

2. By striking subsection two (2) and inserting in lieu thereof the following:

'For semitrailers the annual registration fee shall be ten dollars.'"

Sec. 6. Section three hundred twenty-four point eight (324.8), subsection four (4), Code 1966, is hereby amended by striking from line ten (10) the words "net number" and inserting in lieu thereof the words "first

three hundred thousand gallons and one and one-quarter per centum of all gallonage in excess of three hundred thousand gallons".

Andersen of Woodbury offered the following amendment filed by him:

Amend the amendment to House File 714, filed April 24, 1969, by McCartney of Floyd, et al., by striking all after line two (2) and inserting in lieu thereof the contents of House File 290.

Division of the amendment was requested, and sections 1, 2 and 3 of the amendment will be considered as division 1 and sections 4 and 5 as division 2.

Andersen of Woodbury moved the adoption of division 2 of the amendment.

Division 2 lost.

Andersen of Woodbury asked and received unanimous consent to withdraw division 1 of the amendment.

Andersen of Woodbury asked and received unanimous consent to withdraw the amendment filed by him on April 24 and found on page 1228 of the House Journal.

Andersen of Woodbury offered the following amendment filed by him and moved its adoption:

Amend the amendment to House File 714, filed April 24, 1969, by McCartney of Floyd, et al., as follows:

1. By striking all of section one (1).

2. By renumbering the remaining sections.

The amendment lost.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend the amendment to House File 714, filed April 24, 1969, by McCartney of Floyd, et al., as follows:

1. By striking all of sections one (1), two (2) and three, and insert in lieu thereof the following:

Sec. 1. The treasurer shall determine the amount of additional revenue derived as a result of this Act and shall credit that amount on a per capita basis to the secondary road fund of the various counties, and to the street fund of the various cities and towns. As used in this Act, "per capita basis" means the treasurer shall determine, by the last regular or special federal census, the population of each city, town and county, and distribute said funds to said units of government in the proportion that each bears to the total population of the state. In determining the population of counties, the treasurer shall deduct the population of the cities and towns located in each county from that county's total population.

2. By renumbering the remaining sections.

Roll call was requested by Gannon of Jasper and Dougherty of Lucas-Monroe.

On the question "Shall the amendment be adopted?" (H.F. 714)

The ayes were, 44:

Andersen Dunton McCormick Priebe Bailey Ewell Mezvinsky Radi Franklin Renda Baker Middleswart . Bennett Jesse Miller of Rex Johnston of Des Moines Bergman Rodgers Miller of Blouin Johnson Schmeiser Kennedy of Schwartz **Brinck** Page Mohrfeld Chickasaw Skinner Caffrey Christensen Kennedy of Newton Stokes Cochran Dubuque Nolting Stroburg Crosier Knoblauch Perkins Tapscott Dougherty Mayberry Poncy Wells Doyle

The nays were, 78:

Alt Hamilton Lippold Shaw Battles Hansen of Lipsky Shepherd Camp Black Hawk Logue Sorg Campbell Hanson of McCartney Strand Howard-Mitchell McIntyre Stromer Corey Crabb Hill Strothman Mendenhall Cunningham Holden Menefee Tieden Darrington Huff Millen Van Drie Van Nostrand Drake Johnson of Miller of Edgington Audubon Van Roekel Jones Ellsworth Kehe Varley Miller of Fisher of Kitner Marshall Voorhees Greene Klein Walter Milligan Freeman of Kluever Warren Nelson Buena Vista Knight Nielsen Waugh Weichman Freeman of Koch Ossian Clay-Dickinson Kreamer Peterson Welden Winkelman Gannon Kruse Piersen Goode Roorda Langland Wolfe Graham Schroeder Mr. Speaker Lawson

Absent or not voting, 7:

Grassley

Den Herder Fischer of O'Hearn Sanders
Dietz Grundy Pelton
Dooley

The amendment lost.

MOTION TO RECONSIDER

I move to reconsider the vote by which the Gannon amendment to the McCartney, et al., amendment to House File 714 failed to be adopted.

WILLIAM J. GANNON

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend the McCartney, et al., amendment to House File 714, filed April 24, as follows:

By striking section one (1) and inserting in lieu thereof the following:

Section 1. Section 324.78, Code 1966, is hereby repealed and the following inserted in lieu thereof.

"Section 324.78. The net proceeds of seven and one-half cents (7½c) per gallon excise tax on the diesel special fuel and six and one-half cents (6½c) per gallon excise tax on motor fuel and other special fuel, and penalties collected under the provision of this chapter, shall be credited to the road use tax fund.

The net proceeds of one-half cent (½c) per gallon excise tax on diesel special fuel and one-fuel cent (½c) per gallon excise tax on motor fuel and other special fuel collected under the provisions of this chapter shall be credited by the treasurer of state to the primary road fund."

The amendment was adopted.

Rodgers of Dallas offered the following amendment filed by him and moved its adoption:

Amend the amendment to House File 714, filed April 24, 1969, by McCartney, et al., as follows:

- 1. By striking all of lines seventeen (17) through twenty (20) and inserting in lieu thereof the following:
- "1. By striking from line one (1) of subsection one (1) the word 'forty-seven' and inserting in lieu thereof the word 'forty-five'".
- 2. By striking from line twenty-one (21) the figure "3" and inserting in lieu thereof the figure "2".

Roll call was requested by Rodgers of Dallas and Dougherty of Lucas-Monroe.

On the question "Shall the amendment be adopted?" (H.F. 714)

The ayes were, 40:

Bailey	Gannon	Mezvinsky	Rodgers
Baker	Johnston of	Middleswart	Roorda
Bennett	Johnson	Miller of	Schmeiser
Brinck	Kennedy of	Des Moines	Skinner
Christensen	Chickasaw	Miller of	Stroburg
Cochran	Kennedy of	Page	Strothman
Crabb	Dubuque	Nolting	Tapscott
Crosier	Knight -	Perkins	Tieden
Dougherty	Knoblauch	Priebe	Waugh
Franklin	Langland	Renda	Wells
Freeman of	Mayberry	Rex	Winkelman
Buena Vista	McCormick		

The nays were, 64:

Schroeder Nielsen Van Drie Warren Weichman Ossian Schwartz Van Roekel Peterson Shaw Varley Welden Stoken Voorhees Wolfe Pierson Strand Walter Mr. Speaker Poncy Radl Stromer

Absent or not voting, 20:

Fischer of Caffray Jesse Pelton Grundy Dietz Koch Sanders Graham Doyle Lawson Shepherd Sorg Dunton Hamilton Menefee Ewell Hanson of Millen Van Nostrand Howard-Mitchell O'Hearn

The amendment lost.

Schmeiser of Des Moines offered the following amendment from the floor and moved its adoption:

The McCartney Amendment to House File 714, filed April 24, 1969, is hereby amended as follows:

1. By striking lines seventeen (17) and eighteen (18), inclusive, and inserting in lieu thereof the following:

"1. By striking from subsection two (2), line two (2), the words 'thirty percent.' and inserting in lieu thereof the words 'twenty-nine percent, except to counties with a population of forty thousand or more, thirty percent.'"

2. By striking lines nineteen (19) and twenty (20), inclusive, and inserting in lieu thereof the following:

"2. By striking from subsection three (3), lines one (1) and two (2), the words 'ten percent.' and inserting in lieu thereof the words 'nine percent, except to counties with a population of forty thousand or more, ten percent.'"

Roll call was requested by Gannon of Jasper and Skinner of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 26:

Johnston of Miller of Renda Baker Des Moines Johnson Rodgera Blouin Newton Kennedy of Brinck Schmeiser Chickasaw Nolting Schwartz Caffrey Skinner Kennedy of Poncy Cochran Priebe Franklin Dubuque Tapscott Radi Wells Gannon Knoblauch Middleswart Jesse

The nays were, 78:

Freeman of Alt Darrington Hansen of Black Hawk Den Herder **Buena Vista** Andersen Freeman of Dooley Hanson of Bailey Clay-Dickinson Dougherty Howard-Mitchell Camp Goode Hill Drake Campbell Holden Edgington Graham Christensen Ellsworth Grassley Huff Corey Hamilton Johnson of Fisher of Crabb Greene Andubon Cunningham

Absent or not voting, 20:

Battles	Dunton	McCormick	O'Hearn
Bennett	Ewell	Mezvinsky	Pelton
Bergman	Fischer of	Miller of	Perkins
Crosier	Grundy	Jones	Sanders
Dietz	Knight	Miller of	Sorg
Doyle	Mayberry	Page	_

The amendment lost.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend the McCartney, et al., amendment to House File 714, filed April 24, as follows:

Amend page one (1), line eighteen (18), by striking the word "twenty-nine" and inserting in lieu thereof the word "twenty-eight".

Also amend the amendment by striking subsection two (2) of section two (2).

The amendment lost.

Graham of Ida-Sac offered the following amendment filed by him and moved its adoption:

Amend the McCartney, et al., amendment to House File 714, filed April 24, by striking lines forty-five (45) and forty-six (46) and inserting in lieu thereof the following: "For a combined gross weight of three tons or less, thirty dollars."

Roll call was requested by Graham of Ida-Sac and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (H.F. 714)

The ayes were, 44:

Camp Christensen Crosier Dougherty Doyle Ellsworth Fischer of Grundy	Freeman of Buena Vista Gannon Goode Graham Grassley Johnson of Audubon	Kennedy of Dubuque Kitner Knight Knoblauch Kruse Langland Mayberry	Middleswart Miller of Page Mohrfeld Nelson Nielsen Nolting Peterson
Grundy	Auduoon	Mayberry	recerson

Poncy Priebe Radl Rodgers Roorda	Schmeiser Schwartz Stokes Stroburg	Strothman Tieden Voorhees Warren	Waugh Welden Wells Winkelman
The nays were,	38:		
Alt Andersen Bailey Baker Battles Bennett Bergman Blouin Brinck Caffrey Campbell Cochran Corey Crabb Cunningham Darrington Dooley Drake Dunton	Edgington Fisher of Greene Franklin Freeman of Clay-Dickinson Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Jesse Kehe Klein Kluever	Kreamer Lawson Lippold Lipsky Logue McCartney McIntyre Mendenhall Menefee Millen Miller of Des Moines Miller of Jones Miller of Marshall Milligan Newton Ossian	Perkins Pierson Renda Rex Schroeder Shaw Shepherd Sorg Strand Stromer Tapscott Van Drie Van Nostrand Varley Walter Weichman Wolfe Mr. Speaker
Absent or not voting, 12:			

Den Herder Johnston of McCormick Sanders
Dietz Johnston Mezvinsky Skinner
Ewell Kennedy of O'Hearn Van Roekel
Chickssaw Pelton

The amendment lost.

Priebe of Kossuth asked and received unanimous consent to withdraw the amendment filed by him on April 25 and found on page 1261 of the House Journal.

Miller of Page offered the following amendment from the floor and moved its adoption:

Amend the amendment to House File 714, filed April 24, 1969, by McCartney, et al., as follows:

Strike lines forty-five (45) to fifty-seven (57), inclusive, and insert in lieu thereof the following:

"For a combined gross weight of three tons or less, thirty dollars.

For a combined gross weight exceeding three tons and not exceeding five tons, forty-eight dollars.

For a combined gross weight exceeding five tons and not exceeding six tons, eighty-four dollars.

For a combined gross weight exceeding six tons and not exceeding seven tons, one hundred fourteen dollars.

For a combined gross weight exceeding seven tons and not exceeding eight tons, one hundred forty-four dollars.

For a combined gross weight exceeding eight tons and not exceeding nine tons, one hundred eighty-six dollars.

For a combined gross weight exceeding nine tons and not exceeding ten tons, two hundred twenty-eight dollars. For a combined gross weight exceeding ten tons and not exceeding eleven tons, two hundred fifty dollars.

For a combined gross weight exceeding eleven tons and ont exceeding twelve tons, three hundred eighteen dollars.

For a combined gross weight exceeding twelve tons, the fee shall be three hundred eighteen dollars, and in addition thereto thirty dollars for each ton over twelve tons."

Roll call was requested by Miller of Page and Perkins of Pottawattamie.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (H.F. 714)

The ayes were, 39:

Andersen	Fischer of	Miller of	Schmeiser
Baker	Grundy	Page	Skinner
Bennett	Goode	Nelson	Stokes
Blouin	Graham	Nielsen	Strand
Brinck	Grassley	Nolting	Stroburg
Caffrey	Johnson of	Perkins	Voorhees
Crosier	Audubon	Peterson	Warren
Doyle	Kennedy of	Pierson	Waugh
Dunton	Dubuque	Renda	Welden
Edgington	Kitner	Rex	\mathbf{Wells}
Ellsworth	Knoblauch	Rodgers	

The navs were, 80:

The hays were	, ου:		
Alt Bailey	Freeman of Clay-Dickinson	Lawson Lippold	Poncy Priebe
Battles	Gannon	Lipsky	Radl
Bergman	Hamilton	Logue	Roorda
Camp	Hansen of	Mayberry	Schroeder
Campbell	Black Hawk	McCartney	Schwartz
Christensen	Hanson of	McCormick	Shaw
Cochran	Howard-Mitchell		Shepherd
Corey	Hill	Mendenhall	Sorg
Crabb	Holden	Menefee	Stromer
Cunningham	Huff	Mezvinsky	Strothman
Darrington	Jesse	Middleswart	Tapscott
Den Herder	Johnston of	Millen	Tieden
Dooley	Johnson -	Miller of	Van Drie
Dougherty	Kehe	Des Moines	Van Nostrand
Drake	Kennedy of	Miller of	Van Roekel
Ewell	Chickasaw	Jones	Varley
Fisher of	Klein	Miller of	Walter
Greene	Kluever	Marshall	Weichman
Franklin	Knight	Milligan	Winkelman
Freeman of	Kreamer	Mohrfeld	Wolfe
Buena Vista	Kruse	Newton	Mr. Speaker
	Langland	Ossian	

Absent or not voting, 5:

Dietz	O'Hearn	Pelton	Sanders
Koch			

The amendment lost.

(House File 714 pending at adjournment.)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 339, a bill for an act to amend the residency requirements of municipal officers not elected by the voters.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 376, a bill for an act relating to claims and actions under the Iowa Tort Claims Act.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 630, a bill for an act to authorize area schools to enter into lease agreements, with or without purchase options, for the rental of buildings.

CARROLL A. LANE, Secretary

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 16, 60, 71, 90, 136, 151, 276, 389, 562, 795 and Senate Files 295 and 599.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 16, 60, 71, 90, 136, 151, 276, 389, 562, 795 and Senate Files 295 and 599.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 28th day of April, 1969, sent to the Governor for his approval: House Files 16, 60, 71, 90, 136, 151, 276, 389, 562 and 795.

ELIZABETH SHAW, Chairman

Report adopted.

REPORT OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 230, a bill for an act relating to a memorial hall at Camp Dodge, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

- 1 Amend the Shaw-Holden amendment, filed March
- 2 25, to House File 256 by adding thereto the following:
- 3 Sec. 8. Section four hundred twenty point fifteen
- 4 (420.15), Code 1966, is hereby amended by striking in
- 5 lines three (3) and four (4) the words "not to exceed
- 6 ten thousand dollars per annum,".

SHAW of Scott HOLDEN of Scott

- 1 Amend House File 582 as follows:
 - 1. Page 1, line sixteen (16), by inserting after the
- 3 word "year" the following: "and stating under oath that
- 4 such exemption letter is in effect at the time the claim
- 5 for exemption is made".
- 6 2. Page 1. line seventeen (17), by striking the words
- 7 "that it meets the requirements of", and further, by strik-
- 8 ing all of line eighteen (18), and by inserting in lieu
- 9 thereof the following: "of its exemption status under
- 10 subsection nine (9)".

DEN HERDER of Sioux

- 1 Amend the McCartney, et al., amendment to House File
- 2 714, filed April 24, line fifty-seven (57), by
- striking the word "forty" and insert in lieu thereof
- 4 the word "thirty-five".

PERKINS of Pottawattamie

- 1 Amend the McCartney, et al., amendment to House File 714, filed
- 2 April 24, line forty-six (46), by adding after the word "dollars"
- 3 the following: "for the first ten full registrations, and the fee
- 4 shall be twenty-five dollars thereafter."

TIEDEN of Clayton
CHRISTENSEN of Clarke-Union
GRASSLEY of Butler
LANGLAND of Winneshiek
WINKELMAN of Calhoun
WAUGH of Monona

- 1 Amend the McCartney, et al., amendment to House File 714,
- 2 filed April 24, 1969, as follows: 3 1. By inserting after line six
 - 1. By inserting after line sixty-one (61) the following:
- 4 3. By striking from subsection four (4), line seven (7),

8

5 the word "twenty-five" and inserting in lieu thereof the 6 word "forty".

SCHROEDER of Pottwattamie

- Amend the amendment to House File 714, filed April 24, 1969, by McCartney of Floyd, et al., as follows:
- 3 1. By inserting following line fifty-seven (57) the following paragraphs:
- 4 paragraphs:
 5 "The registration fee for farm trucks shall be one-half the rate for motor trucks, truck tractors, or road tractors of the same combined gross weight."
- "Any person convicted of using a farm truck for any purpose other than as specified in section seven (7) of this act shall, in addition to any other penalty imposed by law, be required to pay regular registration fees for a motor truck. A bright-colored decal shall be applied to the truck windshield for easy identi-
- 13 fication of farm trucks.
- 14 2. By adding the following section:
- 15 Sec. 7. Section three hundred twenty-one point one (321.1),
- 16 Code 1966, is hereby amended by adding thereto the following new 17 subsection:
- 18 "Farm truck" means a motor truck with a gross weight registra-19 tion of not less than six tons and not exceeding twelve tons used
- 20 by a farm operator exclusively for transporting his farm commodi-
- 21 ties, supplies, or property, or for transporting such commodities,

22 supplies, or property of his landlord or tenant.

COCHRAN of Webster

- Amend the McCartney, et al., amendment to House File 714, filed April 24, line forty-six (46), by adding after the word "dollars" the following: "for the first five full registrations, and the fee
- 4 shall be twenty-five dollars thereafter."

CHRISTENSEN of Clarke-Union
LANGLAND of Winneshiek
TIEDEN of Clayton
WAUGH of Monona
SCHMEISER of Des Moines
RODGERS of Dallas
BAILEY of Wright
GRASSLEY of Butler
PIERSON of Mahaska
STOKES of Plymouth
ROORDA of Jasper
WARREN of Decatur-Wayne
STROBURG of Ringgold-Taylor
WINKELMAN of Calhoun

- Amend the McCartney, et al., amendment to House File 714, filed April 24, by adding the following new section:
- 3 "Sec. 7. Section three hundred twenty-one point one hundred
- 4 nine (321.109), Code 1966, is hereby amended as follows:
- 5 1. By striking from lines five (5) and six (6) the words
- 6 "equal to one percent" and inserting in lieu thereof the words
 7 "three dollars for each three hundred dollars or fraction thereof".
 - 2. By striking from lines seven (7) and eight (8) the words

13

```
"forty cents for each one hundred pounds" and inserting in lieu
10 thereof the words "two dollars for each five hundred pounds".
                                                        MILLER of Page
      Amend the amendment to House File 714, filed April
 2 24, 1969, by McCartney of Floyd, et al., as follows:
 3
      1. By striking from line sixty (60) the word "annual".
      2. By inserting in line sixty-one (61) after the word
 4
    "dollars" the words "per year or any portion thereof".
                                          SCHROEDER of Pottwattamie
       Amend the McCartney amendment, filed April 24, to House File 714
    by striking from line 57 the word "forty" and inserting in lieu
    thereof the word "twenty".
 3
                                                      RENNETT of Polk
       Amend the amendment to House File 714, as filed on
 2
    page 1228 of the House Journal by McCartney, et al.,
 3
    as follows:
      By striking from line sixty-six (66) of said
 4
 5 amendment the words "one and one-quarter" and insert-
 6 ing in lieu thereof the word "two".
                                                     FISCHER of Grundy
                                                     WELDEN of Hardin
                                                     DUNTON of Keokuk
                                                     MILLER of Page
       Amend the amendment to House File 714, filed April 24, 1969,
 2 by McCartney of Floyd, et al., by striking lines fifty-eight (58),
    fifty-nine (59), sixty (60), and sixty-one (61).
                                                           RADL of Linn
       Amend the McCartney, et al., amendment to House File 714, filed
 2
    April 24, as follows:
       1. Line forty (40) by inserting after the word "tractors,", the
    word "semitrailers,".
 4
 5
      2. By inserting after line 61 the following:
       "3. By striking from line seven (7) of subsection four (4)
 6
   the word 'twenty-five' and inserting in lieu thereof the word 'forty'."
                                                        MILLER of Page
 1
       Amend House File 737 as follows:
       1. On page two (2) insert in line nineteen (19) after
    the word "legalized" the following:
 3
       ", except that any taxpayer who applies to the Humboldt
    County treasurer before December 31, 1969, may obtain a re-
 Б
    fund of such tax paid by him for the year 1967.
 6
       The Humboldt County treasurer shall publish once each
    week for four weeks, in all official newspapers of the county,
 8
    a conspicuous notice addressed to all taxpayers, stating the
 9
10 millage rate to be refunded and the procedure to be followed
11
    by a taxpayer in order to receive his refund. The four public-
    cations shall be made before December 1, 1969."
12
       2. On page two (2), insert in line twenty-one (21) after
```

14 the word "levy" the words "and not refunded under the pro-

15 visions of section one (1) of this Act".

4

- Amend House File 774 as follows:
- 2 1. By striking from page 11, line three (8), the words
- 3 "which has the signature of such person thereon" and inserting
- 4 in lieu thereof the words, "upon which the signature or mark
- 5 of such person appears".
- 2. By striking lines nine (9) and ten (10) and inserting
- in lieu thereof the words "attested to by a judge of the
- 8 election."

FISHER of Greene
DRAKE of Louisa-Muscatine

- 1 Amend Senate File 213 as follows:
 - 1. By striking in line fifteen (15) the word "shall"
- 3 and inserting in lieu thereof the word "may".
 - 2. By striking the period at the end of line nineteen
- 5 (19) and inserting in lieu thereof the following: "or
- 6 imprisoned in the county jail not exceeding thirty days.
- 7 Chapter two hundred thirty-two (232), of the Code, shall
- 8 have no application in the prosecution of offenses committed
- 9 by minors under this chapter."

DRAKE of Louisa-Muscatine DOYLE of Woodbury

- Amend Senate File 350 as follows:
- 2 1. By inserting in line eight (8) after the words
- "private sources" the words "except gifts or
- 4 donations made to institutions for the personal
- 5 use or for the benefit of members, patients or
- 6 inmates and receipts from the gift shop of
- 7 merchandise manufactured by members, patients.
- 8 or inmates".
- 9 2. By inserting in line ten (10) after the word
- 10 "funds" the words "that supplement or replace
- 11 state appropriations for institutional operations".

DEN HERDER of Sioux

- 1 Amend the McCartney, et al., amendment to House File 714, filed April 24,
- 2 as follows:
- 3 By striking from line 57 the word "forty" and inserting in lieu
- 4 thereof the word "thirty-five".
 - Further amend by striking from line 61 the word "ten" and inserting
- 6 in lieu thereof the word "seventy".

BAKER of Boone BLOUIN of Dubuque

- Amend the McCartney, et al., amendment to House File 714 by adding
- 2 the following new section: "The effective date of this Act as amended
- 3 shall be July 1, 1971."

PERKINS of Pottawattamie

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, April 29, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, APRIL 29, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Henry Thomas, pastor of the Union Baptist Church, Des Moines, Iowa.

The Journal of Monday, April 28, 1969, was approved.

PRESENTATION OF VISITORS

Caffrey, Renda and Tapscott of Polk presented to the House forty-one students from Lincoln High School, Des Moines, and their teacher, Mrs George Brown.

Knoblauch of Carroll presented to the House the Honorable Karl Nolin, former member of the House from Carroll County in the Sixty-second General Assembly.

Middleswart of Warren presented to the House thirty students from Irving School, Indianola, and their teacher, Mrs. Bates.

Skinner and Huff of Polk presented to the House thirty sixth grade students from Canary Lake School and their teacher, Mrs. Rauscher.

Varley of Adair-Madison presented to the House the Honorable Eugene Halling, former member of the House from Adair County in the Fifty-sixth through Sixtieth General Assemblies.

Warren of Decatur-Wayne presented to the House eighty sixth grade students from Wayne Community Schools and their teachers, Mrs. Dorothy Haines and Mrs. Wilda Brandon, and student teachers, Mr. Fincham, Mr. Hoit and Mr. Schaeffer.

Welden of Hardin presented to the House forty sixth grade students from Hubbard Community School and their teachers, Mrs. Harley Faust and Mrs. Bill Henrickson.

Welden of Hardin presented to the House foreign exchange student Aziz Karimi from Afghanistan, who is attending school in Iowa Falls, and his foster parents, Reverend and Mrs. Oswald.

Caffrey of Polk presented to the House twenty-eight students from St. Anthony School, Des Moines, and their teacher, Mrs. Ann Devereux, and chaperones, Mrs. Dick Massimore and Mrs. Florence Gale.

BIRTHDAY WISHES

Caffrey of Polk rose on a point of personal privilege and on behalf of the House extended to the Honorable Charles P. Miller a "Happy Birthday".

PETITION

The following petition was received and placed on file:

By Shaw of Scott, from two hundred nine residents of Scott County opposing the teaching of sex education in schools.

INTRODUCTION OF BILLS

McCartney of Floyd asked and received unanimous consent that Rule 28 be suspended for the introduction and reading of bills. The following bills were not in proper legal form before the Journal of February 28 went to press:

House File 813, by Klein, a bill for an act relating to a parking facility on the capitol grounds and providing an appropriation for a parking study.

Read first time and referred to committee on appropriations.

House File 814, by committee on schools, a bill for an act relating to average daily membership for state aid purposes.

Read first time and placed on the calendar.

House File 815, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state.

Read first time and placed on the calendar.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 230, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Graham of Ida-Sac offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Ed. H. Campbell, of Ida County, who was a member of the Thirty-fourth General Assembly, and Senator from Cherokee, Ida and Plymouth Counties during the Thirty-ninth, Fortieth, Fortieth Extra, Forty-first and Forty-second sessions, passed away on April 26, 1969; now, therefore.

Be It Resolved by the House of Representatives, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the Speaker appointed as such committee Graham of Ida-Sac, Nelson of Cherokee and Stokes of Plymouth.

Darrington of Harrison offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Robert G. Moore, of Harrison County, who was a member of the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, and Forty-seventh sessions of the General Assembly as representative from Harrison County, and Senator from Crawford, Harrison and Monona Counties in the Fifty-eighth and Fifty-ninth sessions of the General Assembly, passed away on April 25, 1969; now, therefore,

sembly, passed away on April 25, 1969; now, therefore,

Be It Resolved by the House of Representatives, That a committee of
three be appointed by the Speaker of the House to prepare suitable reso-

lutions commemorating his life, character, and service to the state.

Motion prevailed and the Speaker appointed as such committee Darrington of Harrison, Nielsen of Shelby and Waugh of Monona.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 289, a bill for an act relating to various changes in the probate law.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 652, a bill for an act to appropriate funds for capital improvements to Iowa law enforcement academy.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 654, a bill for an act to appropriate moneys received by certain commissions.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 660, a bill for an act to correct tax equalization bill passed by Sixty-second General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 676, a bill for an act to appropriate funds for medical assistance program.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, and the following amendment filed by McCartney, et al.:

Amend House File 714 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-four point seventy-eight (324.78), Code 1966, is hereby amended as follows:

- 1. By inserting in line two (2) after the word "seven" the words "and one half".
- 2. By inserting in line three (3) after the word "six" the words "and one half".
- 3. By striking in line eight (8) the word "one" and inserting in lieu thereof the words "one half".
- 4. By striking in line nine (9) the word "one" and inserting in lieu thereof the words "one half".
- 5. By striking in line eighteen (18) the word "one" and inserting in lieu thereof the words "one half".
- Sec. 2. Section three hundred twelve point two (312.2), Code 1966, is hereby amended as follows:
- 1. By striking from line two (2) of subsection two (2) the word "thirty" and inserting in lieu thereof the word "twenty-nine".
- 2. By striking from line one (1) of subsection three (3) the word "ten" and inserting in lieu thereof the word "nine".
- 3. By striking from line two (2) of subsection four (4) the word "thirteen" and inserting in lieu thereof the word "fifteen".
- Sec. 8. Section three hundred twelve point three (312.3), Code 1966, as amended by Chapter two hundred fifty-three (253), Section one (1), Acts of the Sixty-second General Assembly, is hereby further amended by striking from line six (6) of subsection two (2) the word "thirteen" and inserting in lieu thereof the word "fifteen".
- Sec. 4. Section three hundred twenty-one point one hundred nineteen (321.119) and three hundred twenty-one point one hundred twenty-one (321.121), Code 1966, are hereby repealed.
- Sec. 5. Section three hundred twenty-one point one hundred twenty-two (321.122), Code 1966, is hereby amended as follows:
- 1. By striking from subsection one (1), lines one (1) through thirty-one (31), inclusive, and inserting in lieu thereof the following:

'The annual registration fee for motor trucks, truck tractors, or road tractors, shall be based on the combined gross weight of any combination of vehicles. All trucks, truck tractors, or road tractors shall be registered for a gross weight equal to or in excess of the unladen weight of the vehicle or combination of vehicles. The annual registration fee for such vehicle or combination of vehicles shall be:

For a combined gross weight of three tons or less, thirty-five dollars.

For a combined gross weight exceeding three tons and not exceeding four tons, forty-five dollars.

For a combined gross weight exceeding four tons and not exceeding five tons, sixty dollars.

For a combined gross weight exceeding five tons and not exceeding six tons, seventy-five dollars.

For a combined gross weight exceeding six tons but not exceeding seven tons, one hundred dollars.

For a combined gross weight exceeding seven tons, the fee shall be one hundred dollars, and in addition thereto forty dollars for each ton over seven tons.'

2. By striking subsection two (2) and inserting in lieu thereof the following:

'For semitrailers the annual registration fee shall be ten dollars.'"

Sec. 6. Section three hundred twenty-four point eight (324.8), subsection four (4), Code 1966, is hereby amended by striking from line ten (10) the words "net number" and inserting in lieu thereof the words "first three hundred thousand gallons and one and one-quarter per centum of all gallonage in excess of three hundred thousand gallons".

Christensen of Clarke-Union asked and received unanimous consent to withdraw the amendment filed by Christensen, et al., on April 28 and found on page 1298 of the House Journal.

Tieden of Clayton offered the following amendment filed by Tieden, et al.:

Amend the McCartney, et al., amendment to House File 714, filed April 24, line forty-six (46), by adding after the word "dollars" the following: "for the first ten full registrations, and the fee shall be twenty-five dollars thereafter."

Speaker pro tempore Millen in the chair at 9:37 a.m.

Speaker Harbor in the chair at 9:42 a.m.

Tieden of Clayton moved adoption of the amendment.

Roll call was requested by Tieden of Clayton and Christensen of Clarke-Union.

On the question "Shall the amendment be adopted?" (H.F. 714)

The ayes were, 57:

Goode Knoblauch Bailey Miller of Graham Battles Kruse Page Grassley Langland Blouin Mohrfeld Camp Hanson of Mayberry Nelson Howard-Mitchell McCormick Campbell Nielsen Christensen Hill Mendenhall Nolting Menefee Johnson of Pelton · Cochran Middleswart Audubon Crosier Peterson Dougherty Kennedy of Miller of Pierson Des Moines Poncy Chickasaw Doyle Priebe Miller of Kennedy of Ellsworth Jones Freeman of Dubuque Radl Rodgers Buena Vista Kitner

Roorda

Sanders

Tieden

Stokes

Strand

Welden

Sandera	Strand	warren	w ens
Schmeiser	Stroburg	Waugh	Winkelm an
Schwartz	Strothman		
The nays wer	e, 58:		
Alt	Fisher of	Koch	Rex
Andersen	Greene	Kreamer	Schroeder
Baker	Franklin	Lawson	Shepherd
Bennett	Freeman of	Lippold	Skinner
Bergman	Clay-Dickinson	Logue	Sorg
Brinck	Gannon	McCartney	Stromer
Caffrey	Hamilton	McIntyre	Tapscott
Corey	Hansen of	Mezvinsky	Van Drie
Crabb	Black Hawk	Millen	Van Nostrand
Cunningham	Holden	Miller of	Van Roekel
Darrington	Huff	Marshali	Varley
Den Herder	Jesse	Milligan	Walter
Drake	Johnston of	Newton	Weichman
Dunton	Johnson	O'Hearn	Wolfe
Edgington	Kehe	Ossian	Mr. Speaker
Ewell	Klein	Renda	•
Absent or not	voting, 9:		
Dietz	Fischer of	Knight	Shaw
Dooley	Grundy	Lipsky	Voorhees
203103	Kluever	Perkins	, our neco
Name of Street, or		فنعاقبن	Salah Want State of
The amenda	nent lost.		

Bennett of Polk asked and received unanimous consent to withdraw the amendment filed by him on April 28 and found on page 1299 of the House Journal.

MOTION TO RECONSIDER

Gannon of Jasper moved to reconsider the vote by which the Tieden, et al., amendment failed to be adopted.

On the question "Shall the vote by which the Tieden, et al., amendment failed to be adopted be reconsidered?" (H.F. 714)

The ayes were, 56:

Alt	Hanson of	McCormick	Rodgers
Bailey	Howard-Mitchell	Mendenhall	Roorda
Battles	Hill	Mezvinsky	Schmeiser
Blouin	Johnson of	Middleswart	Sanders
Camp	Audubon	Miller of	Skinner
Campbell	Johnston of	Jones	Strand
Christensen	Johnson	Mohrfeld	Stroburg
Cochran	Kennedy of	Nielsen	Strothman
Crosier	Chickasaw	Nolting	Tapscott
Dougherty	Kennedy of	Pelton	Tieden
Doyle	Dubuque	Peterson	Warren
Ellsworth	Kitner	Pierson'	Waugh
Franklin	Knoblauch	Poncy	Welden
Gannon	Kruse	Priebe	Wells
Goode	Langland	Radl	Winkelman
Graham	Mayberry		

The nays were, 52:

Andersen	Fisher of	Kreamer	Ossian
Baker	Greene	Lawson	Renda
Bennett	Freeman of	Lippold	Schroeder
Bergman	Buena Vista	Lipsky	Shepherd
Brinck	Freeman of	Logue	Sorg
Caffrey	Clay-Dickinson	McCartney	Stokes
Corey	Hamilton	McIntyre	Stromer
Crabb	Hansen of	Menefee	Van Drie
Cunningham	Black Hawk	Millen	Van Roekel
Darrington	Holden	Miller of	Varley
Den Herder	Huff	Marshall	Walter
Drake	Kehe	Milligan	Weichman
Dunton	Klein	Newton	Wolfe
Edgington	Koch	O'Hearn	Mr. Speaker
Ewell			

Absent or not voting, 16:

Dietz	Jesse	Miller of	Schwartz
Dooley	Kluever	Page	Shaw
Fischer of	Knight	Nelson	Van Nostrand
Grundy	Miller of	Perkins	Voorbees
Grasslev	Des Moines	Rex	

The motion prevailed.

Tieden of Clayton moved adoption of the Tieden et al., amend ment.

Roll call was requested by Tieden of Clayton and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (H.F. 714)

The ayes were, 71:

Gannon Goode	Grassley Hamilton Hanson of Howard-Mitchell Hill Johnson of Audubon Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque Kitner Knoblauch Kruse Langland Lawson Lippold Mayberry	McCormick Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Mohrfeld Nelson Nielsen Nolting Pelton Peterson Pierson Poncy	Priebe Radl Rodgers Roorda Sanders Schmeiser Schwartz Stokes Strand Stroburg Strothman Tapscott Tieden Warren Waugh Welden Welden Wells Winkelman Wolfe Mr. Speaker
Graham	Mandita	1 oney	mi. Speaker

The nays were, 42:

Andersen	Bennett	Caffrey	Crabb
Baker	Bergman	Corey	Cunningham

Miller of Shepherd Den Herder Hansen of Black Hawk Marshall Skinner Dunton Edgington Holden Milligan Sorg Ewell Huff Newton Stromer Fisher of Kehe O'Hearn Van Drie Greene Koch Ossian Van Roekel Franklin Kreamer Renda Varley Freeman of Lipsky Rex Walter Clay-Dickinson Schroeder Weichman Logue McCartney Shaw

Absent or not voting, 11:

Brinck Jesse Knight Van Nostrand Dietz Klein McIntyre Voorhees Dooley Kluever Perkins

The amendment was adopted.

Baker of Boone offered the following amendment filed by Baker of Boone and Blouin of Dubuque:

Amend the McCartney, et al., amendment to House File 714, filed April 24, as follows:

By striking from line 57 the word "forty" and inserting in lieu thereof the word "thirty-five".

Further amend by striking from line 61 the word "ten" and inserting in lieu thereof the word "seventy".

Division of the amendment was requested.

Baker of Boone moved the adoption of amendment 1 of the amendment, lines 1 through 4,

Roll call was requested by Baker of Boone and Blouin of Dubuque.

On the question "Shall amendment 1 of the Baker-Blouin amendment be adopted?" (H.F. 714)

The ayes were, 23:

Knoblauch Renda Andersen Dunton Ellsworth Miller of Sanders Baker Stroburg Bennett Goode Page Grasslev Blouin Nelson Warren Nielsen Wells Crosier Kehe Dougherty Kennedy of Nolting Doyle Dubuque

The nays were, 87:

Alt Cunningham Freeman of Johnson of Bailey Darrington Clay-Dickinson Audubon Den Herder Battles Gannon Johnston of Dooley Graham Johnson Bergman Hamilton Drake Kennedy of Brinck Chickasaw Camp Fisher of Hanson of Howard-Mitchell Kitner Campbell Greene Christensen Franklin Hill Klein Freeman of Holden Cochran Knight Buena Vista Huff Koch Corey Crabb Jesse Kreamer

Kruse	Miller of	Poncy	Stromer
Lawson	Des Moines	Priebe	Strothman
Lippold	Miller of	Radl	Tapscott
Lipsky	Jones	Rex	Tieden
Logue	Miller of	Rodgers	Van Drie
McCartney	Marshall	Roorda	Van Nostrand
McCormick	Milligan	Schmeiser	V arley
McIntyre	Mohrfeld	Schroeder	Walter
Mendenhall	Newton	Schwartz	Waugh
Menefee	O'Hearn	Shaw	Weichman
Mezvinsky	Ossian	Shepherd	Winkelman
Middleswart	Pelton	Sorg	Wolfe
Millen	Peterson	Stokes	Mr. Speaker
	Pierson	Strand	-

Absent or not voting, 14:

Caffrey	Fischer of	Kluever	Skinner
Dietz	Grundy	Langland	Van Roekel
Edgington	Hansen of	Mayberry	Voorhees
Ewell	Black Hawk	Perkins	Welden

Amendment 1 of the amendment lost.

Baker of Boone moved the adoption of amendment 2 of the amendment, lines 5 and 6.

Roll call was requested by Baker of Boone and Gannon of Jasper.

On the question "Shall amendment 2 of the Baker-Blouin amendment be adopted?" (H.F. 714)

The ayes were, 44:

Bailey	Freeman of	Logue	Renda
Baker	Clay-Dickinson	Mayberry	Rodgers
Bennett	Gannon	McCormick	Sanders
Blouin	Hansen of	Mezvinsky	Schmeiser
Brinck	Black Hawk	Middleswart	Schwartz
Caffrey	Jesse	Miller of	Skinner
Cochran	Johnston of	Des Moines	Stokes
Crosier	Johnson	Nelson	Stroburg
Dooley	Kennedy of	Newton	Tapscott
Dougherty	Chickasaw	Nielsen	Tieden
Dunton	Kitne r	Nolting	Warren
Ewell	Langland	Priebe	Wells
Franklin	-		

The nays wer	e, 72:		
Alt	Ellsworth	Johnson of	Mendenhall
Andersen	Fisher of	Audubon	Menef ee
Battles	Greene	Kehe	Millen
Bergman	Freeman of	Kennedy of	Miller of
Camp	Buena Vista	Dubuque	Jones
Campbell	Goode	Klein	Miller of
Christenesen	Grassley	Knoblauch	Marshall
Corey	Hamilton	Koch	Miller of
Crabb	Hanson of	Kreamer	Page
Cunningham	Howard-Mitchell	Kruse	Milligan
Darrington	Hill	Lawson	Mohrfeld
Den Herder	Holden	Lippold	O'Hearn
Doyle	Huff	McCartney	Ossian
Drake		McIntyre	Pelton

Peterson Van Drie Waugh Weichman Shaw Pierson Shepherd Van Nostrand Sorg Van Roekel Welden Poncy Radl Strand Varley Winkelman Rex Stromer Voorbees Wolfe Roorda Strothman Mr. Speaker Walter Schroeder

Absent or not voting, 8:

Dietz Fischer of Kluever Lipsky
Edgington Grundy Knight Perkins
Graham

Amendment 2 of the amendment lost.

The House was recessed by the Speaker until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

The House resumed consideration of House File 714 and the McCartney, et al., amendment.

Bennett of Polk offered the following amendment from the floor and moved its adoption:

Amend the McCartney, et al., amendment to House File 714 filed April 24, 1969, in line 57 by adding after the word "tons", the following: "for the first ten full registrations and then seventy percent of the full registration thereafter."

Roll call was requested by Bennett of Polk and Baker of Boone.

On the question "Shall the amendment be adopted?" (H.F. 714)

The ayes were, 12:

Bennett Cochran Crosier Franklin	Kennedy of Dubuque Mayberry	Miller of Des Moines Nolting Radl	Stokes Tapscott Wells
The nays we	ere, 81:		

Alt Fischer of Johnston of Mendenhall Andersen Grundy Johnson Menefee Baker Freeman of Kehe Middleswart Kennedy of Battles Clay-Dickinson Millen Miller of Bergman Chickasaw Gannon -Kitner Brinck Jones Goode Graham Camp Klein Miller of Campbell Hamilton Knight Marshall Crabb Hansen of Knoblauch Milligan Black Hawk Mohrfeld Cunningham Kreamer Darrington Nelson Hanson of Kruse Howard-Mitchell Langland Den Herder Nielsen Doolev Hill Lippold O'Hearn Dougherty Holden Lipsky Ossian Pelton Drake Huff Logue Johnson of Peterson Edgington McCartney Audubon Pierson McIntyre

Van Drie Rex Shepherd Weichman Van Roekel Rodgers Sorg Welden Schmeiser Strand Varley Winkelman Walter Wolfe Schroeder Stromer Schwartz Strothman Warren Mr. Speaker Shaw Tieden Waugh

Absent or not voting, 81:

Bailev Ewell Lawson Priebe Blouin Fisher of McCormick Renda Caffrey Greene Mezvinsky Roorda Freeman of Christensen Miller of Sanders Buena Vista Corev Page Skinner Newton Dietz Grassley Stroburg Doyle Jesse Perkins Van Nostrand Dunton Kluever Poncy Voorhees Ellsworth Koch

The amendment lost.

Perkins of Pottawattamie asked and received unanimous consent to withdraw his amendment filed April 28 and found on page 1297 of the House Journal.

Radl of Linn offered the following amendment filed by him and moved its adoption:

Amend the amendment to House File 714, filed April 24, 1969, by McCartney of Floyd, et al., by striking lines fifty-eight (58), fifty-nine (59), sixty (60), and sixty-one (61).

Roll call was requested by Skinner of Polk and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (H.F. 714)

The ayes were, 69:

Alt Franklin Kreamer Radl Andersen Freeman of Kruse Renda Bailey Clay-Dickinson Langland Rex Battles Gannon Logue Rodgers Bennett Goode Mayberry Schmeiser Bergman Hansen of McIntyre Schwartz Blouin Black Hawk Mezvinsky Skinner Hanson of Sorg Caffrey Middleswart Campbell Howard-Mitchell Millen Stokes Strand Christensen Huff Miller of Des Moines Stroburg Cochran Jesse Crosier Johnston of Milligan Tapscott Cunningham Johnson Nelson Tieden Kennedy of Dougherty Newton Walter Doyle Chickasaw Warren Nolting O'Hearn Drake Kitner Waugh Ewell Klein Pelton Weichman Fischer of Knight Poncy Wells Grundy Knoblauch Priebe Winkelman

The nays were, 41:

CampDarringtonEdgingtonFreeman ofCoreyDen HerderFisher ofBuena VistaCrabbDooleyGreeneGrassley

Hamilton Strothman McCartney Mohrfeld' Hill Mendenhall Ossian Van Drie Van Nostrand Holden Menefee Peterson Van Roekel Johnson of Miller of Pierson Audubon Voorhees Jones Roorda Kehe Miller of Schroeder Welden Wolfe Kennedy of Marshall Shaw Mr. Speaker Dubuque Miller of Shepherd Lawson Page Stromer

Lippold

Absent or not voting, 14:

Baker Ellsworth Lipsky Perkins
Brinck Graham McCormick Sanders
Dietz Kluever Nielsen Varley
Dunton Koch

The amendment was adopted.

Cochran of Webster offered the following amendment filed by him and moved its adoption:

Amend the amendment to House File 714, filed April 24, 1969, by Mc-Cartney of Floyd, et al., as follows:

1. By inserting following line fifty-seven (57) the following paragraphs: "The registration fee for farm trucks shall be one-half the rate for motor trucks, truck tractors, or road tractors of the same combined gross weight."

"Any person convicted of using a farm truck for any purpose other than as specified in section seven (7) of this act shall, in addition to any other penalty imposed by law, be required to pay regular registration fees for a motor truck. A bright-colored decal shall be applied to the truck windshield for easy identification of farm trucks.

2. By adding the following section:

Sec. 7. Section three hundred twenty-one point one (321.1) Code 1966,

is hereby amended by adding thereto the following new subsection:

"Farm truck" means a motor truck with a gross weight registration of not less than six tons and not exceeding twelve tons used by a farm operator exclusively for transporting his farm commodities, supplies, or property, or for transporting such commodities, supplies, or property of his landlord or tenant.

Roll call was requested by Cochran of Webster and the Speaker.

On the question "Shall the amendment be adopted?" (H.F. 714)

The ayes were. 40:

McCormick Roorda Graham Baker Grassley Middleswart Schmeiser Bergman Camp Johnson of Miller of Stokes Christensen Audubon Page Stroburg Nelson Kennedy of Stromer Cochran Dubuque Nielsen Strothman Dougherty Kitner Tieden Doyle Peterson Waugh Ewell Knight Poncy Fisher of Knoblauch Priebe Weichman Wells Greene Kruse Rex Rodgers Winkelman Freeman of Mayberry Buena Vista

The nays were, 71:

Alt Goode Lipsky Radl Battles Hamilton Logue Schroeder Bennett Hansen of McCartney Schwartz Blouin Black Hawk Shaw McIntyre Brinck Hanson of Mendenhall Shepherd Howard-Mitchell Menefee Caffrey Skinner Campbell Millen Sorg Corev Holden Miller of Strand Tapscott Crabb Huff Des Moines Cunningham Jesse Miller of Van Drie Van Nostrand Darrington Johnston of Jones Miller of Van Roekel Den Herder Johnson Kehe Dooley Marshall Varley Drake Voorhees Kennedy of Milligan Chickasaw Walter Dunton Mohrfeld Klein Newton Warren Edgington Ellsworth Nolting Welden Kluever Wolfe Freeman of Kreamer O'Hearn Clay-Dickinson Lawson Ossian Mr. Speaker Gannon Lippold Pelton

Absent or not voting, 13:

Andersen Fischer of Langland Pierson Bailey Grundy Mezvinsky Renda Crosier Franklin Perkins Sanders Dietz

The amendment lost.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on April 28 and found on pages 1297 and 1298 of the House Journal, and also the amendment filed by him and found on page 1299 of the House Journal.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend the McCartney, et al., amendment to House File 714, filed April 24, as follows:

- 1. Line forty (40) by inserting after the word "tractors,", the word "semitrailers,".
 - 2. By inserting after line 61 the following:
- "3. By striking from line seven (7) of subsection four (4) the word 'twenty-five' and inserting in lieu thereof the word 'forty'."

The amendment was adopted.

Miller of Page asked and received unanimous consent to withdraw the amendment filed by him on April 28 and found on pages 1298 and 1299 of the House Journal.

Fischer of Grundy asked and received unanimous consent to withdraw the amendment filed by Fischer, et al., on April 28 and found on page 1299 of the House Journal.

Knoblauch of Carroll offered the amendment filed by him on April 25 and found on page 1261 of the House Journal.

The Speaker ruled the amendment not germane.

McCartney of Floyd offered the following amendment filed by Perkins of Pottawattamie and moved its adoption:

Amend the McCartney, et al., amendment to House File 714 by adding the following new section: "The effective date of this Act as amended shall be July 1, 1971."

The amendment lost.

Gannon of Jasper called up for consideration his motion to reconsider filed on April 28 and found on page 1290 of the House Journal.

Gannon of Jasper moved to reconsider the vote by which the Gannon amendment failed to be adopted.

Roll call was requested by Gannon of Jasper and Renda of Polk.

On the question "Shall the vote by which the Gannon amendment failed to be adopted be reconsidered?" (H.F. 714)

The ayes were, 39:

Andersen	Ellsworth	Knoblauch	Radl
Bailey	Ewell	Mayberry	Renda
Baker	Franklin	McCormick	Rodgers
Bennett	Gannon	Mezvinsky	Sanders
Blouin	Jesse	Middleswart	Schmeiser
Brinck	Johnston of	Miller of	Schwartz
Caffrey	Johnson	Des Moines	Skinner
Cochran	Kennedy of	Newton	Stroburg
Crosier	Chickasaw	Nolting	Tapscott
Dougherty	Kennedy of	Poncy	Wells
Doyle	Dubuque	Priebe	

The nays were, 78:

Alt	Graham	Lipsky	Schroeder
Battles	Hamilton	Logue	Shaw
Bergman	Hansen of	McCartney	Shepherd
Camp	Black Hawk	McIntyre	Sorg
Campbell	Hanson of	Mendenhall	Stokes
Christensen	Howard-Mitchell	Menefee	Strand
Corey	Hill	Millen	Stromer
Crabb	Holden	Miller of	Strothman
Cunningham	Huff	Jones	Van Drie
Darrington	Johnson of	Miller of	Van Nostrand
Den Herder	Audubon	Marshall	Van Roekel
Dooley	Kehe	Milligan	Varley
Edgington	Kitner	Mohrfeld	Voorhees
Fischer of	Klein	Nelson	Walter
Grun dy	Kluever	Nielsen	Warren
Fisher of	Knight	O'Hearn	Waugh
Greene	Koch	Ossian	Weichman
Freeman of	Kreamer	Pelton	Welden
Buena Vista	Kruse	Peterson	Winkelman
Freeman of	Langland	Pierson	Wolfe
Clay-Dickinson	Lawson	Rex	Mr. Speaker
Goode	Lippold	Roorda	

Absent or not voting, 7:

Dietz Dunton Miller of Perkins
Drake Grassley Page Tieden

The motion lost.

McCartney of Floyd moved the adoption of the McCartney, et al., amendment as amended.

Roll call was requested by McCartney of Floyd and Kreamer of Polk.

On the question "Shall the amendment as amended be adopted?" (H.F. 714)

The ayes were, 89:

Alt	Freeman of	Kruse	Radl
Andersen	Clay-Dickinson	Langland	Rex
Bailey	Graham	Lawson	Roorda
Battles	Hamilton	Lippold	Sanders
Bergman ;	Hansen of	Lipsky	Schroeder
Camp	Black Hawk	Logue	Schwartz
Campbell	Hanson of	McCartney	Shaw
Cochran	Howard-Mitchell	McIntyre	Shepherd
Corey	/Hill	Mendenhall	Skinner
Crabb	Holden	Menefee	Sorg
Crosier	Huff	Mezvinsky	Strand
Cunningham	Jesse	Middleswart	Stromer
Darrington	Johnson of	Millen	Tapscott
Den Herder	: Audubon	Miller of	Tieden
Dooley	Johnston of	Jones	Van Drie
Drake .	Johnson	Miller of	Van Nostrand
	Kehe	Marshall	Van Roekel
Edgington	Kennedy of	Milligan	Varley
Ellsworth	Chickasa w	Mohrfeld	Walter
Ewell	Kitner	Nolting	Waugh
Fisher of	Klein	O'Hearn	Weichman
Greene	Kluever	Ossian	Wells
Franklin	Knight	Pelton	Wolfe
Freeman of	Koch	Pierson	Mr. Speaker
Buena Vista	Kreamer	Poncy	

The nays were, 31:

Baker	Fischer of	McCormick	Renda
Bennett	Grundy	Miller of	Rodgers
Blouin	Gannon	Des Moines	Schmeiser
Brinck	Goode	Miller of	Stokes
Caffrey	Grassley	Page	Stroburg
Christensen	Kennedy of	Nelson	Strothman
Dougherty	Dubuque	Nielsen	Warren
Doyle	Knoblauch	Peterson	Welden
,	Mayberry	Priebe	Winkelman

Absent or not voting, 4:

Dietz	Newton	Perkins	Voorhees

The amendment as amended was adopted.

The original amendments filed to House File 714 are hereby with-

drawn as a result of the adoption of the McCartney, et al., amendment as amended.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 714)

The ayes were, 93:

Alt	Freeman of	Kreamer	Priebe
Andersen	Buena Vi sta	Kruse	Radl
Bailey	Freeman of	Langland	Rex
Battles	Clay-Dickinson	Lawson	Roorda
Bergman	Gannon	Lippold	Sanders
Blouin	Graham	Lipsky	Schroeder
Camp	Hamilton	Logue	Schwartz
Campbell	Hansen of	McCartney	Shaw
Cochran	Black Hawk	McIntyre	Shepherd
Corey	Hanson of	Mendenhall	Skinner
Crabb	Howard-Mitchell	Menefee	Sorg
Crosier	Hill	Mezvinsky	Strand
Cunningham	Holden	Middleswart	Stromer
Darrington	Huff	Millen	Tapscott
Den Herder	Je sse	Miller of	Tieden
Dooley	Johnson of	J ones	Van D r ie
Doyle	Audubon	Miller of	Van Nostrand
Drake	Johnston of	Marshall	Van Roekel
Dunton	Johnson	Milligan	Varley
Edgington	Kennedy of	Mohrfeld	Voorhees
Ellsworth	Chickasaw	Newton	Walter
Ewell	Kitner	Nolting	Waugh
Fisher of	Klein	Ossian	Weichman
Greene	Kluever	Pelton	Wells
Franklin	Knight	Pierson	Wolfe
	Koch	Poncy	Mr. Speaker

The nays were, 27:

Baker	Goode	Miller of	Rodgers
Bennett	Grassley	Des Moines	Schmeiser
Brinck	Kennedy of	Miller of	Stokes
Caffrey	Dubuque	Page	Stroburg
Christensen	Knoblauch	Nelson	Strothman
Dougherty	Mayberry	Nielsen	Warren
Fischer of	McCormick	O'Hearn	Welden
Grundy		Renda	Winkelman

Absent or not voting, 4:

Dietz	Kehe	Perki ns	Peterson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McCartney of Floyd moved to reconsider the vote by which House File 714 passed the House and that the motion to reconsider be tabled.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the motion prevail?"

The ayes were, 76:

Alt Battles	Gannon Goode	Lippold Lipsky	Roorda Sanders
Bergman	Graham	Logue	Schroeder
Camp	Hamilton	McCartney	Shaw
Campbell	Hansen of	McIntyre	Shepherd
Christensen	Black Hawk	Mendenhall	Sorg
Corey	Hanson of	Menefee	Strand
Crabb	Howard-Mitchell	Mezvinsky	Stromer
Cunningham	Hill	Millen	Tieden
Darrington	Holden	Miller of	Van Drie
Den Herder	Huff	Jones	Van Nostrand
Dooley	Johnston of	Miller of	Van Roekel
Drake	Johnson	Marshall	Varley
Edgington	Kitner	Milligan	Voorhees
Ellsworth	Klein	Mohrfeld	Walter
Fisher of	Kluever	Newton	Warren
Greene	Knight	O'Hearn	Waugh
Freeman of	Kreamer	Ossian	Weichman
Buena Vista	Kruse	Peterson	Wells
Freeman of	Langland	Priebe	Wolfe
Clay-Dickinson	Lawson	Rex	Mr. Speaker

The nays were, 41:

Andersen	Fischer of	Mayberry	Radl
Baker	Grundy	McCormick	Renda
Bennett	Franklin	Middleswart	Rodgers
Blouin	Grassley	Miller of	Schmeiser
Brinck	Jesse	Des Moines	Schwartz
Caffrey	Johnson of	Miller of	Skinner
Cochran	Audubon	Page	Stokes
Crosier	Kennedy of	Nelson	Stroburg
Dougherty	Chickasaw	Nielsen	Strothman
Doyle	Kennedy of	Nolting	Tapscott
Dunton	Dubuque	Pierson	Winkelman
Ewell	Knoblauch	Poncy	

Absent or not voting, 7:

Bailey	Kehe	Pelton	Welden
Dietz	Koch	Perkins	

The motion prevailed.

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 632, a bill for an act to appropriate moneys received by the board of examiners in watchmaking, and requirements for taking examinations, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 632)

The ayes were, 115:

Alt	Freeman of	Lawson	Priebe
Andersen	Clay-Dickinson	Lippold	Radi
Bailey	Gannon	Lipsky	Renda
Baker	Goode	Logue	Rex
Battles	Graham	Mayberry	Rodgers
Bennett	Grasslev	McCartney	Roorda
Bergman	Hamilton	McCormick	Sanders
Blouin	Hansen of	McIntyre	Schmeiser
Brinck	Black Hawk	Mendenhali	Schroeder
Camp	Hanson of	Menefee	Shaw
Campbell	Howard-Mitchell		Shepherd
Cochran	Hill	Middleswart	Sorg
Corey	Holden	Millen	Stokes
Crabb	Huff	Miller of	Strand
Crosier	Jesse	Des Moines	Stroburg
Cunningham	Johnson of	Miller of	Stromer
Darrington	Audubon	Jones	Strothman.
Den Herder	Johnston of	Miller of	Tapscott
Dooley	Johnson	Marshall	Tieden
Dougherty	Kehe	Miller of	Van Drie
Doyle	Kennedy of	Page	Van Nostrand
Drake	Chickasaw	Milligen	Van Rockel
Dunton	Kennedy of	Mohrfeld	Varley
Edgington	Dubuque	Nelson	Voorhees
Ellsworth	Kitner	Newton	Walter
Ewell	Klein	Nielsen	Warren
Fischer of	Kluever	Nolting	Waugh
Grundy	Knight	O'Hearn	Weichman
Fisher of	Knoblauch	Ossian	Wells
Greene	Koch	Pelton	Winkelman -
Freeman of	Kreamer	Pierson	Wolfe
Buena Vi sta	Kruse	Poncy	Mr. Speaker
• • • •	Langland		-

The nays were, none.

Absent or not voting, 9:

Caffrey Franklin Peterson Skinner Christensen Perkins Schwartz Welden Dietz

The hill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 804, a bill for an act to appropriate moneys received by the state banking department, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (HLF. 804)

The ayes were, 111:

Alt	Bennett	Camp	Corey
Andersen Bailey	Bergman Blouin	Campbell Christensen	Crabb Crosier
Battles	Brinck	Cochran	Cunningham

Darrington.	Huff	McIntyre	Roorda
	Jesse	Mendenhall	Sanders
	Johnson of	Mezvinksy	Schmeiser
Dougherty	Audubon	Millen	Schroeder
	Johnston of	Miller of	Schwartz
Drake	Johnson	Des Moines	Shaw
	Kehe	Miller of	Shepherd
Edgington	Kennedy of	Jones	Skinner
Ellsworth	Chickasaw .	Miller of	
	Kennedy of	Marshall	Sorg Stokes
Fisher of			
	Dubuque	Miller of	Strand
	Kitner	Page	Stroburg
	Klein	Mohrfeld	Stromer
	Kluever	Nelson	Strothman
Freeman of	Knight	Newton	Tapscott
		Nielsen	Tieden
Gannon	Koch	Nolting	Van Drie
Goode	Kreamer	O'Hearn	Van Roekel
Graham		Ossian	Varley
Grassley	Langland		Voorhees
	Lawson	Pierson	Warren
	Lippold	Poncy	Waugh
Black Hawk		Priebe	Weichman
Hanson of	Logue	Radl	Wells
Howard-Mitchell	Mayberry	Renda	Winkelman
Hill	McCartney	Rex	Wolfe
Holden	McCormick	Rodgers	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

		, vviag, 201	46.0		
Baker Caffrey	11 1, 1	Fischer of Grundy		Middleswart Milligan	Van Nostrand Walter
Dietz		Franklin Menefee	20	Perkins	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

WAYS AND MEANS CALENDAR

The House resumed consideration of House File 582, a bill for an act relating to the definition and regulation of property tax exemptions.

Den Herder of Sioux offered the following amendment filed by him and moved its adoption:

Amend House File 582 as follows:

1. Page 1, line sixteen (16), by inserting after the word "year" the following: "and stating under oath that such exemption letter is in effect at the time the claim for exemption is made."

2. Page 1, line seventeen (17), by striking the words "that it meets the requirements of ", and further, by striking all of line eighteen (18), and by inserting in lieu thereof the following: "of its exemption status under subsection nine (9)".

The amendment was adopted.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 582)

The ayes were, 59:

Alt Andersen Bailey Baker Bennett Bergman Brinck Camp Cochran Crosier Cunningham Darrington Den Herder Dougherty Drake Dunton	Freeman of Buena Vista Goode Graham Grassley Hansen of Black Hawk Hanson of Howard-Mitchell Huff Johnson of Audubon Kennedy of Dubuque Kitner Kreamer	Langland Mayberry McCartney McCormick Menefee Middleswart Millen Miller of Des Moines Miller of Jones Milligan Mohrfeld Nelson Newton Nolting	Ossian Renda Rex Roorda Sanders Schmeiser Shepherd Sorg Stokes Strand Stromer Van Roekel Voorhees Warren Weichman Winkelman
Ellsworth	Kruse		***************************************

The nays were, 54:

Battles	Gannon	Lawson	Rodgers
Blouin	Hamilton	Lippold	Schroeder
Campbell	Hill	Logue	Schwartz
Christensen	Holden	McIntyre	Shaw
Corey	Jesse	Mendenhall	Skinner
Crabb	Johnston of	Miller of	Stroburg
Dooley	Johnson	Marshall	Strothman
Doyle	Kehe	Miller of	Tapscott
Edgington	Kennedy of	Page	Van Drie
Fischer of	Chickasaw	Nielsen	Van Nostrand
Grundy	Klein	O'Hearn	Walter
Fisher of	Kluever	Pelton	Waugh
Greene	Knight	Peterson	Welden
Franklin	Knoblauch	Priebe	Wolfe
Freeman of Clay-Dickinson	Koch	Radl	Mr. Speaker

Absent or not voting, 11:

Caffrey	Lipsky	Pierson	Varle y
Dietz	Mezvinsky	Poncy	Wells
Ewell	Perkins	Tieden	

The bill not having received a constitutional majority was declared to have failed to pass the House.

MOTION TO RECONSIDER

I move to reconsider the vote by which House File 582 failed to pass the House.

ED SKINNER

The following messages were received from the Senate:

MESSAGES FROM THE SENATE

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 300, a bill for an act relating to business corporations.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 387, a bill for an act relating to the effect of federal aid to schools upon state aid to schools.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 661, a bill for an act to make appropriation for computerizing state criminal information files.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 663, a bill for an act to appropriate from money received by the department of public safety motor vehicle dealers license fee fund.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 781, a bill for an act to establish the composition of the General Assembly and provide for election of the members thereof.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 809, a bill for an act to make appropriations to members of apportionment commission.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asekd:

Senate Concurrent Resolution 29, relating to observance of Thursday, May 1, 1969, as Law Day.

CARROLL A. LANE Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 781

House File 781 as reprinted is hereby amended as follows:

1. By inserting in page 2, line 2, after the word "term", the words "or was subsequently elected to complete the unexpired portion of a term which began in January, 1969".

2. By inserting in page 2, line 8, after the word "election", the words ", except as otherwise provided in this Act."

3. By striking from page 4 all of lines 25 through 35, inclusive, and from page 5 all of lines 1 through 7, inclusive, and inserting in lieu thereof the following:

"2. Each senatorial district established by section five (5) of this Act in which no incumbent senator resided as of April 1, 1969, or in which no senator elected to a four-year term in 1968 or subsequently elected to complete the unexpired portion of a term which began in January, 1969, resided as of April 1, 1969, shall elect one senator in 1970.

3. Each senatorial district established by section five (5) of this Act in which only one incumbent senator resided as of April 1, 1969, shall be represented in the Sixty-fourth General Assembly by that senator, if he was

elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969.

- 4. Each senatorial district established by section five (5) of this Act in which only one incumbent senator resides on March 15, 1970, shall be represented in the Sixty-fourth General Assembly by that senator, if he was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969. However, this subsection shall apply only if the senator also resided in the district as of April 1, 1969, or resided in the district on the date of his election if he was elected after April 1, 1969, to complete the unexpired portion of a four-year term which began in January, 1969.
- 5. Each senatorial district established by section five (5) of this Act in which two or more incumbent senators resided as of April 1, 1969, shall elect one senator in 1970. The term of any senator residing in a district in which an election is required by this subsection, who was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969, shall be terminated effective January 1, 1971. However, this subsection shall not apply to a district if (a) subsection four (4) of this section is applicable, due to the death, resignation, or change of residence of one or more senators, or (b) subsection six (6) of this section is applicable.
- 6. In any senatorial district established by section five (5) of this Act in which a senatorial election in 1970 would otherwise be required by subsection five (5) of this section an senatorial election shall be held in 1970 if all the incumbent senators residing in the District on March 15, 1970, file with the secretary of state, on or before March 15, 1970, a statement signed by each of them to the effect that:
- a. The district is to be represented in the senate for the Sixty-fourth General Assembly by one of the signatory resident incumbent senators, who must be identified in the statement and must have been elected to a four-year term in 1968 or subsequently elected to complete the unexpired portion of a term which began in January, 1969.
- b. Each of the other incumbent senators residing in the district who were elected to a four-year term in 1968 or were subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969, have filed with the governor their resignations from the senate, to take effect not later than January 1, 1971.
- c. No incumbent senator residing in the district whose term will expire on or about January 1, 1971, will be a candidate for election as senator from that district in the 1970 primary and general elections.

The district shall be represented in the Sixty-fourth General Assembly by the resident incumbent senator designated in the signed statement.

- 7. Each senator elected in 1970 shall serve for a term of four years, except that the Sixty-fourth General Assembly or other reapportioning authority shall shorten the term of any such senator, when necessary to comply with the constitution of the state of Iowa and to carry out the apportionment required in 1971."
- 4. By striking from page 8 all of lines 6 through 16 and inserting in lieu thereof the following:
- "21. The twenty-first representative district shall consist of that portion of the city of Sioux City composed of precincts one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), and thirty-one (81),
- 22. The twenty-second representative district shall consist of that portion of the city of Sioux City composed of precincts nine (2), eleven (11), thir-

teen (13), fourteen (14), sixteen (16), seventeen (17), eighteen (18), nineteen (19), thirty (30), thirty-two (32), and thirty-three (33)."

5. By striking from page 13, line 27, the word "Crescent,".

- 6. By inserting in page 13, line 28, after the word "Layton," the words "Hazel Dell.".
- 7. By inserting in page 13, line 29, before the word "Hardin", the word "Kane.".
 - 8. By inserting in page 19, after line 31, the following new line:

"c. In Monroe county, Bluff Creek and Pleasant townships."

9. By striking from page 20 all of line 6.

10. By striking from page 20 all of lines 22 through 34, inclusive, and inserting in lieu thereof the following:

"a. All of Des Moines county outside the city of Burlington.

b. That portion of the city of Burlington composed of ward one (1).

c. All of Louisa county.

92. The ninety-second representative district shall consist of that portion of the city of Burlington composed of wards two (2), three (3), four (4), five (5), six (6), seven (7), and eight (8)."

11. By striking from page 22, line 33, the word "fourteenth", and in-

serting in lieu thereof the word "nineteenth".

12. By striking from page 23, line 4, the words "nineteenth and twentieth", and inserting in lieu thereof the words "twentieth and forty-seventh".

- 13. By striking from page 23, line 32, the words "forty-seventh and forty-eighth", and inserting in lieu thereof the words "forty-eighth and fifty-second".
- 14. By striking from page 24, line 1, the words "fifty-first and fifty-second", and inserting in lieu thereof the words "fourteenth and fifty-first".

15. By striking from page 24, line 7, the word "sixty-first", and inserting

in lieu thereof the word "fifty-eighth".

- 16. By striking from page 24, line 11, the words "sixty-second and sixty-third", and inserting in lieu thereof the words "sixty-first and sixty-second".
- 17. By striking from page 24, line 13, the word "fifty-eighth", and inserting in lieu thereof the word "sixty-third".
- 18. By striking from page 24, line 25, the word "seventy-sixth" and inserting in lieu thereof the word "seventy-eighth".
- 19. By striking from page 24, line 27, the words "seventy-seventh and seventy-eighth" and inserting in lieu thereof the words "seventy-sixth and seventy-seventh".

SENATE CONCURRENT RESOLUTION 29

By Senate Committee on Law Enforcement and House Committee on Law Enforcement

Whereas, for almost two centuries our nation has looked to laws and courts as guardians of the life, liberty and individual freedom of every citizen; and

Whereas, we recognize that the preservation of our system of equal justice under law is a responsibility shared by all citizens; and

Whereas, the twelfth annual observance of Law Day U. S. A. on May 1 is an occasion for every citizen to demonstrate that Americans are united in their dedication to the ideals of equal justice and equal opportunity within the structure of law, without which neither would be possible; and

Whereas, the theme for this year's observance of Law Day U. S. A. is: "Justice and Equality Depend Upon Law and You", a reminder that each individual has a responsibility to help advance these goals; and

Whereas, Congress and the President have asked every citizen on Law Day to give thoughtful attention to the place of law in our society and to cultivate that respect for law that is so vital to our democratic way of life; now, therefore.

Be It Resolved by the Senate, the House Concurring: That this General Assembly does hereby urge the people of the state of Iowa to observe Thursday, May 1, 1969, as Law Day with appropriate public ceremonies and by the reaffirmation of their dedication to our form of government and the supremacy of law in our lives.

REPORT OF CONFERENCE COMMITTEE

House File 348

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on House File 348, a bill for an act relating to the director of the Iowa Development Commission, respectfully submit the following recommendation:

1. Amend the Senate amendment by adding the following new division: Further amend House File 348 by inserting in page 1, line 6, after the figure "(8)" the following: "and inserting in lieu thereof the following sentence: "The governor shall appoint a director at a salary of at least twenty thousand dollars and not to exceed twenty-six thousand dollars per year."

2. That the Senate amendment as amended be adopted.

JAMES A. POTGETER, Chairman EDWARD E. NICHOLSON WILLIAM REICHARDT LUCAS DEKOSTER WILLIAM WINKELMAN, Chairman MAURICE VAN NOSTRAND DONALD E. VOORHEES RICHARD RADL

OBJECTION REMOVED

(House File 101)

We the undersigned remove our objection to House File 101 being on the House steering committee noncontroversial calendar.

THEODORE R. ELLSWORTH DENNIS L. FREEMAN TRAVE E. O'HEARN

SENATE FILE 626 RE-REFERRED

The Speaker announced that Senate File 626, previously referred to the committee on human and industrial relations, is re-referred to the committee on social services.

RESIGNATION OF HOUSE CLERK

Voorhees of Black Hawk announced the resignation of his clerk, Janet Laughead.

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred House File 556, a bill for an act relating to the publication of Acts of the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 499, a bill for an act relating to the war orphans educational aid fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 751, a bill for an act relating to veterans' benefits in state government, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred Senate File 400, a bill for an act relating to the appointees of the Governor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred Senate File 567, a bill for an act relating to the appointment and tenure of the commissioner of public safety, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Sencte File 609, a bill for an act to appropriate from the general fund of the State of Iowa to the division of state planning in the Governor's office for community action local aid programs, various governor's study committees and for community affairs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 633, a bill for an act to appropriate from the general fund of the

state to the liquor control commission for study and implementation of an inventory and accounting system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

Amend Senate Concurrent Resolution 13, as passed by 2 the Senate, as follows: 3 1. Line two (2) of section 1 by inserting after the word "geography" the words ", including land value". 4 2. Line nine (9) of section 1 by inserting after the 5 word "geography" the words ", including land value". ß 7 3. Line three (3) of section 3 by inserting after the 8 word "geography" the words ", including land value". LIPSKY of Linn Amend Senate File 536 as follows: 2 1. Line eight (8) by inserting after the word "or" the 3 word "state". 4 2. Line twelve (12) by inserting after the word "or" the 5 word "state". 3. Line sixteen (16) by inserting after the word "or" 6 7 the word "state". R 4. Line eighteen (18) by inserting after the word "or" 9 the word "state". 10 5. Line twenty (20) by inserting after the word "or" the word "state". 11 12 6. By adding the following new section: Sec. 4. Section four hundred twenty-three point four (423.4), 13 Code 1966, as amended by chapter three hundred forty-eight (348). 14 section thirty-seven (37), Acts of the Sixty-second General Assembly, 15 is hereby further amended by adding the following new subsection: 16 17 "7. Advertising and promotional material and envelopes for same, 18 temporarily stored in this state which are acquired outside of Iowa 19 and subsequently sent outside of Iowa."

> MILLER of Page SHEPHERD of Lee

Amend Senate File 545 as follows: 1 1. Section 1, line ten (10), by inserting the following: 2 "Membership in such an Iowa association of school boards 3 4 shall be limited to those duly elected members of the board of directors of local school corporations." 2. By adding the following new section: 6 7 Sec. 3. Chapter two hundred seventy-three (273), Code 1966, is hereby amended by adding thereto the following new 9 10 "County boards of education or joint county boards of education 11 may pay, out of funds available to them, reasonable annual dues 12 to an Iowa association of school boards. 13 Membership in such an association of school boards shall be limited to those duly elected members of the county board of 14 education or joint county board of education."

3. By adding the following new section:

15 16 1

17

18

.19

20

21 22

- 17 Sec. 4. Chapter two hundred eighty A (280A), Code 1966, 18 is hereby amended by adding thereto the following new section:
- 19 "Boards of directors of merged area schools may pay, out of
- 20 funds available to them, reasonable annual dues to an Iowa association of school boards.
- association of school boards.
 Membership in such an Iowa association of school boards shall
 be limited to those duly elected members of boards of directors

24 of area schools."

EWELL of Black Hawk LIPPOLD of Black Hawk

Amend House File 811 as follows:

- 2 1. Page one (1), line twenty-three (23), by striking 3 the figures "32,537,000.00" and inserting in lieu thereof 4 the figures "34,621,000.00".
- 5 2. Page two (2), line thirteen (13), by striking the figures "2,048,000.00" and inserting in lieu thereof the figures "2,116,000.00".
- 8 3. Page two (2), line thirty-three (33), by striking 9 the figures "25,634,000.00" and inserting in lieu thereof 10 the figures "27,549,000.00".
- 4. Page three (3), line twelve (12), by striking the figures "10,059,000.00" and inserting in lieu thereof the figures "10,699,000.00".
- 14 5. Page three (3), line twenty-five (25), by striking the figures "91,680,000.00" and inserting in lieu thereof the figures "96,392,000.00".

JOHNSTON of Johnson

1 Amend the temporary rules of the House, Rule 28, by striking lines 2 one (1) through three (3) and inserting in lieu thereof the following: "The final day for the introduction of bills shall be the fifty-seventh calendar day of the first regular session of a General 4 5 Assembly unless a written request for drafting the bill has been 6 filed with the legislative research bureau before that time. After 7 adjournment of the first regular session, bills may be prefiled at any time before the convening of the second regular session. No bill shall be filed after the fifteenth calendar day of the second 9 regular session of a General Assembly unless a written request for 10 11 drafting the bill has been filed with the legislative research 12 bureau before that time. However, standing committees may introduce 13 bills at any time."

Amend the temporary rules of the House, Rule 29, by striking in line two (2) the word "shall" and inserting in lieu thereof the word "may".

Amend the temporary rules of the House, Rule 50, by adding after the period in line seven (7) the following sentence: "In the event a bill remains in committee upon adjournment of the first regular session, the committee may retain possession of the bill no longer than eighteen calendar days after the convening of the second regular session".

COMMITTEE ON RULES RALPH McCARTNEY, Chairman

- Amend the temporary rules of the House by adding the following new rule:
- 3 Bills introduced in the first regular session of a General
- 4 Assembly which are not withdrawn, defeated, or indefinitely
- postponed shall carry over into the second regular session of the
- same general assembly in the same reading or status they were in
- 7 at the time of adjournment, except that bills remaining on the 8 calendar at the adjournment of the first regular session shall
- 9 return to the committee which placed the bill on the calendar.
- 10 Committees shall not be required to refer such bills to a sub-
- 11 committee for consideration, but may return them to the calendar in the second regular session by committee vote. Joint resolu-12
- 13 tions proposing or ratifying amendments to the U.S. Constitution
- or proposing amendments to the state constitution carry over in 14
- 15 the same manner as bills. All other forms of resolutions expire
- 16 with the adjournment of the first regular session.

COMMITTEE ON RULES RALPH McCARTNEY, Chairman

- Amend House Concurrent Resolution 33, page
- 1253 of the Journal of the House, by striking from
- line seven (7) the word "that" and inserting in
- lieu thereof the words "a framework within which".

PELTON of Clinton

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, April 30, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, APRIL 30, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Harvey Stevens, pastor of the First Baptist Church, Algona, Iowa.

The Journal of Tuesday, April 29, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Knight of Humboldt-Pocahontas on request of Miller of Jones; Alt of Polk on request of Voorhees of Black Hawk.

PRESENTATION OF VISITORS

Bailey of Wright presented to the House the fifth and sixth grade classes of Goldfield School and their teachers, Mrs. Richardson and Mrs. Burras.

Christensen of Clarke-Union presented to the House sixteen students from East Union High School, Afton, and their teacher, Mrs. Jean Crandall.

Stroburg of Taylor-Ringgold presented to the House the senior class from Diagonal High School and their superintendent, Mr. Dunham, and government teacher, David Wyckoff.

Strothman of Henry presented to the House the Honorable Clifford M. Vance, former member of the House from Henry County in the Fifty-seventh General Assembly and member of the Senate in the Fifty-ninth through Sixty-first General Assemblies from Henry and Jefferson Counties, and was President pro tempore of the Senate in the Sixtieth and Sixtieth Extra General Assemblies.

Van Nostrand of Pottawattamie presented to the House thirty students of the American government class of Walnut High School and their superintendent, Mr. McIntosh, and teacher, Mr. Stimson.

Poncy of Wapello presented to the House forty-four sixth grade students from Stuart School and their teacher, Mr. Evans.

Mendenhall of Allamakee presented to the House fourteen students

from Postville High School and their sponsors, Mrs. Milton Schlein, Mrs. Marvin Chevalier and Don Colvin.

Priebe of Kossuth presented to the House Ed Sullivan of Iowa who is home from Vietnam where he was wounded in action at Mekov Delta.

Miller of Page presented to the House eighteen fifth and sixth grade students from Clarinda Presbyterian School and their teachers, D. C. Davis, Dr. Campbell and Mrs. Ferrel Reed.

Schwartz of Wapello presented to the House forty students from Cardinal High School, Ottumwa, and their teacher, Ray Prentis.

Nelson of Cherokee presented to the House the Honorable W. E. Whitney, former member of the House from Cherokee County in the Fifty-fifth through Fifty-seventh General Assemblies.

PRESENTATION OF QUEENS

Priebe of Kossuth rose on a point of personal privilege and presented to the House Miss Deb Zinnell, Shorthorn Lassie Queen; Miss Jill Rife, Iowa Hereford Queen; Miss Mary Sullivan, Iowa Angus Queen; and Miss Wilma Bohnsen, Iowa Beef Queen.

PETITIONS

The following petitions were received and placed on file:

By Wells of Linn, from ten residents of Linn County favoring Senate File 648 which provides for professional negotiations between professional educators and boards of education.

By Ellsworth of Dubuque, from thirty-six residents of Dubuque favoring the teaching of sex education in schools.

By O'Hearn of Scott, from one hundred eighty-six residents of Scott County who favor the removal of sex education from the curriculum of all Iowa public schools and who wish the schools to refrain from introducing similar and/or related programs in the future or from transferring present materials to other subject areas of school curriculum.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 19

Gannon of Jasper called up for consideration House Concurrent Resolution 19, filed on February 24 and found on pages 396 and 397 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION 24 LOST

Gannon of Jasper called up for consideration House Concurrent Resolution 24, filed on March 12 and found on page 532 of the House Journal, and moved its adoption.

Roll call was requested by Gannon of Jasper and Dougherty of Lucas-Monroe.

On the question "Shall the resolution be adopted?" (H.C.R. 24)

The ayes were, 38:

Andersen	Franklin	Menefee	Radl
Bailey	Gannon	Mezvinsk y	Renda
Blouin	Jesse	Middleswart	Rex
Brinck	Johnston of	Miller of	Rodgers
Cochran	Johnson	Des Moines	Sanders
Corey	Kennedy of	Newton	Schmeiser
Crosier	Dubuque	Nolting	Schwartz
Dougherty	Knoblauch	Perkins	Stroburg
Doyle	Mayberry	Poncy	Van Roekel
Dunton	McCormick	Priebe	Wells
Ewell			

The nays were, 67:

Battles Bergman Camp Campbell Christensen Crabb Cunningham Darrington Den Herder Drake Edgington Ellsworth Fischer of Grundy Fisher of Greene Freeman of Buena Vista	Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Huff Johnson of Audubon Kehe Kitner Klein Kluever Koch Kreamer Kruse	Miller of Marshall Miller of Page Mohrfeld Nelson Nielsen O'Hearn Ossian	Roorda Schroeder Shepherd Sorg Stokes Strand Strothman Van Drie Van Nostrand Varley Voorhees Walter Warren Waugh Weichman Welden Winkelman Wolfe
Buena Vista Freeman of	Kreamer Kruse Langland	Ossian Peterson Pierson	Winkelman Wolfe Mr. Speaker
Clay-Dickinson			

Absent or not voting, 19:

Alt	Dooley	Knight	Shaw
Baker	Hill	Lipsk y	Skinner
Bennett	Holden	McIntyre	Stromer
Caffrey	Kennedy of	Milligan	Tapscott
Dietz	Chickasaw	Pelton	Tieden

Motion lost and the resolution failed to be adopted.

INTRODUCTION OF BILL

House File 816, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa to the de-

partment of public safety for construction of a highway patrol district headquarters building at Oelwein.

Read first time and placed on the calendar.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 499, 556 and 751; and Senate Files 400, 567, 609 and 633, under Rule 35.

SENATE MESSAGES CONSIDERED

Senate File 250, a bill for an act relating to theft or conversion of a trade secret.

Read first time and referred to committee on commerce.

Senate File 289, a bill for an act relating to various changes in the probate law.

Read first time and referred to committee on judiciary.

Senate File 292, a bill for an act relating to indemnification of officers, directors, employees, and agents of business corporations.

Read first time and referred to committee on judiciary.

Senate File 328, a bill for an act relating to statutes restricting the movement of overwidth vehicles and their application to urban transit systems.

Read first time and referred to committee on transportation.

Senate File 337, a bill for an act relating to state park roads.

Read first time and referred to committee on conservation and recreation.

Senate File 339, a bill for an act to amend the residency requirements of municipal officers not elected by the voters.

Read first time and referred to committee on cities and towns.

Senate File 364, a bill for an act relating to nonprofit corporations.

Read first time and referred to committee on judiciary.

Senate File 376, a bill for an act relating to claims and actions under the Iowa Tort Claims Act.

Read first time and referred to committee on social services.

Senate File 412, a bill for an act relating to credit unions.

Read first time and referred to committee on commerce.

Senate File 482, a bill for an act relating to joint exercise of governmental powers.

Read first time and referred to committee on cities and towns.

Senate File 511, a bill for an act to convey an interest in land in Page County.

Read first time and referred to committee on judiciary.

Senate File 555, a bill for an act relating to the issuance of search warrants.

Read first time and referred to committee on law enforcement.

Senate File 630, a bill for an act to authorize area schools to enter into lease agreements, with or without purchase options, for the rental of buildings.

Read first time and referred to committee on schools.

Senate File 650, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof.

Read first time and referred to committee on appropriations.

Senate File 651, a bill for an act to appropriate from the general fund of the state to the Iowa reciprocity board.

Read first time and referred to committee on appropriations.

Senate File 652, a bill for an act to appropriate from the general fund of the state to the department of public safety for capital improvements for the Iowa law enforcement academy.

Read first time and referred to committee on appropriations.

Senate File 654, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments.

Read first time and referred to committee on appropriations.

SENATE CONCURRENT RESOLUTION 13 ADOPTED

Edgington of Franklin called up for consideration Senate Concurrent Resolution 13 as follows:

SENATE CONCURRENT RESOLUTION 18

- 1 A Concurrent Resolution proposing an amendment to the Constitution
- 2 of the United States and making application to the Congress

23

24

25

26

27

1

2

3

4

5

6

7

8

9

11

12

18

14

15

16

17

18

19

20

21

22

23

24 25

26

27

1334 JOURNAL OF THE HOUSE 3 of the United States to call a convention for the purpose of 4 proposing an amendment to the Constitution of the 5 United States, to allow the people of each state greater 6 freedom of choice in the apportionment of their state 7 legislature and local governing bodies. 8 WHEREAS, the people of each state should have greater 9 freedom of choice in the apportionment of their state legislature 10 and local governing bodies; NOW THEREFORE, BE IT RESOLVED BY THE SENATE, THE HOUSE OF REPRE-11 SENTATIVES 12 CONCURRING, OF THE SIXTY-THIRD GENERAL ASSEMBLY OF TOWA. 13 That this legislature respectfully requests and makes application 14 to the Congress of the United States to propose the following article 15 as an amendment to the Constitution of the United States or, in the 16 alternative, to call a convention for the purpose of proposing the 17 following article as an amendment to the Constitution of the 18 United States: 19 "Article - - -20 "Section 1. The people of a state may apportion one house 21 22

of a bicameral legislature using population, geography and political subdivisions as factors, giving each factor such weight as they deem appropriate or giving reasonable weight to the same factors in apportioning a unicameral legislature, if in either case such plan of apportionment has been submitted to a vote of the people in accordance with law and with the provisions of this Constitution and has been approved by a majority of those voting on that issue. When a plan of apportionment based on factors of population, geography.

and political subdivisions is submitted to a vote of the people under this section there shall also be submitted, at the same election, an alternative plan of apportionment based upon substantial equality of population in both houses of the bicameral legislature.

Sec. 2. Any plan of apportionment which has been approved under this article shall be resubmitted to a vote of the people, or another plan may be submitted under the provisions of section one. at the November general election held two years following each year in which there is commenced any enumeration provided for in 10 section two of Article I, and upon approval by a majority of those voting thereon, such plan of apportionment shall continue in effect until changed in accordance with law and with the provisions of this Constitution.

Nothing in this Constitution shall prevent a state Sec. 3. from apportioning membership of governing bodies of its subordinate units using population, geography, and political subdivisions as factors, giving each factor such weight as the state deems appropriate." BE IT FURTHER RESOLVED, That the Congress of the United

States is respectfully requested to submit said amendment in such manner that it shall be valid as part of the Constitution when ratified by the legislatures of three-fourths of the several states within seven years of its submission to the states by the Congress, provided that each such legislature shall be apportioned on the basis of substantial equality of population in accordance with the most recent enumeration provided for in section two of Article I of the Constitution of the United States.

28 BE IT FURTHER RESOLVED, That a duly attested copy of this 29 resolution be immediately transmitted to the Secretary of the Senate 30 of the United States, the Clerk of the House of Representatives of the

31 United States, and each member of the Congress from this state.

Gannon of Jasper rose on a point of order that, under the provisions of Rule 25, Senate Concurrent Resolution 13 was being considered out of order.

The Speaker ruled that Senate Concurrent Resolution 13 and all Senate concurrent resolutions adopted by the Senate did not come under provisions of Rule 25 and that the point of order was not well taken.

Kennedy of Chickasaw offered the following amendment from the floor:

Amend Senate Concurrent Resolution 13 by striking all after the word "States" in line five (5), all of lines six (6) and seven (7) and inserting in lieu thereof a period.

Kreamer of Polk moved that Senate Concurrent Resolution 13 be tabled.

Roll call was requested by Kreamer of Polk and Blouin of Dubuque.

Rule 69 was invoked.

On the question "Shall Senate Concurrent Resolution 13 be tabled?"

The aves were. 44:

Andersen	Jesse	Mayberry	Radl Haller
Baker	Johnston of	McCormick	Renda
Blouin	Johnson	McIntyre	Rodgers
Brinck	Kennedy of	Mezvinsky	Schmeiser
Caffrey	Chickasaw	Middleswart	Schwartz
Cochran	Kennedy of	Miller of	Shaw
Crosier	Dubuque	Des Moines	Skinner
Doyle	Kluever	Milligan	Sorg
Ewell	Knoblauch	Newton	Tapscott
Franklin	Kreamer	Nolting	Van Nostrand
Gannon	Lippold	Pelton	Walter (
Huff	Lipsky	Perkins	Wells

The nava were, 70:

Inc nays w	ėre, io.		
Bailey	Den Herder	, Freeman of	Hill
Battles	Dougherty	Buena Vista	Holden
Bergman ''	, Drake	Freeman of	Johnson of
Camp	Dunton	Clay-Dickinson	Audubon
Campbell	Edgington	Goode	Kitner
Christensen	Ellsworth	Graham	Klein
Corey	Fischer of	Grassley	Koch
Crabb	Grundy	Hamilton	Kruse
Cunningham	Fisher of	Hanson of	Langland
Darrington	Greene Greene	Howard-Mitchel	Lawson

Page

Logue	Mohrfeld	Schroeder	Van Roekel
McCartney	Nelson	Shepherd	Varley
Mendenhall	Nielsen	Stokes	Warren
Menefee	O'Hearn	Strand	Waugh
Millen	Ossian	Stroburg	Weichman
Miller of	Peterson	Stromer	Welden
Jones	Pierson	Strothman	Winkelman
Miller of	Rex	Tieden	Wolfe
Marshall	Roorda	Van D rie	Mr. Speaker
Miller of	Sanders		-

Absent or not voting, 10:

Alt Dooley Hansen of Kehe Priebe Voorhees Bennett Knight Black Hawk Dietz Poncy

The motion lost.

Kennedy of Chickasaw moved the adoption of his amendment.

Roll call was requested by Kennedy of Chickasaw and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (S.C.R. 13)

The ayes were, 88:

Baker	Huff	Lipsky	Poncy
Bennett	Jesse	Mayberry	Radl
Blouin	Johnston of	McCormick	Renda
Brinck	Johnson	McIntyre	Rodgers
Cochran	Kenn edy of	Miller of	Schmeiser
Crosier	Chickasaw	Des Moines	Schwartz
Dougherty	Kennedy of	Newton	Skinner
Dunton	Dubuque	Nolting	Sorg
Ewell	Knoblauch	Pelton	Tapscott
Franklin	Kreamer	Perkins	Wells
Gannon	Lippold		

The nays were	, 74:		
Andersen	Freeman of	McCartney	Schroeder
Bailey	Clay-Dickinson	Mendenhall	Shepherd
Battles	Goode	Menefee	Stokes
Bergman	Graham	Millen	Strand
Camp	Grassley	Miller of	Stroburg
Campbell	Hamilton	Jones	Stromer
Christensen	Hansen of	Miller of	Strothman
Corey	Black Hawk	Marshall	Tieden
Crabb	Hanson of	Miller of	Van Drie
Cunningham	Howard-Mitchell		Van Nostrand
Darrington	Hill	Milligan	Van Roekel
Den Herder	Holden	Mohrfeld	Varley
Drake	Johnson of	Nelson	Voorhees
Edgington	Audubon	Nielsen	Walter
Ellsworth	Kitner	O'Hearn	Warren
Fischer of	Klein	Ossian	Waugh
Grundy	Kluever	Peterson	Weichman
Fisher of	Kruse	Pierson	Welden
Greene	Langland	Rex	Winkelman
Freeman of	Lawson	Roorda	Wolfe
Buena Vista	Logue	Sanders	Mr. Speaker

Absent or not voting, 12:

Alt Dooley Knight Middleswart
Caffrey Doyle Koch Priebe
Dietz Kehe Mezvinsky Shaw

The amendment lost.

Renda of Polk offered the following amendment from the floor and moved its adoption:

Amend Senate Concurrent Resolution 13, page one (1), first resolving clause, line fifteen (15), and striking the following: "or, in the", and striking lines 16, 17, and 18.

The amendment lost.

Lipsky of Linn offered the following amendment filed by her:

Amend Senate Concurrent Resolution 13, as passed by the Senate, as follows:

- 1. Line two (2) of section 1 by inserting after the word "geography" the words ", including land value".
- 2. Line nine (9) of section 1 by inserting after the word "geography" the words ", including land value".
- 3. Line three (3) of section 3 by inserting after the word "geography" the words ", including land value".

Brinck of Lee rose on a point of order that the amendment was not germane to the resolution.

The Speaker ruled the point well taken and the amendment not germane.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend Senate Concurrent Resolution 13, as passed by the Senate, as follows:

- 1. Page 1, line twenty-one (21), by inserting after the word "population" the word "and".
- 2. By striking from lines twenty-one (21) and twenty-two (22) after the word "geography" the words "and political subdivisions."

Roll call was requested by Gannon of Jasper and Dougherty of Lucas-Monroe.

On the question "Shall the amendment be adopted?" (S.C.R. 13)

The ayes were, 44:

Dunton Kennedy of McCormick Baker Ellsworth Chickasaw Bennett McIntyre Ewell Kennedy of Blouin Mezvinsky Brinck Franklin Dubuque Middleswart Gannon Knoblauch Miller of Caffrey Cochran Huff Kreamer Des Moines Jesse Lippold Milligan Crosier Dougherty Johnston of Lipsky Newton Doyle Johnson Mayberry Nolting

Pelton Radl Schmeiser Sorg Poncy Renda Schwartz Tapscott Priebe Rodgers Skinner Wells The nays were, 74: Andersen Freeman of Logue Sanders Bailev Clay-Dickinson McCartney Schroeder Goode Mendenhall Shepherd Battles Graham Menefee Stokes Bergman Strand Camp Grasslev Millen Campbell Hamilton Miller of Stroburg Jones , Strothman Christensen Hansen of Miller of Black Hawk Tieden Corev Marshall Van Drie Crabb Hanson of Howard-Mitchell Miller of Van Nostrand Cunningham Darrington Hill Page Van Roekel Varley Den Herder Holden Mohrfeld Nelson Voorhees Dooley Johnson of Nielsen Walter Drake Audubon Kitner O'Hearn Werren Edgington Klein Ossian Waugh Fischer of Perkins Weichman Kluever Grundy Koch Peterson Welden Fisher of Pierson Winkelman Kruse Greene Wolfe Freeman of Langland Rex Buena Vista Lawson Roorda Mr. Speaker

Absent or not voting, 6:

Alt Kehe Shaw Stromer Dietz Knight

The amendment lost.

The House was recessed by the Speaker until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

The House resumed consideration of Senate Concurrent Resolution 13.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend Senate Concurrent Resolution 13 by inserting in line fourteen (14) before the word "Congress" the words "ninety-first."

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (S.C.R. 13)

The ayes were, 42:

Baker	Doyle	Johnston of	Lipsky
Bennett	Dunton	Johnson	Mayberry
Blouin	Ellsworth	Kennedy of	McCormick
Brinck	Ewell	Chickasaw	McIntyre
Caffrey	Franklin	Kennedy of	Mezvinsky
Cochran	Gannon	Dubuque	Middleswart
Crosier	Jesse	Knoblauch	Miller of
Dougherty	,	Kreamer	Des Moines

Dietz

Milligan	Poncy	Rodgers	Sorg .
Newton	Priebe	Schmeiser	Tapscott
Nolting	Radl	Schwartz	Wells
Pelton	Renda	Skinner	
The nays were	e, 67:		9
Andersen	Goode	McCartney	Shepherd
Bailey	Graham	Mendenhall	Stokes
Battles	Grassley	Menefee	Strand
Bergman	Hamilton	Millen	Stroburg
Campbell	Hanson of	Miller of	Stromer
Christensen	Howard-Mitche	ll Jones	Strothman
Corey	Hill	Miller of	Van Drie
Cunningham	Johnson of	Marshall.	Van Nostrand
Darrington	, Audubon '		Van Roekel
Den Herder	Kehe	Nelson	Varley
Dooley	Kitner	Nielsen	Voorhees
Drake	Klein	Ossian	Walter
Edgington	Kluever	Peterson	Warren
Fischer of	Knight	Pierson	Waugh
Grundy	Kruse	Rex	Weichman
Fisher of	Langland	Roorda	Winkelman
Greene	Lawson	Sanders	Wolfe
Freeman of	Lippold	Schroeder	Mr. Speaker
Clay-Dickinso	n Logue		
Absent or not	voting, 15:		
Alt	Freeman of	Huff	Perkins
Camp	Buena Vista	Koch	Shaw
Crabb	Hansen of	Miller of	Tieden
Dietz	Black Hawk	Page	Welden

The amendment lost.

Renda of Polk offered the following amendment from the floor and moved its adoption:

Black Hawk

Holden

O'Hearn

Page

Welden

Amend Senate Concurrent Resolution 13, page two (2), line eleven (11), by striking the words "a majority" and inserting in lieu thereof "sixty percent".

The amendment lost.

Kennedy of Chickasaw offered the following amendment from the floor and moved its adoption:

Amend Senate Concurrent Resolution 13 by striking the word "substantial" in line twelve (12) of section 1.

Roll call was requested by Kennedy of Chickasaw and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (S.C.R. 13)

The ayes were, 35:

Baker Caffrey Ellsworth Huff Bennett Cochran Ewell Jesse Blouin Crosier Franklin Kennedy of Chickasaw Brinck Dougherty Gannon

Kennedy of Dubuque	McIntyre Mezvinsky	Nolting Pelton	Schmeiser Schwartz
Knoblauch	Miller of	Poncy	Skinner
Lipsky	Des Moines	Renda	Tapscott
Mayberry	Milligan	Rodgers	Wells
McCormick	Newton		0.000.000.000

The nays were, 62:

Andersen	Freeman of	McCartney	Schroeder
Bailey	Buena Vista	Mendenhall	Shepherd
Battles	Freeman of	Menefee	Stokes
Bergman	Clay-Dickinson	Millen	Strand
Campbell	Goode	Miller of	Stroburg
Christensen	Graham	Jones	Stromer
Corey	Hamilton	Miller of	Strothman
Crabb	Hanson of	Marshall	Van Drie
Darrington	Howard-Mitchell	Miller of	Van Nostrand
Den Herder	HiH	Page	Van Roekel
Dooley	Johnson of	Mohrfeld	Voorhees
Drake	Audubon	Nelson	Warren
Edgington	Kehe	Nielsen	Waugh
Fischer of	Kitner	O'Hearn	Weichman
Grundy	Klein	Ossian	Welden
Fisher of	Kruse	Rex	Winkelman
Greene	Lawson	Roorda	Wolfe
	Logue	Sanders	Mr. Speaker

Absent or not voting, 27:

Alt	Hansen of	Kreamer	Priebe
Camp	Black Hawk	Langland	Radl
Cunningham	Holden	Lippold	Shaw
Dietz	Johnston of	Middleswart	Sorg
Doyle	Johnson	Perkins	Tieden
Dunton	Kluever	Peterson	Varley
Grassley	Knight	Pierson	Walter
	Koch		

The amendment lost.

Kennedy of Chickasaw offered the following amendment from the floor and moved its adoption:

Amend Senate Concurrent Resolution 13 by striking ", geography," in line two (2) of section 1.

Roll call was requested by Kennedy of Chickasaw and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (S.C.R. 13)

The ayes were, 36:

Baker	Franklin	Lipsky	Poncy
Bennett	Gannon	McCormick	Priebe
Blouin	Hill	McIntyre	Renda
Brinck	Huff	Mezvinsky	Rodgers
Caffrey	Jesse	Miller of	Schmeiser
Cochran	Kennedy of	Des Moines	Schwartz
Crosier	Chickasaw	Milligan	Skinner
Dougherty	Kennedy of	Newton	Tapscott
Doyle	Dubuque	Nolting	Wells
Ellsworth	Knoblauch	Pelton	

The nays were, 61:

Andersen	Graham	Menefee	Schroeder
Bailey	Hamilton	Millen	Shepherd
Battles	Hanson of	Miller of	Stokes
Bergman	Howard-Mitchell	Jones	Strand
Camp	Johnson of	Miller of	Stroburg
Christensen	Audubon	Marshall	Stromer
Corey	Kehe	Miller of	Strothman
Crabb	Kitner	Page	Van Nostrand
Den Herder	Klein	Mohrfeld	Van Roekel
Dooley	Koch	Nelson	Voorhees
Edgington	Kruse	Nielsen	Warren
Fischer of	Langland	O'Hearn	Waugh
Grundy	Lawson	Ossian	Weichman
Freeman of	Lippold	Peterson	Welden
Buena Vista	Logue	Rex	Winkelman
Freeman of	McCartney	Roorda	Wolfe
Clay-Dickinson	Mendenhall	Sanders	Mr. Speaker
Goode			

Absent or not voting, 27:

Alt	Fisher of	Kluever	Radl
Campbell	Greene	Knight	Shaw
Cunningham	Grassley	Kreamer	Sorg
Darrington	Hansen of	Mayberry	Tieden
Dietz	Black Hawk	Middleswart	Van Drie
Drake	Holden	Perkins	Varley
Dunton	Johnston of	Pierson	Walter
Ewell	Johnson		*******

The amendment lost.

Kennedy of Chicksaw offered from the floor the following amendments:

Amend Senate Concurrent Resolution 13 by striking ", geography," in line three (3) of section 3.

Amend Senate Concurrent Resolution 13 by striking ", geography," in line nine (9) of section 3.

Amend Senate Concurrent Resolution 13 by striking the word "substantial" in line twenty-five (25) on page 2.

Kennedy of Chickasaw asked and received unanimous consent to withdraw the amendments.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend Senate Concurrent Resolution 13 by adding to section 3 the following new resolving clause.

"Be it further resolved that this application to Congress to call a Convention is valid for a period of time not to exceed Five years, and shall be valid only upon application by thirty-three other States by means of an identical resolution."

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (S.C.R. 13)

The ayes were, 86:

Baker	Franklin	Lipsky	Pelton
Bennett	Gannon	Mayberry	Poncy
Blouin	Huff	McCormick	Renda
Brinck	Jesse	Mezvinsky	Rodgers
Caffrey	Kennedy of	Middleswart	Schmeiser
Cochran	Chickasaw	Miller of	Schwartz
Crosier	Kennedy of	Des Moines	Sorg
Dougherty	Dubuque	Milligan	Tapscott
Doyle	Knoblauch	Newton	Wells
Ewell	Kreamer	Nolting	

The nays were, 61:

The hays we			
Andersen	Freeman of	Lippold	Roorda
Bailey	Buena Vista	McCartney	Sanders
Battles	Freeman of	Mendenhall	Shepherd
Bergman	Clay-Dickinson	Menefee	Stokes
Camp	Goode	Millen	Strand
Campbell	Graham	Miller of	Stroburg
Corey	Hamilton	Marshall	Stromer
Crabb	Hanson of	Miller of	Strothman
Darrington	Howard-Mitchel	Page	Van Drie
Den Herder	Hill	Mohrfeld	Walter
Dooley	Johnson of	Nelson	Warren
Drake	Audubon	Nielsen	Waugh
Edgington	Keh e	O'Hearn	Weichman
Ellsworth	Kitner	Ossian	Welden
Fischer of	Klein	Peterson	Winkelman
Grundy	Kruse	Pierson	Wolfe
Fisher of	Langland	Rex	Mr. Speaker
Greene	5 ·		

Absent or not voting, 27:

Alt	Holden	McIntyre	Shaw
Christensen	Johnston of	Miller of	Skinner
Cunningham	Johnson	Jones	Tieden
Dietz	Kluever	Perkins	Van Nostrand
Dunton	Knight	Priebe	Van Roekel
Grassley	Koch	Radl	Varley
Hansen of	Lawson	Schroeder	Voorhees
Black Howk	Logue	2000	

The amendment lost.

Jesse of Polk offered the following amendment from the floor:

Amend Senate Concurrent Resolution 18, as passed by the Senate, by in-

serting on page 2, line 28, after the comma the following:

"That this application to Congress for a proposed amendment to the Constitution of the United States, having been adopted and agreed to by the Sixty-third General Assembly in this concurrent resolution, shall be submitted to the people of the State of Iowa at the general election to be held in November of the year nineteen hundred seventy in the manner required for amendments to the Constitution of the State of Iowa, and thereafter, only if the same shall be approved by the people,"

Van Drie of Story rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Blouin of Dubuque offered the following amendment from the floor and moved its adoption:

Amend Senate Concurrent Resolution 13, page 2, by adding the following new resolving clause thereto:

"Be It Further Resolved that if Congress cannot limit the convention called to consideration of the above article, only, this application for a convention shall be null and void."

The amendment lost.

Speaker pro tempore Millen in the chair at 3:50 p.m.

Speaker Harbor in the chair at 5:15 p.m.

Edgington of Franklin moved that Senate Concurrent Resolution 13 be adopted.

Roll call was requested by Edgington of Franklin and Gannon of Jasper.

Rule 69 was invoked.

On the question "Shall the resolution be adopted?" (S.C.R. 13)

The ayes were, 70:

Bailey Battles	Freeman of Clay-Dickinson	Mendenhall Menefee	Sanders Schroeder
Bergman	Goode	Middleswart	Shepherd
Camp	Graham	Millen	Stokes
Christensen	Grassley	Miller of	Strand
Corey	Hamilton	Jones	Stroburg
Crabb	Hanson of	Miller of	Stromer
Cunningham	Howard-Mitchell		Strothman
Darrington	Johnson of	Miller of	Tieden
Den Herder	Audubon	Page	Van Drie
Dougherty	Kehe	Mohrfeld	Van Roekel
Drake	Kitner	Nelson	Varley
Dunton	Klein	Nielsen	Warren
Edgington	Knight	O'Hearn	Waugh
Fischer of	Kruse	Ossian	Weichman
Grundy	Langland	Peterson	Welden
Fisher of	Lawson	Pierson	Winkelman
Greene	Logue	Priebe	Wolfe
Freeman of	McCartney	Rex	Mr. Speaker
Buena Vista	McCormick	Roorda	

The nays were, 53:

Cochran Crosier	Hansen of Black Hawk	Kennedy of Chickasaw
Dooley	Hill	Kennedy of
Doyle	Holden	Dubuque
Ellsworth ·	Huff	Kluever
Ewell	Jesse	Knoblauch
Franklin	Johnston of	Koch
Gannon	Johnson	
	Crosier Dooley Doyle Ellsworth Ewell Franklin	Crosier Black Hawk Dooley Hill Doyle Holden Ellsworth Huff Ewell Jesse Franklin Johnston of

Kreamer Milligan Lippold Newton Lipsky Nolting Mayberry Pelton McIntyre Perkins Mezvinsky Poncy Radi Miller of Des Moines

Renda Rodgers Schmeiser Schwartz Shaw Skinner

Sorg Tapscott Van Nostrand Voorhees Walter Wells

Absent or not voting, 1:

Dietz

The resolution was declared to have been adopted by the House and the title was agreed to.

Edgington of Franklin moved that the vote by which Senate Concurrent Resolution 13 was adopted be reconsidered and that the motion to reconsider be tabled.

Roll call was requested by Blouin of Dubuque and Gannon of Japser.

Rule 69 was invoked.

On the question "Shall the vote be reconsidered and the motion to reconsider be tabled?" (S.C.R. 13)

The ayes were, 66:

Battles	Freeman of	McCartney	Sanders
Bergman	Clay-Dickinson	Mendenhall	Schroeder
Camp	Goode	Menefee	Shepherd
Campbell	Graham	Millen	Stokes
Christensen	Grassley	Miller of	Strand
Corey	Hamilton	Jones	Stroburg
Crabb	Hanson of	Miller of	Stromer
Cunningham	Howard-Mitchell		Strothman
Darrington	Holden	Miller of	Tieden
Den Herder	Johnson of	Page	Van Drie
Drake	Audubon	Mohrfeld	Van Roekel
Edgington	Kehe	Nelson	Varley
Fischer of	Kitner	Nielsen	Warren
Grundy	Klein	O'Hearn	Waugh
Fisher of	Koch	Ossian	Weichman
Greene	Kruse	Peterson	Welden
Freeman of	Langland	Pierson	Winkelman
Buena Vista	Lawson	Rex	Wolfe
	Logue	Roorda	Mr. Speaker

The nays were, 50:

Andersen Bailey	Dougherty Doyle	Jesse Johnston of	Knoblauch Kreamer
Baker	Dunton	Johnson	Lippold
Blouin	Ellsworth	Kennedy of	Lipsky
Brinck	Ewell	Chickasaw	Mayberry
Caffrey	Franklin	Kennedy of	McIntyre
Cochran	Gannon	Dubuque	Mezvinsky
Crosier	Huff	Kluever	Middleswart

Miller of	Perkins	Schmeiser	Tapscott
Des Moines	Poncy	Schwartz	Van Nostrand
Milligan	Prieb e	Shaw	Voorhees
Newton	Radl	Skinner	Walter
Nolting	Renda	Sorg	Wells
Pelton	Rodgers		

Absent or not voting, 8:

Alt Dooley Hill McCormick Bennett Hansen of Knight

Dietz Black Hawk

The motion to reconsider and table was adopted.

SENATE FILE 55 RE-REFERRED

The Speaker announced that Senate File 55, previously referred to the committee on higher education, is re-referred to the committee on schools.

COMMUNICATION FROM THE SECRETARY OF STATE

April 28, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that Senate File 347 was published in the Neola Gazette-Reporter, Neola, Iowa, April 24, 1969, and in the Council Bluffs Nonpareil, Council Bluffs, Iowa, April 17, 1969.

MELVIN D. SYNHORST Secretary of State

SENATE MESSAGES CONSIDERED

Senate File 300, a bill for an act relating to business corporations.

Read first time and referred to committee on judiciary.

Senate File 387, a bill for an act relating to the effect of federal aid to schools upon state aid to schools.

Read first time and passed on file.

Senate File 663, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund.

Read first time and referred to committee on appropriations.

Senate File 661, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for computerizing state criminal information files.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 417, a bill for an act to provide for the registration and protection of marks.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 664, a bill for an act to appropriate funds to pay expenses in election contests.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 668, a bill for an act to appropriate funds for maintenance of administrative state aircraft.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 669, a bill for an act relating to appropriation to motor vehicle registration division.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 670, a bill for an act to appropriate funds to department of agriculture.

Also: That the Senate insists on its amendments to House File 616, a bill for an act relating to the sale of real estate of old-age recipients, requests a conference committee, and that the President of the Senate has appointed as members of the conference committee, on the part of the Senate: The Senator from Sioux, Mr. DeKoster, the Senator from Polk, Mr. Gaudineer, the Senator from Linn, Mr. Kosek, and the Senator from Marshall, Mr. Mowry.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 778, a bill for an act to make appropriation to Iowa state fair board.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 796, a bill for an act to appropriate from the general fund of the state for the biennium to the state department of health.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 797, a bill for an act relating to license renewal fee for physical therapists.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 804, a bill for an act to appropriate moneys received by the state banking department.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 796

Amend House File 796 as follows:

1. By numbering properly and inserting on page 2 after line 23 the following subsection:

"Implementation of any legislation passed by the Sixty-third (63rd) General Assembly for minimum standards regarding the health, safety, and welfare of migratory labor camps20,000.00"

2. By striking on page 2, line 24, the figure "1,558,940.00" and inserting in lieu thereof the figure "1,578,940.00".

SENATE AMENDMENT TO HOUSE FILE 804

Amend House File 804, page 1, line 21, by striking the word "a" and inserting in lieu thereof the words "an unforeseen".

SENATE MESSAGES CONSIDERED

Senate File 660, a bill for an act relating to the correction of an improper section reference in the tax equalization law enacted by the Sixty-second General Assembly.

Read first time and referred to committee on appropriations.

Senate File 676, a bill for an act making an appropriation to the department of social services for deficiencies for the medical assistance program.

Read first time and referred to committee on appropriations.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 79, 119, 129, 172, 383, 601, 604, 621, 622 and 624.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 79, 119, 129, 172, 333, 601, 604, 621, 622 and 624.

REPORTS OF COMMITTEES

Fischer of Grundy, from the committee on commerce, submitted the following report:

MR. SPEAKER: Your committee on commerce, to whom was referred House File 707, a bill for an act relating to articles of incorporation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred Senate File 299, a bill for an act to increase the license fees of real estate brokers and salesmen, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred Senate File 549, a bill for an act relating to interest rates for bonds and other obligations issued by public corporations and for certain special assessments for local improvements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HAROLD O. FISCHER, Chairman

Millen of Jefferson-Van Buren, from the committee on human and industrial relations, submitted the following report:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred Senate File 78, a bill for an act relating to child labor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 78 as passed by the Senate by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter ninety-two (92), Code 1966, is hereby repealed and the following enacted in lieu thereof:

Sec. 2. No person under sixteen years of age shall be employed or permitted to work with or without compensation at any time within this state, except as follows:

1. While working in any occupation operated by his parents, provided that such occupation does not endanger the safety or health of such person,

2. While doing occasional work. For the purposes of this Act, "occasional work" means that work which is done in or around the home from time to time and at irregular intervals.

3. While working at any occupation specified under the rules and regulations promulgated under the provisions of this Act.

Sec. 3. No person under sixteen years of age shall be employed or permitted to work with or without compensation in connection with any occupation unless he complies with all the requirements for the issuance of work permits as provided in this Act. Upon compliance with such requirements, such person shall be entitled to receive from the superintendent of schools or his designee a work permit. Such permit shall authorize such person to

engage in the occupations set forth in the rules and regulations promulgated pursuant to the provisions of this Act.

- Sec. 4. No person under sixteen years of age shall be employed or permitted to work with or without compensation in any occupation during regular school hours, except:
- 1. Those persons legally out of school, and such status is verified by the submission of written proof to the labor commissioner and the superintendent of schools or his designee.
 - 2. Those persons working in a supervised school-work program.
- 3. Those persons enrolled in school on a part-time basis or required to work as a part of their school training.
- Sec. 5. No person under sixteen years of age shall be employed or permitted to work with or without compensation at any of the following occupations:
- 1. A manufacturing or processing occupation where such person may be exposed to dangerous equipment.
- 2. Work in connection with any power-driven equipment where such person is not under professional supervision and the proper safety devices have not been installed, except office, retail, and food-service machines.
- 3. Work involving the inflation of any tire mounted on any rim equipped with a removable retaining rim.
- 4. Any other occupations which by reason of their nature or the place of employment have been declared as hazardous to the health, safety, or welfare of such person by the committee on child welfare.

Nothing in this section shall be construed as prohibiting any child from working in any of the above occupations when operated by his parents.

- Sec. 6. No person under sixteen years of age shall be employed with or without compensation before the hours of five o'clock a.m. or after ten o'clock p.m., except during the period from June first through Labor Day. If such person is employed for a period of five hours or more each day, an intermission of not less than thirty minutes shall be given. No such person shall be employed for more than eight hours in one day, exclusive of intermission, nor shall such person be employed for more than forty-eight hours in one week. The hours of work of persons under sixteen years of age employed outside the school hours shall not exceed three in one day or eighteen in one week.
- Sec. 7. No person under eighteen years of age shall be employed or permitted to work with or without compensation at any of the following occupations:
- 1. Occupations in or about plants manufacturing or storing explosives or articles containing explosive components.
- 2. Logging occupations and occupations in the operation of any sawmill, log mill, shingle mill, or cooperage-stock mill.
- 3. Occupations involved in the operation of power-driven woodworking machines.
- 4. Occupations involving exposure to radio-active substances and to ionizing radiations.
- 5. Occupations involved in the operation of elevators, other than passenger elevators, and other power-driven hoisting apparatus.
- 6. Occupations involved in the operation of power-driven metal-forming, punching, and shearing machines.
 - 7. Occupations in connection with mining.
- 8. Occupations in or about meat-slaughtering establishments and rendering plants.

- 9. Occupations involved in the operation of certain power-driven bakery machines.
- 10. Occupations involved in the operation of certain power-driven paper-products machines.
 - 11. Occupations involved in the manufacture of brick, tile, and related roducts.
- 12. Occupations involved in the operation of circular saws, band saws, and guillotine shears.
- 13. Occupations involved in wrecking, demolition, and ship-breaking operations.
 - 14. Occupations involved in roofing operations.
- 15. Occupations involved in excavation under conditions which are deemed hazardous to such person by the committee on child labor under rules and regulations promulgated and issued pursuant to this Act.
- 16. In or about foundries, except in office, shipping, or assembly-area employment.
- 17. Occupations involving the operation of laundry, drycleaning, or dyeing machinery.
- 18. Occupations involving exposure to lead fumes or its compounds, or to other dangerous or poisonous dyes or chemicals.
- 19. Such other occupations deemed hazardous to such person by the committee on child labor under rules and regulations promulgated and issued pursuant to the provisions of this Act.
- Sec. 8. The provisions of this Act shall not apply to pupils working under an instructor in a manual-training department in the schools of the state or under an instructor in a school shop, or industrial plant, in a course of vocational education approved by the state board for vocational education, or to apprentices provided they are employed under the following conditions:
- 1. The apprentice is employed in a craft recognized as an apprenticeable trade.
- 2. The work of the apprentice in the occupations declared particularly hazardous is incidental to his training.
- 3. Such work is intermittent and for short periods of time and is under the direct and close supervision of a journeyman as a necessary part of such apprentice training.
- 4. The apprentice is registered by the bureau of apprenticeship and training of the United States department of labor as employed in accordance with the standards established by that department.
- Sec. 9. There is hereby established a committee on child labor. The committee shall consist of the labor commissioner, the superintendent of public instruction, one assistant superintendent selected by the superintendent, a representative of the Iowa employment security commission selected by the commission, and one representative from employers and one representative from employees appointed by the governor, without regard to political affiliation. The employer and employee representatives shall serve for a term of four years from July 1, 1969, and until their successors are appointed and qualify. The governor shall fill any employer or employee vacancy for any unexpired term. Any organization of employers or employees, including but not limited to the Iowa Manufacturers Association. the Iowa Restaurant Association, the Iowa Retail Federation, and the Iowa, Federation of Labor may submit to the governor nominations for employer and employee representatives of the committee, together with information on the experience of each nominee with regard to child labor and knowledge of industrial and occupational processes. The governor shall give due consideration to such nominations when appointing the two mem-

bers of the committee, but shall not be bound by such nominations. Employer and employee committee members shall receive thirty dollars per diem plus travel and lodging expenses, but other members shall not receive additional compensation for service on this committee.

The committee shall adopt rules of procedure for its meetings and activities. The committee shall elect one of its members as chairman who shall serve for a term of two years and until his successor is elected. Four members of the committee shall constitute a quorum. The affirmative vote of four members of the committee shall be required in order to adopt or amend any rule or regulation.

It shall be the duty of the committee to hold public hearings, to formulate rules and regulations more specifically defining the occupations and equipment permitted or prohibited herein, to determine occupations for which work permits shall be required, and to issue general and special orders prohibiting the employment of persons under eighteen years of age in any place of employment hazardous to the health, safety, and welfare of such persons.

Sec. 10. No person under sixteen years of age shall be employed or permitted to work with or without compensation unless the person, firm, or corporation employing such person procures and keeps on file accessible to any officer charged with the enforcement of this Act, a work permit issued pursuant to the provisions of this Act, and keeps one complete list of the names and ages of all such persons under sixteen years of age employed on file in the office.

On the termination of the employment of a person whose permit is on file, such permit shall be returned by the employer within two days to the officer who issued it with a statement of the reasons for the termination of such employment. The issuing officer shall immediately forward to the labor commissioner any such terminated permits, or permits found to be issued in violation of the provisions of this Act. The permit shall be issued only to the prospective employer.

Certificates of age shall be issued for persons sixteen and seventeen years of age and for all other persons eighteen and over upon request of the person's prospective employer.

- Sec. 11. A work permit shall be issued only by the superintendent of schools or by a person authorized by him in writing, or, where there is no superintendent of schools, by a person authorized in writing by the local school board in the community where such person resides, upon the application of the parent, guardian, or custodian of the person desiring such permit. The person authorized to issue a permit shall not issue any such permit unless he has received, examined, approved, and filed:
- 1. A written agreement from the person, firm, or corporation into whose service the person under sixteen years of age is about to enter, promising to give such person employment, describing the industry and the work to be performed and agreeing to return the work permit of such person to the office from which it was issued within two days after the termination of the employment of such person.
- 2. Evidence of age which shall consist of one of the following proofs required in the order herein designated:
 - a. A certified copy of a birth certificate.
 - b. A passport.
 - c. A baptismal certificate.
 - d. A school census record.
- e. In cases where none of the above-named proofs are obtainable, a certificate signed by a physician certifying, in his opinion, the applicant's age.

3. A certificate of physical fitness to be signed by a physician shall also be required.

The issuing officer may refuse to grant a work permit if in his judgment the best interests of the minor would be served by such refusal. He shall keep a record of such refusals and the reasons therefor.

- Sec. 12. Every work permit shall state the name, sex, the date and place of birth, the residence of the child in whose name it is issued, the color of hair and eyes, the height and weight, the proof of age, the school grade completed, the name and location of the establishment where the child is to be employed, the industry, the specific occupation, a brief description of duties for which the permit is issued, that the papers required for its issuance have been duly examined, approved, and filed, and that the person named therein has personally appeared before the officer issuing the permit and has been examined.
- Sec. 13. A duplicate of every such work permit issued shall be completed and forwarded to the office of the labor commissioner within one week after it is issued.
- Sec. 14. The proper forms for the work permit, the employer's agreement, the school record, the certificate of age, and the physician's certificate shall be formulated by the superintendent of public instruction and furnished by him to the local school authorities.
 - Sec. 15. Nothing in this Act shall be construed to prohibit:
- 1. Any part-time, occasional, or volunteer work for nonprofit organizations generally recognized as educational, charitable, religious, or community service in nature.
 - 2. Any child working in or around a home when school is not in session.
 - 3. Occasional or part-time work in agriculture.
 - 4. Work in any occupation when operated by his parents.
- Sec. 16. No parent or any other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of ten years to be engaged, with or without compensation, as a migratory agricultural laborer. No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of fourteen years to be engaged as a migratory agricultural laborer on any day prior to or during the regular school hours of any private or public school which teaches general education subjects and which is available to such child. As used in this section, the term "migratory agricultural" laborer shall include any person who customarily and repeatedly travels from state to state for the purpose of obtaining seasonable employment in agriculture.
- Sec. 17. No parent, guardian, or other person having under his control any person under eighteen years of age, shall willfully permit said person to work or be employed in violation of the provisions of this Act.

No person shall willfully make, certify to, or cause to be made or certified to any statement, certificate, or other paper for the purpose of procuring the employment of any person in violation of this Act.

No person shall make, file, execute, or deliver any statement, certificate, or other paper containing false statements for the purpose of procuring employment of any person in violation of this Act.

No person, firm, or corporation, or any agent thereof, shall willfully conceal or permit a person to be employed in violation of this Act.

No person, firm, or corporation shall refuse to allow any authorized persons to inspect the place of business or provide information necessary to the enforcement of this Act.

Sec. 18. The parent, guardian, or person in charge of any child who

shall engage in any occupation in violation of any of the provisions of this Act shall be punished by a fine of not less than fifty dollars.

Any other violations of this Act, for which a penalty is not specifically provided, shall be punishable by a fine of not less than fifty dollars nor more than five hundred dollars or imprisonment in the county jail for not less than thirty days nor more than one year or both. Every day during which any violation of this Act continues shall constitute a separate and distinct offense, and the employment of any person in violation of this Act shall, with respect to each person so employed, constitute a separate and distinct offense.

Sec. 19.

1. It shall be the duty of the labor commissioner, his deputies, inspectors, and assistants to enforce the provisions of this Act. It shall also be the duty of all mayors and police officers, town and city marshals, sheriffs, and their deputies, school superintendents, school truant and attendance officers, within their several jurisdictions, to cooperate in the enforcement of such provisions and furnish the labor commissioner, his deputies and assistants all information coming to their knowledge regarding any violations of such provisions. All such officers and any person authorized in writing by any court of record shall have authority to enter for purposes of investigation any of the establishments and places mentioned in this Act and to freely question any person therein as to any violations of such provisions.

2. It shall be the duty of county attorneys to investigate all complaints made to them of violations of any such provisions, and to prosecute all such cases of violation within their respective counties.

Sec. 20. The provisions of this Act shall be liberally construed so that no person will be denied employment insofar as such employment does not affect the health, safety, and morals of such person.

Sec. 21. All rules and regulations issued by the committee on child labor shall be promulgated pursuant to the provisions of chapter seventeen A (17A) of the Code. No rule or regulation shall be more restrictive than any law or regulation on child labor by the United States government.

Sec. 22. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa, and in The Parkersburg Eclipse, a newspaper published in Parkersburg, Iowa.

FLOYD H. MILLEN. Chairman

AMENDMENTS FILED

- 1 Amend House Joint Resolution 18 by striking lines four (4)
- 2 through six (6) and inserting in lieu thereof:
- 3 "Section 1. All interim studies and meetings of standing
- 4 committees shall be under the supervision of the legislative
- 5 research committee whether the meeting is established by resolu-
- 6 tion, standing committee, or the legislative".

COMMITTEE ON RULES RALPH F. McCARTNEY. Chairman

- 1 Amend House File 490 as follows:
- 2 1. By inserting after the enacting clause the
- 3 following:
- 4 Section 1. Section one hundred forty-seven point

15

16

fifty-two (147.52), Code 1966, is hereby repealed and the

following is enacted in lieu thereof: 7

"A person who has resided in this state for at

8 least one year shall be permitted to take the

examination for licensing in any of the professions 9

10 regulated under this chapter if that person has received

a diploma or certificate from an institution in another 11

12 state of the United States of America whose standards

13 and hourly requirements are equal to the minimum re-

14 quirements of this state."

2. By renumbering the following sections.

3. Amend the title by inserting after the word

"fees" the following: ", and relating to residence 17

18 requirements for admission to license examinations.

SHAW of Scott

Amend House File 598 by adding thereto the following new section:

3 Sec. 5. Section seven hundred thirty-two point three (732.3). Code 1966, is hereby amended by adding to the end

thereof the following new paragraph: 5

6 "If any county or municipal government throws, or causes 7 to be thrown, any garbage, or any kind of discharge, refuse, 8 or such other pollutants, from meat packing plants or other-

9 wise, into any river, well, spring, cistern, reservoir. stream, or pond, or in or upon any land adjoining thereto 10

11 which is subject to overflow, such county or municipal

12 government shall be fined not less than ten thousand dollars

13 for the first offense, and not less than twenty thousand

14 dollars for any subsequent offense."

VAN ROEKEL of Marion MIDDLESWART of Warren SCHWARTZ of Wapello PONCY of Wapello PIERSON of Mahaska ROORDA of Jasper

Amend Senate File 655 as follows

By adding after line twenty-one (21) of page two (2)

8 the following:

2

4 "The board of regents shall establish an extension

5 division of the hospital school in Polk County using

6 existing facilities and staff for such purpose. Students

7 attending the hospital school in Iowa City shall be assigned

8 to such extension division for the purposes and in such

9 manner as shall be specified by the superintendent of the

hospital or his designee. Any moneys necessary for the 10

11 establishment of such extension division shall be paid from

funds herein appropriated to the hospital school." 12

> TAPSCOTT of Polk VAN NOSTRAND of Pottawattamie

Amend House File 772, page 2, by adding to section 5 the 2 following subsection:

- 3. If any company desires to lay any pipeline before June
- 4 1 in any year, it shall secure the written consent of the owner,
- or his agent, and the board of supervisors if in a county
- 6 drainage district.

GRAHAM of Ida-Sac STROMER of Hancock

- 1 Amend House File 784 as follows:
- 2 1. Page 1, by striking lines 13 through 25 and inserting in lieu thereof 3 the following:
- 4 "2. By striking all of line sixteen (16) after the period, and by strik-
- 5 lines seventeen (17) through twenty-two (22), inclusive, and inserting in
- 6 lieu thereof the following:
- 7 "Sale prices of the property or comparable property in normal transactions
- 8 reflecting market value shall be evidence of market value. Good faith offers
- 9 to buy or sell the property, and the probable availability or unavailability
- 10 persons interested in purchasing the property shall be taken into consider-
- 11 ation in determining its market value.
- 12 In determining market value, sale prices of property, and offers to buy
- 13 sell property, in abnormal transactions not reflecting market value shall
- 14 be taken into account or shall be adjusted to eliminate the affect of
- factors
 which distort market value, including but not limited to sales to the
- immediate
 16 family of the seller, foreclosure or other forced sales, contract sales in
- which
 the price does not reflect market value because of the interest rate or
- and transactions in which the land purchased adjoins other land already owned
- 19 by the purchaser.
- 20 In determining market value, the following factors shall be considered
- 21 they affect the market value of the property: its productive and earning capacity,
- 22 if any; industrial conditions; its cost; physical and functional depreciation
- 23 and obsolescence; replacement cost; and all other relevant factors.
- 24 said factors shall be considered only to the extent that they affect market
- 25 as defined herein; and market value shall not be determined by use of only one
- 26 of said factors. Nothing in this paragraph shall be deemed to modify the
- above definition of terms.
 The following shall not be taken into consideration: special value or

- 29 value of the property to its present owner, and the good will or value of a
- business which uses the property as distinguished from the value of the 30

property as property. 31

- 32 The market value of agricultural property shall be determined on the
- 33 of its current market value for its current use and not on its potential value
- 34 for other uses.
- 35 Notwithstanding any other provision of this section, the actual value
- 36 any property shall not exceed its market value."
- 37 3. By striking lines twenty-seven (27) through thirty-six (36), inclusive.
- 38 and all of line thirty-seven (37) before the period.
- 39 4. By adding after the period in line forty-nine (49) the following:
- 40 "The assessing body shall disclose at the written request of the taxpayer
- 41 all information in any formula or method used to determine the actual value of
- 42 his property."
- 43 Sec. 2. Chapter three hundred fifty-four (354), section eight (8),
- the Sixty-second General Assembly, amending section four hundred 44 twenty-
- eight point four (428.4), Code 1966, is hereby amended by striking from 45 line
- 46 three (3) the figures "1968" and inserting in lieu thereof the 47 figures "1971."
- 48 2. Page 2, by striking lines 1 through 28 inclusive.
- 49 3. By adding the following new section:
- 50 Sec. 3. Section four hundred forty-one point forty-seven
- 51 (441.47), Code 1966, is hereby amended by adding thereto the
- 52
- 53 "The director shall equalize the levels of assessment of each 54 class of property in the first and third year of the quadrennial
- 55 assessment period except that the first equalization under this
- Act shall be on the 1971 assessment for taxes payable in 1972. 56
- 57 For purposes of such valuation adjustments, the director, before such equalization, shall adopt such rules under chapter seventeen 58
- 59 A (17A) of the Code as may be necessary to determine the level of assessment for each class of property in each county. The rules 60
- shall cover. (a) the proposed use of the assessment-sales ratio 61
- 62 study set out in subsection six (6) of section four hundred
- twenty-one point seventeen (421.17) of the Code; (b) the proposed 63
- use of any state-wide income capitalization studies; (c) the 64
- 65 proposed use of other methods that would assist the director in
- arriving at the accurate level of assessment of each class of 66
- property in each assessing jurisdiction." 67

VAN NOSTRAND of Pottawattamie

- Amend House File 784 by adding thereto the following new 1 section: 2
- Sec. 3. Section four hundred forty-one point forty-seven 3 (441.47), Code 1966, is hereby amended by adding thereto the
- following:

6

```
6
      "The director shall equalize the levels of assessment of
 7
    each class of property in the first and third year of the
 8
    quadrennial assessment period except that the first equal-
 9
    ization under this Act shall be on the 1971 assessment for
10
    taxes payable in 1972. For purposes of such valuation adjust-
11
    ments, the director, before such equalization, shall adopt
12
    such rules under chapter seventeen A (17A) of the Code as
13
    may be necessary to determine the level of assessment for each
14
    class of property in each county. The rules shall cover:
15
    (a) the proposed use of the assessment-sales ratio study set
16
    out in subsection six (6) of section four hundred twenty-one
17
    point seventeen (421.17), of the Code; (b) the proposed use
18
    of any state-wide income capitalization studies; (c) the
19
    proposed use of other methods that would assist the director
20
    in ariving at the accurate level of assessment of each class
21
    of property in each assessing jurisdiction."
                                                 FISHER of Greene
                                                 DEN HERDER of Sioux
 1
       Amend House File 811 as follows:
 2
       By adding after line twenty-one (21) of page two (2) the
 3
    following:
 4
       "The board of regents shall establish an extension division
 5
    of the hospital school in Polk county using existing facilities
 6
    and staff for such purpose. Students attending the hospital
    school in Iowa City shall be assigned to such extension division
 8
    for the purposes and in such manner as shall be specified by
 9
    the superintendent of the hospital or his designee. Any moneys
10
    necessary for the establishment of such extension division shall
11
    be paid from funds herein appropriated to the hospital school."
                                   TAPSCOTT of Polk
                                   VAN NOSTRAND of Pottawattamie
       Amend House File 802 as follows:
 2
       1. Amend page one (1), lines five (5) and six (6), by striking
 3
    the words "under authority of chapter three hundred twenty-eight
                                                                       (328)
    of the Code" and inserting in lieu thereof the words "in the state
    aviation fund".
 6
       2. Amend page one (1) by striking all after the word "for"
 7
    in line fifteen (15) and all of line sixteen (16) and inserting
    in lieu thereof the following: "aeronautical purposes authorized
    by section three hundred twenty-eight point twelve (328.12) of the
    Code."
10
                                                    WELDEN of Hardin
                                                    MILLER of Page
       Amend the Senate amendment to House File 781
 2
    as follows:
 3
       1. By striking from page twenty-two (22) (second
    reprint) all of lines two (2) through five (5), in-
 5
    clusive, and inserting in lieu thereof the following:
```

a. In Des Moines County outside the city of Burlington,

Huron, Franklin, Benton, Jackson, and Tama townships.

townships.

```
8
      b. That portion of the city of Burlington composed
 9
    of precinct two (2) of ward one (1), precinct two (2)
10
    of ward two (2), precincts two (2) and three (3) of
11
    ward three (3), precinct two (2) of ward four (4),
    precinct two (2) of ward five (5), precinct two (2)
12
13
    of ward six (6), precinct two (2) of ward seven (7),
14
    and precinct two (2) of ward eight (8).
15
      c. In Louisa County, Grandview, Port Louisa,
16
    Jefferson, Wapello, and Eliot townships.
17
      2. By striking from page twenty-two (22) (second
18
    reprint) all of lines seven (7) and eight (8), in-
19
    clusive, and inserting in lieu thereof the following:
20
      of:
21
      a. In Des Moines county outside the city of Burlington.
22
    Yellow Springs, Washington, Pleasant Grove, Danville,
23
    Augusta, Concordia, Flint River, and Union townships.
24
      b. That portion of the city of Burlington composed
25
    of precinct one (1) of ward one (1), precinct one (1)
26
    of ward two (2), precinct one (1) of ward three (3),
27
    precinct one (1) of ward four (4), precinct one (1)
28
    of ward five (5), precinct one (1) of ward six (6),
29
    precinct one (1) of ward seven (7), and precinct one
30
    (1) of ward eight (8).
31
      c. In Louisa County, Morning Sun, Marshall, Elm
32
    Grove, Columbus City, Concord, Union, and Oakland
33
```

SCHMEISER of Des Moines

```
1
      Senate File 208 is hereby amended as follows:
 2
      1. By adding thereto the following new sections:
 3
      "Sec. 2. Section two hundred twenty-two point thirteen
 4
    (222.13), Code 1966, as amended by chapter two hundred nine
 5
    (209), section one hundred thirty-four (134), Acts of the
 6
    Sixty-second General Assembly, is hereby further amended
7
    by adding thereto the following:
 8
      'If the hospital-school has no appropriate program for
 9
    the treatment of such persons, the board of supervisors shall
    arrange for the placement of the persons in any public or
10
11
    private facility within or without the state, approved
12
    by the commissioner of the department of social services.
13
    which offers appropriate services for such persons.'.
14
       Sec. 3. Section two hundred twenty-two point fourteen
15
    (222.14), Code 1966, is hereby amended by inserting in line
16
    eight (8) after the comma, the words 'or when application
17
    has been made for admission to a public or private facility
18
    as provided in section two hundred twenty-two point thirteen
    (222.13) and the application is pending,'.
19
20
      Sec. 4. Section two hundred twenty-two point thirty-one
21
    (222.31), subsection two (2), Code 1966, as amended by
22
    chapter two hundred nine (209), section one hundred thirty-
    five (135), Acts of the Sixty-second General Assembly, is
23
24
    hereby further amended by striking from lines one (1).
25
    two (2), and three (3), of such subsection the words 'a
```

37

38

39

40

41

42

43

44

45

46

2

14

15 16

17 18

1

2

3

```
private institution of this state, duly incorporated for
27
    the care of such persons, and approved by the state director'.
28
    and inserting in lieu thereof the words 'any public or
29
    private facility within or without the state, approved by
30
    the commissioner of the department of social services'.
31
       Sec. 5. Section two hundred twenty-two point sixty
32
    (222.60), Code 1966, is hereby amended by inserting after
33
    the word 'retarded' in lines six (6) and seven (7) the
34
    words 'or any public or private facility within or without
35
    the state, approved by the commissioner of the department
36
    of social services.'.
```

Sec. 6. Section four hundred forty-four point twelve (444.12), Code 1966, as amended by chapter two hundred two (202), section two (2), Acts of the Sixty-second General Assembly, is hereby further amended by striking line twenty-seven (27) and inserting in lieu thereof the words 'in any alternate public or private facility within or without the state, approved by the commissioner of the department of social services for the care of the'."

2. By striking lines one (1) and two (2) and inserting in lieu thereof the following:

"An Act to provide for the obtaining of certain services for persons under the jurisdiction of the department of social services or the county board of supervisors."

HOLDEN of Scott
VAN ROEKEL of Marion
LIPSKY of Linn
MILLEN of Jefferson-Van Buren
SORG of Linn
CAMP of Clinton

1 Amend Senate File 405 as follows:

1. By inserting after the enacting clause the

3 following:

Section 1. Section one hundred forty-seven point fifty-two (147.52), Code 1966, is hereby repealed and the following is enacted in lieu thereof:

"A person who has resided in this state for at
least one year shall be permitted to take the
examination for licensing in any of the professions
regulated under this chapter if that person has received
a diploma or certificate from an institution in another
state of the United States of America whose standards
and hourly requirements are equal to the minimum re-

2. By renumbering the following sections.

3. Amend the title by inserting after the word "fees" the following: ", and relating to residence requirements for admission to license examinations.

SHAW of Scott

Amend Senate File 582 as follows:

quirements of this state."

- 1. By inserting in line ten (10) after the word "instruction," the words "merged area schools".
 - 2. By inserting in line thirteen (13) after the word

5 "department," the words "merged area schools,".

HANSEN of Black Hawk

- Amend Senate File 593 by adding the following new section:
- 1. "Sec. 2. Section two hundred eighty A point twenty-
- 3 three (280A.23), Code 1966, is hereby amended by adding the
- 4 following new subsection:
 - 'Enter into agreements with its employees so as to obtain
- 6 for them the benefit afforded under section four hundred
- 7 three b (403b) of the Internal Revenue Code and amendments
- 8 thereto. The employees' rights under any such annuity
- 9 contract shall be nonforfeitable except for the failure to
- 10 pay premiums."
- 11 2. Further amend by inserting after the word "education"
- 12 in line two (2) of the title the words "and merged area
- 13 schools".

HANSEN of Black Hawk

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m. Thursday, May 1, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, MAY 1, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend John A. Lewis, pastor of the United Presbyterian Church, Fort Madison, Iowa.

The Journal of Wednesday, April 30, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Fischer of Grundy on request of Bergman of Lyon-Osceola.

PRESENTATION OF VISITORS

Cochran and Mayberry of Webster presented to the House thirtysix sixth grade students from Prairie Community School of Gowrie and their teachers, Mrs. Gustafson and Mrs. Isom.

Nielsen of Shelby presented to the House eighty fifth and sixth grade students of Irwin Community School and their teachers, Miss Anderson, Mrs. Zimmerman and Mrs. Gustafsen.

Ossian of Montgomery presented to the House the Honorable J. Kenneth Stringer, former member of the House from Scott County in the Fifty-eighth General Assembly.

Van Drie of Story presented to the House fifty-eight students from Fellows School, Ames, and their teachers, Mrs. Saxton, Mrs. Goyd and Mr. Brentnel.

Van Drie of Story presented to the House fifty-two students of the sixth grade class of Story City School and their teachers, Mrs. Guthrie, Mrs. Dailey, Mr. Bohning, Mrs. Kammis and Mrs. Bechelhaupt.

Pierson of Mahaska presented to the House the Honorable Albert H. Detje, former member of the House from Tama County in the Sixty-first General Assembly.

PERSONAL PRIVILEGE

Kennedy of Dubuque rose on a point of personal privilege and

presented to the House Colonel Howard S. Miller, Chief of the Iowa Highway Safety Patrol.

PETITIONS

The following petitions were received and placed on file:

By Renda of Polk and Jesse of Polk, from thirty-eight residents of Polk County favoring House File 344 relating to children of private schools riding public school buses.

By Miller of Marshall and Shaw of Scott, from nineteen residents of Polk County favoring House File 251 relating to sex discrimination in employment, housing and public accommodations.

By Holden of Scott, from two hundred residents of Scott County urging the removal of sex education from the curriculum of Iowa public schools.

By Knight of Humboldt, from two hundred seventy-nine residents of Iowa who favor House File 314 relating to restoring the death penalty for first degree murder.

By O'Hearn of Scott, from seven employees of the S & W Manufacturing Company, Bettendorf, opposing any legislation which would tax health insurance premiums.

INTRODUCTION OF BILL

House File 817, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 417, a bill for an act to provide for the registration and protection of marks.

Read first time and referred to committee on commerce.

Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board.

Read first time and referred to committee on appropriations.

Senate File 664, a bill for an act to make an appropriation to pay attorney fees, mileage and expenses for counsel for the parties, and other expenses in the election contests of Vincent S. Burke vs. Charles K. Sullivan.

Read first time and referred to committee on appropriations.

Senate File 668, a bill for an act to establish a permanent revolving fund in the department of public defense for the payment of the maintenance and operational costs of administrative state aircraft and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

Senate File 669, a bill for an act to make a transfer of certain fees, taxes, interest and penalties to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials, and for the cost of manufacturing motor vehicle registration plates at the prison industries.

Read first time and referred to committee on appropriations.

Senate File 670, a bill for an act to appropriate from the general fund of the state to the department of agriculture.

Read first time and referred to committee on appropriations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 707; and Senate Files 78, 299 and 549, under Rule 35.

PERSONAL PRIVILEGE

My absence from the chamber yesterday.

Because of pressing personal problems, I was not present yesterday during your debate and affirmative action on Senate Concurrent Resolution 13. Fortunately, my vote would have made no difference in the outcome. But I want this body to understand how I would have voted had I been here.

I heard some of the debate on radio. Mrs. Franklin . . . I salute you. You come from where the action is. And one of these days someone is going to discover that haystacks and barns burn even better than the grocery store run by the Jew-boy down on the corner. This is year 1969.

I, too, was born in a little town in Missouri. I have an eighty-nine-year-old mother who is confused by this entire issue. But, let me tell you here and now, I am not. Senate Concurrent Resolution 13 is a racial issue. Mr. Crabb...hogs may be beautiful... but BLACK is Beautiful... and PIGS has a different connotation for some people whether we like it or not. I probably didn't get five black votes that brought me to this body, and if I never come back I couldn't care less. Thirteen is going to prove an unlucky number for this body... not for the people it hits.

Had I been present I would have voted NO on Senate Concurrent Resolution 13. And I would have sprained my finger pushing the red button.

Mr. Speaker, I ask unanimous consent to be recorded as voting NO on Senate Concurrent Resolution 13.

DON D. ALT

APPOINTMENTS TO THE DEPARTMENTAL RULES REVIEW COMMITTEE

The Speaker announced the appointment of the following members of the House to serve on the Departmental Rules Review Committee for four-year terms beginning May 1, 1969: The Gentleman from Polk, Mr. Renda, and the Lady from Scott, Mrs. Shaw.

CONFERENCE COMMITTEE APPOINTED (House File 616)

The Speaker announced the appointment of Holden of Scott, chairman; Andersen of Woodbury; Doyle of Woodbury and Hill of Marshall on the part of the House as conferees concerning House File 616.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 328, a bill for an act to legalize proceedings of Town Council of Town of Bussey.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 412, a bill for an act to legalize proceedings of Town Council of Mitchellville, Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 431, a bill for an act to legalize proceedings of Town Council of Pierson.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 454, a bill for an act to legalize proceedings in Black Hawk County.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 664, a bill for an act relating to establishment of county legal aid programs.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 744, a bill for an act to legalize proceedings of Board of Supervisors of Linn County.

Also: That the Senate has refused to concur in the House amendment to Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors.

CARROLL A. LANE Secretary of the Senate

ADOPTION OF HOUSE CONCURRENT RESOLUTION 82

Holden of Scott called up for consideration House Concurrent Resolution 32, filed on April 24 and found on pages 1223 and 1224 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

SENATE AMENDMENT CONSIDERED

Holden of Scott called up for consideration House File 207, a bill for an act relating to the operation of a motor vehicle while the operator of a vehicle is under the influence of alcoholic beverages or other substances, or a combination of such substances, which prevent the safe operation of a motor vehicle, and the following Senate amendment:

Amend House File 207 as follows:

- 1. Page 2, lines 24 and 25, by striking "prima facie" and inserting in lieu thereof the word "presumptive".
- 2. Page 2 by striking all of line 26 after the period and inserting in lieu thereof the word "No".
- 3. Page 2 line 30, by striking the word "or", and by striking all of line 31 and inserting in lieu thereof the following: ", third or subsequent offense."
 - 4. By adding the following new sections:
- a. "Sec. —. Section three hundred twenty-one B point three (321B.3), Code 1966, is hereby amended by inserting the following after the period in line twenty-nine (29): 'Subject to the right of a person to refuse a blood test or to refuse to submit to any chemical testing, such peace officer may determine which of said substances shall be tested; and if he requires a breath test, he may also require a test of one other of said substances.'
- b. "Sec. —. Section three hundred twenty-one B point four (321B.4), Code 1966, is hereby amended by inserting the following after the period in line eight (8): 'However, any peace officer, using devices and methods approved by the commissioner of public safety, may take a specimen of a person's breath or urine for the purpose of determining the alcoholic content of the person's blood.'."

Goode of Davis moved that the House refuse to concur in section b of amendment 4 of the Senate amendment.

Motion lost.

Van Nostrand of Pottawattamie moved that the House refuse to concur in amendment 1 of the Senate amendment.

Motion lost.

Holden of Scott moved that the House concur in amendments 1, 2, 3 and 4 of the Senate amendment.

Motion prevailed.

Holden of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 207)

The ayes were, 97:

Alt Andersen Bailey Battles Bennett Bergman Blouin	Gannon Goode Graham Grassley Hamilton Hanson of Howard-Mitchell	McCormick Mendenhall Menefee Mezvinsky Middleswart Millen Miller of	Schmeiser Schroeder Schwartz Shaw Shepherd Sorg Stokes
Brinck	Hill	Jones	Strand
Caffrey	Holden	Miller of	Stromer
Campbell	Huff	Marshall	Strothman
Christensen	Johnson of	Miller of	Tapscott
Cochran	Audubon	Page	Tieden
Corey	Johnston of	Mohrfeld	Van Drie
Crabb	Johnson	Nelson	Van Nostrand
Crosier	Kehe	Newton	Van Roekel
Cunningham	Kennedy of	Nielsen	Varley
Den Herder	Dubuque	O'Hearn	Voorhees
Dougherty	Kitner	Pelton	Walter
Drake	Klein	Poncy	Warren
Dunton	Kluever	Priebe	Waugh
Edgington	Knoblauch	Radl	Weichman
Ellsworth	Kreamer	Renda	Welden
Ewell	Kruse	Rex	Wells
Fisher of	Langland	Rodgers	Winkelman
Greene	Lippold	Roorda	Wolfe
Freeman of Buena Vista	Logue Mayberry	Sanders	Mr. Speaker

The nays were, 13:

Camp	Freeman of	Kennedy of	Nolting
Dooley	Clay-Dickinson	Chickasaw	Ossian
Doyle	Jesse	Koch	Perkins
Franklin	•	Milligan	Skinner

Absent or not voting, 14:

	<u> </u>		
Baker	Hansen of	McCartney	Peterson
Darrington	Black Hawk	McIntyre	Pierson
Dietz	Knight	Miller of	Stroburg
Fischer of	Lawson	Des Moines	· ·
Grundy	Lipsky		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF SENATE CONCURRENT RESOLUTION 29

Nielsen of Shelby called up for consideration Senate Concurrent Resolution 29, filed on April 29 and found on pages 1323 and 1324 of the House Journal, and moved its adoption. Motion prevailed and the resolution was adopted.

CONFERENCE COMMITTEE REPORT (House File 348)

Winkelman of Calhoun called up for consideration the conference committee report on House File 348, a bill for an act relating to the director of the Iowa development commission, as follows:

REPORT OF CONFERENCE COMMITTEE

House File 348

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on House File 348, a bill for an act relating to the director of the Iowa Development Commission, respectfully submit the following recommendation:

1. Amend the Senate amendment by adding the following new division: Further amend House File 348 by inserting in page 1, line 6, after the figure "(8)" the following: "and inserting in lieu thereof the following sentence: 'The governor shall appoint a director at a salary of at least twenty thousand dollars and not to exceed twenty-six thousand dollars per year.'"

2. That the Senate amendment as amended be adopted.

JAMES A. POTGETER, Chairman EDWARD E. NICHOLSON WILLIAM REICHARDT LUCAS DEKOSTER WILLIAM WINKELMAN, Chairman MAURICE VAN NOSTRAND DONALD E. VOORHEES RICHARD RADL

Winkelman of Calhoun moved the adoption of the conference committee report and the amendments contained therein.

Crabb of Crawford moved the previous question on the report.

Motion lost.

On the motion "Shall the conference committee report and the amendments contained therein be adopted?"

Motion prevailed.

Winkelman of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 348)

The ayes were, 96:

Alt Bailey Bennett Blouin Andersen Battles Bergman Brinck

Caffrey	Hansen of	Mayberry	Rex
Camp	Black Hawk	McCartney	Roorda
Campbell	Hanson of	McCormick	Sanders
Christensen	Howard-Mitchell	Menefee	Schmeiser
Cochran	Hill	Mezvinsky	Schroeder
Corey	Holden	Middleswart	Schwartz
Crabb	Huff	Millen	Shepherd
Crosier	Johnson of	Miller of	Sorg
Cunningham	Audubon	Des Moines	Stokes
Darrington	Johnston of	Miller of	Strand
Dooley	Johnson	Jones	Stroburg
Dougherty	Kennedy of	Miller of	Stromer
Dunton	Chickasaw	Marshall	Tieden
Ellsworth	Kitner	Miller of	Van Drie
Fisher of	Klein	Page	Van Roekel
Greene	Kluever	Milligan	Varley
Franklin	Knoblauch	Mohrfeld	Voorhees
Freeman of	Koch	Nelson	Walter
Buena Vi sta	Kreamer	Nielsen	Waugh
Freeman of	Kruse	Ossian	Weichman
Clay-Dickinson	Langland	Pelton	Welden
Goode	Lawson	Perkins	Wells
Graham	Lippold	Peterson	Winkelman
Grassley	Lipsky	Priebe	Wolfe
Hamilton	Logue	Radi	Mr. Speaker

The nays were, 14:

Baker	Ewell	Nolting	Renda
Den Herder	Gannon	O'Hearn	Rodgers
Doyle	Jesse	Poncy	Tapscott
Edgington	Newton	_	•

Absent or not voting, 14:

Dietz	Kehe	McIntyre	Skinner
Drake	Kennedy of	Mendenhall	Strothman
Fischer of	Dubuque	Pierson	Van Nostrand
Grundy	Knight	Shaw	Warren

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE CONCURRENT RESOLUTION 26

Pelton of Clinton called up for consideration Senate Concurrent Resolution 26 filed on April 24 and found on pages 1207 and 1208 of the House Journal.

Speaker pro tempore Millen in the chair at 11:26 a.m.

Tapscott of Polk moved that Senate Concurrent Resolution 26 be deferred and that the resolution be placed on the calendar under unfinished business.

Roll call was requested by Gannon of Jasper and Tapscott of Polk.

On the motion "Shall Senate Concurrent Resolution 26 be deferred?"

The ayes were, 38:

Alt Baker Bennett Blouin Brinck Caffrey Christensen Cochran Crabb Den Herder	Ewell Franklin Freeman of Buena Vista Gannon Goode Huff Jesse Kreamer Kruse	Mayberry McCormick Miller of Des Moines Miller of Page Milligan Nolting O'Hearn Priebe	Renda Rodgers Schweiser Schwartz Skinner Tapscott Tieden Winkelman Speaker pro tempore
Den Herder Dougherty	Kruse Langland	Priebe	pro tempore

The nays were, 67:

Andersen	Hanson of	Menefee	Schroeder
Battles	Howard-Mitchell	Mezvinsky	Shepherd
Bergman	Harbor	Middleswart	Sorg
Camp	Hill	Miller of	Stokes
Campbell	Holden	Marshall	Strand
Cunningham	Johnson of	Mohrfeld	Stromer
Darrington	Audubon	Nelson	Strothman
Dooley	Johnston of	Newton	Van Drie
Dunton	Johnson	Nielsen	Van Roekel
Edgington	Kehe	Ossian	Varley
Ellsworth	Kitner	Pelton	Voorhees
Fisher of	Kluever	Perkins	Walter
Greene	Lawson	Peterson	Warren
Freeman of	Lippold	Pierson	Waugh
Clay-Dickinson	Lipsky	Radl	Weichman
Graham	Logue	Rex	Welden
Hamilton	McCartney	Roorda	Wells
Hansen of	McIntyre	Sanders	Wolfe
Black Hawk	Mendenhall		

Absent or not voting, 19:

Bailey	Drake	Kennedy of	Miller of
Corey	Fischer of	Dubuque	Jones
Crosier	Grundy	Klein	Poncy
Dietz	Grassley	Knight	Shaw
Doyle	Kennedy of	Knoblauch	Stroburg
- · ▼	Chickasaw	Koch	Van Nostrand

The motion lost.

The House was recessed by the Speaker until 2:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker pro tempore Millen in the chair.

The House resumed consideration of Senate Concurrent Resolution 26.

Pelton of Clinton moved the adoption of Senate Concurrent Resolution 26.

On the question "Shall Senate Concurrent Resolution 26 be adopted?"

The ayes were, 93:

Andersen	Grassley	Lippold	Rex
Baker	Hamilton	Lipsky	Rodgers
Battles	Hansen of	Mayberry	Sanders
Bennett	Black Hawk	McCartney	Schmeiser
Bergman	Hanson of	McCormick	Schroeder
Blouin	Howard-Mitchell	McIntvre	Schwartz
Brinck	Harbor	Menefee	Shaw
Camp	Hill	Mezvinsky	Shepherd
Campbell	Huff	Middleswart	Skinner
Cochran	Jesse	Miller of	Strand
Corey	Johnston of	Jones	Stroburg
Cunningham	Johnson	Miller of	Stromer
Den Herder	Kehe	Marshall	Tapscott
Dooley	Kennedy of	Miller of	Tieden
Dougherty	Chickasaw	Page	Van Drie
Doyle	Kennedy of	Mohrfeld	Varley
Drake	Dubuque	Nelson	Voorhees
Dunton	Kitner	Newton	Warren
Ellsworth	Klein	Nolting	Weichman
Ewell	Kluever	Ossian	Welden
Fisher of	Knoblauch	Pelton	Wells
Greene	Koch	Perkins	Winkelman
Franklin	Kreamer	Pierson	Wolfe
Gannon	Kruse	Poncy	Speaker
Goode	Langland	Priebe	pro tempore
Graham	Lawson	Radl	

The nays were, 17:

Crabb Crosier Freeman of Buena Vista Freeman of Clay-Dickinson	Holden Logue Mendenhall Miller of Des Moines	Nielsen O'Hearn Roorda Stokes Strothman	Van Nostrand Van Roekel Walter Waugh
--	--	---	---

Absent or not voting, 14:

Alt Bailey	Dietz	Johnson of	Peterson
Dailey	Edgington	Audubon	Renda
Caffrey	Fischer of	Knight	Sorg
Christensen	Grundy	Milligan	_
Darrington	_	_	

The resolution having received a constitutional majority was adopted.

MOTION TO RECONSIDER LOST (Senate File 536)

Miller of Page called up for consideration his motion to reconsider filed April 25.

Miller of Page moved to reconsider the vote by which Senate File 536 passed the House.

The motion having failed to receive a constitutional majority lost.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 28-

Bailey of Wright called up for consideration House Concurrent Resolution 28 filed on April 11 and found on page 941 of the House Journal.

Bailey of Wright offered the following amendment filed by Bailey of Wright, Den Herder of Sioux and Roorda of Jasper and moved its adoption:

Amend House Concurrent Resolution 28 as follows:

By striking all of the first resolving clause and inserting in lieu thereof

the following:

"Be It Resolved by the House, the Senate Concurring, That the Legislative Research Committee or its successor agency conduct during the 1969 interim a study of the feasibility of adopting a tax based on income in lieu of any or all of the provisions contained in House File 686 of the Sixty-second General Assembly providing for the financing of schools through a property tax levy."

The amendment was adopted.

Speaker Harbor in the chair at 3:24 p.m.

Bailey of Wright moved the adoption of the resolution as amended.

The resolution as amended was adopted.

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

The House resumed consideration of House File 802, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission.

Miller of Page asked and received unanimous consent to withdraw the amendment filed by him on April 25 and found on page 1246 of the House Journal.

Welden of Hardin offered the following amendment filed by Welden of Hardin and Miller of Page and moved its adoption:

Amend House File 802 as follows:

1. Amend page one (1), lines five (5) and six (6), by striking the words "under authority of chapter three hundred twenty-eight (328) of the Code" and inserting in lieu thereof the words "in the state aviation fund".

2. Amend page one (1) by striking all after the first "for" in line fifteen (15) and all of line sixteen (16) and inserting in lieu thereof the following: "aeronautical purposes authorized by section three hundred twenty-eight point twelve (328.12) of the Code."

The amendment was adopted.

Welden of Hardin moved that the bill be read a last time now

and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 802)

The ayes were, 107:

Alt	Goode	McCartney	Roorda
Andersen	Graham	McCormick	Sanders
Bailey	Grassley	Mendenhall	Schmeiser
Baker	Hamilton	Menefee	Schroeder
Battles	Hanson of	Mezvinsky	Schwartz
Bennett	Howard-Mitchell		Shepherd
Bergman	Holden	Millen	Skinner
Blouin	Huff	Miller of	Sorg
Camp	Jesse	Des Moines	Stokes
Campbell	Johnson of	Miller of	Strand
Cochran	A udubon	Jones	Stroburg
Corey	Johnston of	Miller of	Stromer
Crabb	Johnson	Marshall	Strothman
Crosier	Kehe	Miller of	Tapscott
Cunningham	Kennedy of	Page	Tieden
Darrington	Chickasaw	Milligan	Van Drie
Den Herder	Kennedy of	Mohrfeld	Van Nostrand
Dougherty	Dubuque	Nelson	Van Roekel
Doyle	Kitner	Newton	Varley
Dunton	Klein	Nielsen	Voorhees
Edgington	Kluever	Nolting	Walter
Ellsworth	Knight	O'Hearn	Warren
Ewell	Knoblauch	Ossian	Waugh
Fisher of	Koch	Peterson	Weichman
_ Greene	Kruse	Pierson	Welden
Freeman of	Langland	Poncy	Wells
Buena Vista	Lawson	Priebe	Winkelman
Freeman of	Lippold	Radl	Wolfe
Clay-Dickinson	Lipsky	Renda	Mr. Speaker
Gannon	Logue	Rex	

The nays were, none.

Absent or not voting, 17:

Brinck Caffrey	Drake Fischer of	Hansen of Black Hawk	McIntyre Pelton
Christensen	Grundy	Hill	Perkins
Dietz	Franklin	Kreamer	Rodgers
Doolev		Mayberry	Shaw

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

WAYS AND MEANS CALENDAR

· House File 784, a bill for an act relating to the valuation and assessment of real and personal property, was taken up for consideration.

Van Nostrand of Pottawattamie offered the following amendment filed by him:

Amend House File 784 as follows:

- 1. Page 1, by striking lines 13 through 25 and inserting in lieu thereof the following:
- "2. By striking all of line sixteen (16) after the period, and by striking lines seventeen (17) through twenty-two (22), inclusive, and inserting in lieu thereof the following:

"Sale prices of the property or comparable property in normal transactions reflecting market value shall be evidence of market value. Good faith offers to buy or sell the property, and the probable availability or unavailability of persons interested in purchasing the property shall be taken into consideration in determining its market value.

In determining market value, sale prices of property, and offers to buy or sell property, in abnormal transactions not reflecting market value shall not be taken into account or shall be adjusted to eliminate the affect of factors which distort market value, including but not limited to sales to the immediate family of the seller, foreclosure or other forced sales, contract sales in which the price does not reflect market value because of the interest rate or terms, and transactions in which the land purchased adjoins other land already owned by the purchaser.

In determining market value, the following factors shall be considered if they affect the market value of the property: its productive and earning capacity if any; industrial conditions; its cost; physical and functional depreciation and obsolescence; replacement cost; and all other relevant factors. However, said factors shall be considered only to the extent that they affect market value as defined herein; and market value shall not be determined by use of only one of said factors. Nothing in this paragraph shall be deemed to modify the above definition of terms.

The following shall not be taken into consideration: special value or use value of the property to its present owner, and the good will or value of a business which uses the property as distinguished from the value of the property as property.

The market value of agricultural property shall be determined on the basis of its current market value for its current use and not on its potential value for other uses.

Notwithstanding any other provision of this section, the actual value of any property shall not exceed its market value."

- 3. By striking lines twenty-seven (27) through thirty-six (36), inclusive, and all of line thirty-seven (37) before the period.
 - 4. By adding after the period in line forty-nine (49) the following:

"The assessing body shall disclose at the written request of the taxpayer all information in any formula or method used to determine the actual value of his property."

- Sec. 2. Chapter three hundred fifty-four (354), section eight (8), Acts of the Sixty-second General Assembly, amending section four hundred twenty-eight point four (428.4), Code 1966, is hereby amended by striking from line three (3) the figures "1968" and inserting in lieu thereof the figures "1971."
 - 2. Page 2, by striking lines 1 through 28 inclusive.
 - 3. By adding the following new section:
- Sec. 3. Section four hundred forty-one point forty-seven (441.47), Code 1966, is hereby amended by adding thereto the following:

"The director shall equalize the levels of assessment of each class of property in the first and third year of the quadrennial assessment period except that the first equalization under this Act shall be on the 1971 assessment for taxes payable in 1972. For purposes of such valuation adjustments, the director, before such equalization, shall adopt such rules under chapter seventeen A (17A) of the Code as may be necessary to determine the level of

assessment for each class of property in each county. The rules shall cover, (a) the proposed use of the assessment-sales ratio study set out in subsection six (6) of section four hundred twenty-one point seventeen (421.17) of the Code; (b) the proposed use of any state-wide income capitalization studies; (c) the proposed use of other methods that would assist the director in arriving at the accurate level of assessment of each class of property in each assessing jurisdiction."

Koch of Woodbury offered the following amendment from the floor and moved its adoption:

The Van Nostrand amendment to House File 784, dated April 30, 1969, is hereby amended by inserting after the comma (,) in line seventeen (17) the words "discounted purchases in real estate transactions,".

The amendment to the amendment was adopted.

Holden of Scott offered the following amendment from the floor and moved its adoption:

Amend the Van Nostrand amendment of April 30 to House File 784 by striking from line 56 the words "for taxes payable in 1972".

The amendment to the amendment was adopted.

Division of the Van Nostrand amendment as amended was requested.

Van Nostrand of Pottawattamie moved the adoption of lines 1 through 47 of his amendment as amended.

McIntyre of Linn moved that lines 1 through 47 of the Van Nostrand amendment be tabled.

The motion lost.

Roll call was requested on the Van Nostrand amendment by Van Nostrand of Pottawattamie and Gannon of Jasper.

Rule 69 was invoked.

On the question "Shall lines 1 through 47 of the Van Nostrand amendment be adopted?" (H.F. 784)

The aves were, 47:

Alt Huff Lippold Radl Andersen Jesse Renda Lipsky Shaw Baker Johnston of Mayberry **Bennett** Johnson McCormick Shepherd Blouin Kehe McIntyre Skinner Brinck Kennedy of Mezvinsky Sorg Caffrey Chickasaw Miller of Stroburg Crosier Kennedy of Des Moines Tapscott Van Nostrand Doyle Dubuque Milligan Ellsworth Kluever Newton Voorhees Ewell Koch Nolting Walter Franklin Wells Kreamer O'Hearn Gannon Lawson Poncy

The nays were, 70:

Bailey	Freeman of	Logue	Rex
Battles	Clay-Dickinson	McCartney	Roorda
Bergman	Goode	Mendenhall	Schmeiser
Camp	Graham	Menefee	Schroeder
Campbell	Grassley	Middleswart	Stokes
Cochran	Hamilton	Millen	Strand
Corey	Hansen of	Miller of	Stromer
Crabb	Black Hawk	Jones	Strothman
Cunningham	Hanson of	Miller of	Tieden
Darrington	Howard-Mitchell		Van Drie
Den Herder	Hill	Miller of	Van Roekel
Dooley	Holden	Page	Varley
Dougherty	Johnson of	Mohrfeld	Warren
Drake	Audubon	Nelson	Waugh
Dunton	Kitner	Nielsen	Weichman
Edgington	Klein	Ossian	Welden
Fisher of	Knight	Pelton	Winkelman
Greene	Knoblauch	Peterson	Wolfe
Freeman of	Kruse	Pierson	Mr. Speaker
Buena Vista	Langland	Priebe	

Absent or not voting, 7:

Christensen Fischer of Perkins Sanders
Dietz Grundy Rodgers Schwartz

Lines 1 through 47 of the Van Nostrand amendment lost.

(House File 784 pending at adjournment)

HOUSE CONCURRENT RESOLUTION 35

By Schroeder, Nielsen, Grassley, Johnson of Audubon, Peterson, Holden, Varley, Battles, Roorda, Logue, Stromer, Kreamer, Renda, Van Nostrand, Kluever, Shaw, Ossian, Bailey, Den Herder, Camp, Huff, Waugh, Freeman of Buena Vista, Strand, Walter and Koch

Whereas, the public agencies of the state and the political subdivisions thereof are confronted with an ever-increasing influx of mobile homes and

their owners and occupants; and

Whereas, the public agencies of the state and the political subdivisions thereof are confronted with the increased demand for public services by such persons; and

Whereas, the presence of mobile homes and their owners and occupants are creating a large burden upon the public school systems of this state; and Whereas, the presence and movement of mobile homes has created a

burden upon the public highways of this state; now, therefore,

Be It Resolved by the House, the Senate Concurring, That the General Assembly establish a committee consisting of three House members, three Senate members, and a member of the Legislative Research Committee or its successor agency, to conduct during the Sixty-third General Assembly a study of the mobile home and park statutes, rules and regulations relating thereto, and the effectiveness of such statutes, rules, and regulations relating thereto, including a study of whether the tax structure pertaining to mobile homes is commensurate with the degree of governmental services provided to owners of mobile homes, and the need for any revision in the state mebile home and parks statutes.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 34

By Gannon of Jasper and Renda of Polk

Whereas, Friday, May 9, 1969, will mark the 117th day of the 1969 session of the Sixty-third General Assembly and:

Whereas, certain majority party leaders have indicated an adjournment early in May and:

Whereas, one leader of the majority party indicated adjournment within 100 days and:

Whereas, the people of Iowa have accepted statements by the majority leaders as being in good faith and are patiently awaiting adjournment.

Now, Therefore, Be It Resolved by the House of Representatives, the Senate Concurring, that the 1969 regular session of the Sixty-third General Assembly adjourn sine die at 5:00 p.m., Friday, May 9, 1969.

Laid over under Rule 25.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on April 30, 1969, he approved and transmitted to the Secretary of State the following bills: House Files 16, 151, 136, 60, 276 and 795; and Senate Files 599 and 295.

Also: That on May 1, 1969, he approved and transmitted to the Secretary of State the following bills: House Files 71, 562, 389 and 90; and Senate Files 119, 79, 129, 172, 333, 601, 604, 621, 622 and 624.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 689, a bill for an act relating to examinations for and issuance of learners' permits and temporary drivers' permits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 689 as follows:

- 1. Page 1, line two (2), by striking the words "and temporary drivers' permits".
- 2. Page 1, line eleven (11), by striking the words "and temporary drivers' permit".
- 3. Page 1, line thirteen (13), by striking the words "or temporary drivers' permits".
 - 4. Page 2 by striking all of lines one (1) through seven (7).
- 5. Page 2, line nine (9), by striking the words "and temporary drivers' permits and".

ALFRED NIELSEN, Chairman

Also:

Mr. SPEAKER: Your committee on law enforcement, to whom was referred House File 703, a bill for an act relating to the disposal of stolen or abandoned vehicles, begs leave to report it has had the same under consideration

and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 703 as follows:

- 1. Page 1, line seven (7), by striking the words "twenty-four" and inserting in lieu thereof the words "thirty-six".
- 2. Page 2, line four (4), by striking the word "twenty" and inserting in lieu thereof the word "thirty".
- 3. Page 2, line nine (9), by striking the word "twenty" and inserting in lieu thereof the word "thirty".
- 4. Page 2, line fifteen (15), by striking the word "twenty" and inserting in lieu thereof the word "thirty".

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred Seacte File 530, a bill for an act relating to the leasing and renting of motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 177, a bill for an act relating to the state teachers' pension, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Seacte File 676, a bill for an act making an appropriation to the department of social services for deficiencies for the medical assistance program, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

- 1 Amend the Camp amendment to House File 598, filed
- 2 April 15, by striking from line six (6) the word
- 3 "designee" and inserting in lieu thereof the word
- 4 "deputy".

CAMP of Clinton

- 1 Amend the amendment to House File 598, filed April 30, 1969.
- 2 by Van Roekel of Marion, et al., by striking from line
- 3 twelve (12) the words "not less than ten thousand
- 4 dollars" and all of lines thirteen (13) and
- 5 fourteen (14) and inserting in lieu thereof the
- 6 following:
- 7 "upon conviction thereof according to the following
- 8 schedule:

7

9	Population of	First	Each
10	County or Municipality	Offense	Subsequent Offense
11	Under 1,000	\$ 100	\$ 500
12	1,000 to 25,000	1,000	5,000
13	25,000 to 100,000	2,000	10,000
14	Over 100,000	5,000	25,000."
	•	VA	N ROEKEL of Marion

- Amend the second reprint to House File 781, dated April 29,
- 2 as follows:
 - 1. Page 9, line twenty-one (21), by striking the words
- 4 "Adams, and Hazel Green" and inserting in lieu thereof "Elk
- 5 and Colony".
- 6 2. Amend page 14, line eight (8), by striking the
 - words "Elk, Colony" and inserting in lieu thereof the
- 8 words "Adams, Hazel Green".

McCORMICK of Delaware

- Amend the Fisher of Greene amendment of April 30 to House File
 784 by
- 2 striking from lines 9 and 10 the words "for taxes payable
- 3 in 1972".

HOLDEN of Scott

- Amend House File 784 as follows:
- 2 1. Page 1, line twenty-four (24), by striking the
- 3 word "equal" and inserting in lieu thereof the words
- 4 "fifty percent".
- 5 2. Page 1, line twenty-four (24), by inserting
- 6 after the word "to" the following: "each of the
- 7 following factors".
- 8 3. Page 1, line twenty-five (25), by striking
- 9 the word "earning" and inserting in lieu thereof
- 10 the words "net earnings".
- 11 4. Page 2, line one (1), by striking the word
- 12 "capacity".

2

FISHER of Greene

- 1 Amend the Kreamer amendment to House File 784, filed
- 2 April 14, 1969, as follows:
- 3 1. By adding to such amendment the following sentence:
- 4 "Assessments shall be made as provided by sections four
- 5 hundred twenty-eight point seventeen (428.17) and four
- 6 hundred forty-one point nineteen (441.19) of the Code."
 - KREAMER of Polk
- 1 Amend House File 815 as follows:
 - 1. Page 2, by striking all of line twenty-one (21) and inserting
- 3 in lieu thereof the following:
 - "fourteen thousand (14,000)".

BAKER of Boone EDGINGTON of Franklin STROTHMAN of Henry MIDDLESWART of Warren

- 1 Amend House Joint Resolution 18 by adding after the period
- 2 in line twelve (12) the following:
- 3 "Reference in this Joint Resolution to the legislative research
- 4 committee shall also refer to its successor agency."

McCARTNEY of Floyd

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, May 2, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, MAY 2, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend James Ramsen, pastor of the LeMars Presbyterian Church, LeMars, Iowa.

The Journal of Thursday, May 1, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Fischer of Grundy on request of Bergman of Lyon-Osceola; Priebe of Kossuth by the Speaker; Welden of Hardin on request of Varley of Adair-Madison.

PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House eighty-seven sixth grade students from Sigourney Community School District and their principal, Mr. Cook; teachers, Mrs. Lee, Mrs. Pfpiffer and Mrs. Goodman, and chaperones, Mrs. Martin, Mrs. Smith, Mrs. Mahnke, Mrs. Hollingworth, Mrs. Heinrich, Mrs. Davis, Mrs. Gerringer and Mrs. Conner.

Corey of Louisa-Muscatine presented to the House thirty-three sixth grade students from Morning Sun School and their teacher, Mr. Nelson, and bus driver, Mr. Carpenter.

Nielsen of Shelby presented to the House thirty-nine students from Elk Horn and Kimballton Community School and their teacher, Mrs. Elaine Greve.

Sanders of Emmet-Palo Alto presented to the House fifty-three students from Mallard Community School and their teachers, Mr. Cullen and Mr. Goodchild.

PETITIONS

The following petitions were received and placed on file:

By Drake of Louisa-Muscatine, from ten members of Federated Garden Club, Wilton Junction, opposing any cut in the state appropriation to the Iowa State Horticultural Society.

By O'Hearn of Scott, from seven residents of Scott County who oppose House File 481 and Senate File 265 which would tax health insurance premiums.

By Peterson of Woodbury, from three hundred eighty-four residents of Iowa opposing legislation which would eliminate the justice of the peace and mayor courts.

INTRODUCTION OF BILLS

House File 818, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the department of agriculture.

Read first time and placed on the calendar.

House File 819, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department.

Read first time and placed on the calendar.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 177, 689 and 703; and Senate Files 530 and 676, under Rule 35.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **House File 784**, a bill for an act relating to the valuation and assessment of real and personal property, and lines 48 through 67 of the Van Nostrand amendment filed on April 30.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw lines 48 through 67 of his amendment.

Nielsen of Shelby offered the following amendment filed by him and Miller of Jones and moved its adoption:

Amend House File 784, page one (1), by inserting after line twenty-two (22) the following:

"The market value of property in a county shall be as nearly equal as possible to the market value of adjacent like property in an adjoining county, and in the event a variation in market values of any such properties exceeds five percent the director of revenue shall direct assessors to make adjustments in such market values to reduce the variation to five percent or less."

The amendment was adopted.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 784 as follows:

- 1. Page 1, line twenty-four (24), by striking the word "equal" and inserting in lieu thereof the words "fifty percent".
- 2. Page 1, line twenty-four (24), by inserting after the word "to" the following: "each of the following factors".
- 3. Page 1, line twenty-five (25), by striking the word "earning" and inserting in lieu thereof the words "net earnings".
 - 4. Page 2, line one (1), by striking the word "capacity".

The amendment was adopted.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on April 14 and found on page 998 of the House Journal.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 784 as follows:

Page 2, line one (1), by inserting after the word "capacity" the words ", when applicable,".

Page 2, line twelve (12), by striking the words "as adjusted to January one of the calendar year.".

Page 2, line twenty-one (21), by inserting after the word "assessor" the word "and department of revenue".

The amendment was adopted.

Fisher of Greene asked and received unanimous consent to withdraw the amendment filed by him on April 11 and found on page 968 of the House Journal.

Fisher of Greene offered the following amendment filed by him:

Amend House File 784 by adding thereto the following new section:

Sec. 3. Section four hundred forty-one point forty-seven (441.47), Code

1966, is hereby amended by adding thereto the following:

"The director shall equalize the levels of assessment of each class of property in the first and third year of the quadrennial assessment period except that the first equalization under this Act shall be on the 1971 assessment for taxes payable in 1972. For purposes of such valuation adjustments, the director, before such equalization, shall adopt such rules under chapter seventeen A (17A) of the Code as may be necessary to determine the level of assessment for each class of property in each county. The rules shall cover: (a) the proposed use of the assessment-sales ratio study set out in subsection six (6) of section four hundred twenty-one point seventeen (421.17), of the Code; (b) the proposed use of any state-wide income capitalization studies; (c) the proposed use of other methods that would assist the director in arriving at the accurate level of assessment of each class of property in each assessing jurisdiction."

Holden of Scott offered the following amendment to the amendment and moved its adoption:

Amend the Fisher of Greene amendment of April 30 to House File 784 by striking from lines 9 and 10 the words "for taxes payable in 1972".

The amendment was adopted.

Fisher of Greene moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Kreamer of Polk offered the following amendment filed by him:

Amend House File 784, page 2, by striking lines eleven (11) through

eighteen (18) and inserting in lieu thereof the following:

"The market value of an inventory or goods in bulk shall be their market value as such inventory or goods in bulk, not their retail or unit price. Such market value shall be fair and reasonable based on market value of similar classes of property."

McCartney of Floyd moved the previous question on the Kreamer amendment.

Motion prevailed.

Kreamer of Polk moved the adoption of his amendment.

Roll call was requested by Kreamer of Polk and McCormick of Delaware.

On the question "Shall the amendment be adopted?" (H.F. 784)

The ayes were, 64:

Alt	Gannon	Kreamer	Perkins
Andersen	Hansen of	Lawson	Pierson
Baker	Black Hawk	Lippold	Poncy
Bennett	Hanson of	Lipsky	Renda
Bergman	Howard-Mitchell	Logue	Sanders
Blouin	Holden	Mayberry	Schwartz
Brinck	Huff	McCormick	Shaw
Caffrey	Jesse	McIntyre	Shepherd
Corey	Johnston of	Mezvinsky	Strand
Dooley	Johnson	Millen	Stromer
Doyle	Kehe	Miller of	Tapscott
Drake	Kennedy of	Des Moines	Van Nostrand
Dunton	Chickasaw	Miller of	Voorhees
Ellsworth	Kennedy of	Jones	Walter
Ewell	Dubuque	Newton	Weichman
Freeman of	Kluever	Nolting	Wells
Buena Vista	Knoblauch	Ossian	Wolfe
Freeman of	Koch	Pelton	Mr. Speaker
Clay-Dickinson			•

The nays were, 50:

Baile y	Campbell	Crabb	Darrington
Battles	Christensen	Crosier	Den Herder
Camp	Cochran	Cunningham	Dougherty

Edgington Fisher of Greene Goode Graham Grassley Hamilton Hill	Klein Knight Kruse Langland McCartney Mendenhall Menefee Middleswart	Milligan Mohrfeld Nelson Nielsen O'Hearn Peterson Rex Rodgers	Sorg Stokes Stroburg Strothman Tieden Van Drie Varley Warren
Kitner			

Absent or not voting, 10:

Dietz Franklin Priebe Skinner
Fischer of Miller of Radl Van Roekel
Grundy Page Schroeder Welden

Amendment adopted.

The House was recessed by the Speaker until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MEMBER EXCUSED

Sorg of Linn asked and received unanimous consent that McIntyre of Linn be excused for the remainder of the afternoon.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of House File 784.

Van Nostrand of Pottawattamie offered the following amendment from the floor and moved its adoption:

Amend House File 784, page 2, line one (1), by striking the words "interest rates" and insert in lieu thereof the word "yields".

The amendment lost.

Skinner of Polk rose on a point of order and requested that Rule 70 of the House be invoked on the passage of the bill.

The Speaker ruled the point of order not well taken.

McCartney of Floyd moved the previous question on the bill.

Motion prevailed.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 784)

The ayes were, 75:

Bailey	Freeman of	Logue	Roorda
Baker	Clay-Dickinson	McCartney	Schmeiser
Battles	Goode	McCormick	Schroeder
Bergman	Graham	Mendenhall	Skinner
Camp	Grassley	Menefee	Sorg
Campbell	Hamilton	Middleswart	Stokes
Christensen	Hanson of	Millen	Strand
Cochran	Howard-Mitchell	Miller of	Stroburg
Corey	Hill	Jones	Stromer
Crabb	Holden	Miller of	Strothman
Cunningham	Johnson of	Marshall	Tieden
Darrington	Audubon	Miller of	Van Drie
Den Herder	Kennedy of	Page	Van Roekel
Dooley	Dubuque	Mohrfeld	Varley
Dougherty	Kitner	Nelson	Warren
Drake	Klein	Nielsen	Waugh
Dunton	Knight	Ossian	Weichman
Edgington	Knoblauch	Peterson	Winkelman
Fisher of	Kruse	Pierson	Wolfe
Greene	Langland	Rex	Mr. Speaker
Freeman of	Lawson	Rodgers	-
Buena Vi sta		-	

The nays were, 43:

Alt	Hansen of	Lippold	Poncy
Andersen	Black Hawk	Lipsky	Radi
Bennett	Huff	Mayberry	Renda
Blouin	Jesse	Mezvinsky	Schwartz
Brinck	Johnston of	Miller of	Shaw
Caffrey	Johnson	Des Moines	Shepherd
Crosier	Kehe	Milligan .	Tapscott
Doyle	Kennedy of	Newton	Van Nostrand
Ellsworth	Chickasaw	Nolting	Voorhees
Ewell	Kluever	O'Hearn	Walter
Franklin	Koch	Pelton	Wells
Gannon	Kresmer	Perking	

Absent or not voting, 6:

Dietz	Fischer of	McIntyre	Sanders
	Grundy	Priebe	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

AMENDMENT WITHDRAWN

Kreamer of Polk asked and received unanimous consent to withdraw his amendment to the Kreamer amendment filed on May 1 and found on page 1378 of the House Journal.

MOTION TO RECONSIDER

Mr. SPEAKER: I move to reconsider the vote by which House File 784 passed the House.

SKINNER of Polk

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 676, a bill for an act making an appropriation to the department of social services for deficiencies for the medical assistance program, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 676)

The ayes were, 103:

Freeman of Kruse Renda Andersen Clay-Dickinson Langland Rex Bailey Gannon Lawson Rodgers Baker Lippold Roorda Goode Battles Graham Lipsky Schmeiser Bennett Grasslev Logue Schroeder Bergman Hamilton McCartney Schwartz Blouin Hansen of McCormick Shaw Black Hawk Brinck Mendenhall Shepherd Menefee Caffrey Hanson of Sorg Howard-Mitchell Mezvinsky Camp Stokes Middleswart Campbell Hill Strand Christensen Holden Miller of Stroburg Des Moines Stromer Cochran Huff Johnson of Miller of Strothman Corey Audubon Tapscott Crabb Jones Johnston of Miller of Tieden Crosier Van Drie Cunningham Johnson Marshall Den Herder Kehe Miller of Van Roekel Doolev Kennedy of Page Voorhees Dougherty Chickasaw Mohrfeld Walter Kennedy of Dovle Nelson Warren Drake Dubuque Newton Waugh Nielsen Weichman Dunton Kitner Wells Klein Ossian Edgington Pelton Winkelman Kluever Ellsworth Perkins Wolfe Knight Fisher of Pierson Mr. Speaker Greene Knoblauch Freeman of Kreamer Poncy

The nays were, 2:

Buena Vista

Koch O'Hearn

Absent or not voting, 19:

Darrington Milligan Franklin Sanders Nolting Dietz Jesse Skinner Ewell Mayberry Peterson Van Nostrand Priebe Varley Fischer of McIntyre Radl Welden Grundy Millen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REGULAR CALENDAR

Grassley of Butler asked and received unanimous consent to take up for immediate consideration **Senate File 544**, a bill for an act to establish a state advisory council for vocational education.

Brinck of Lee offered the following amendment filed by him and Mayberry of Webster and moved its adoption:

Amend Senate File 544, page 2, by inserting after line twenty-seven (27) the following:

"The council shall meet at the call of the chairman at least once each quarter of the year."

The amendment was adopted.

Langland of Winneshiek offered the following amendment filed by him and moved its adoption:

Amend Senate File 544, page 2, line twenty-eight (28), by striking the word "bill" and inserting in lieu thereof the word "Act".

The amendment was adopted.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were, 101:

Freeman of Koch Perkins Andersen Clay-Dickinson Kreamer Pierson Baker Gannon Kruse Renda Goode **Battles** Langland Rex Bennett Graham Lawson Rodgers Bergman Grassley Lippold Roorda Blouin Hamilton Lipsky Schmeiser Logue Brinck Hansen of Schroeder Caffrey Black Hawk McCartney Shepherd Hanson of McCormick Sorg Camp Campbell Howard-Mitchell Mendenhall Stokes Christensen Hill Mezvinsky Strand Holden Cochran Millen Stroburg Huff Miller of Corey Stromer Crabb Jesse Des Moines Strothman Crosier Johnson of Miller of Tapscott Tieden Cunningham Audubon Jones Darrington Johnston of Miller of Van Drie Van Roekel Dooley Johnson Marshall Dougherty Kehe Miller of Voorhees Doyle Kennedy of Page Walter Drake Chickasaw Mohrfeld Warren Edgington Kennedy of Nelson Waugh Ellsworth Dubuque Newton Welden Kitner Nielsen Fisher of Wells O'Hearn Greene Klein Winkelman Kluever Franklin Ossian Wolfe Freeman of Knight Pelton Mr. Speaker Buena Vista Knoblauch

``:5

The nays were, none.

Absent or not voting, 23:

Mayberry Shaw Bailey Peterson Den Herder McIntyre Skinner Poncy Dietz Menefee Priebe Van Nostrand Dunton Middleswart Radl Varley Weichman Ewell Milligan Sanders Fischer of Nolting Schwartz Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 83

Pelton of Clinton called up for consideration House Concurrent Resolution 33 filed on April 25 and found on pages 1253 and 1254 of the House Journal.

Pelton of Clinton offered the following amendment filed by him and moved its adoption:

Amend House Concurrent Resolution 33, page 1253 of the Journal of the House, by striking from line seven (7) the word "that" and inserting in lieu thereof the words "a framework within which".

The amendment was adopted.

Gannon of Jasper moved that House Concurrent Resolution 33 be deferred.

Motion lost.

Gannon of Jasper offered from the floor the following amendment and moved its adoption:

Amend House Concurrent Resolution 33 by striking the last resolving clause.

McCartney of Floyd moved the previous question on the Gannon amendment.

Motion prevailed.

The amendment lost.

Millen of Jefferson-Van Buren moved the previous question on House Concurrent Resolution 33 and all amendments filed thereto.

The motion prevailed.

Pelton of Clinton moved the adoption of House Concurrent Resolution 33 as amended.

Roll call was requested by Pelton of Clinton and the Speaker.

On the question "Shall House Concurrent Resolution 33 be adopted?" (H.C.R. 33)

The ayes were, 70:

Alt	Hamilton	Lawson	Renda
Andersen	Hansen of	Lippold	Rex
Baker	Black Hawk	Lipsky	Schmeiser
Battles	Hanson of	Logue	Schroeder
Bennett	Howard-Mitchell		Shepherd
Bergman	Hill	Mendenhall	Sorg
Blouin	Holden	Menefee	Strothman
Brinck	Huff	Mezvinsky	Tapscott
Camp	Johnson of	Millen	Van Drie
Campbell	Audubon	Miller of	Van Nostrand
Corey	Johnston of	Marshall	Van Roekel
Darrington	Johnson	Nelson	Varley
Dooley	Kebe	Newton	Voorhees
Drake	Kennedy of	Nielsen	Walter
Dunton	Dubuque	Ossian	Waugh
Ellsworth	Klein	Pelton	Weichman
Franklin	Kluever	Perkins	Winkelman
Goode	Kreamer	Peterson	Wolfe
Graham	Kruse	Pierson	Mr. Speaker

The nays were, 23:

Caffrey	Freeman of	Knoblauch	Roorda
Christensen	Buena Vista	McCormick	Stokes
Cochran	Freeman of	Miller of	Strand
Crabb	Clay-Dickinson	Des Moines	Stroburg
Cunningham Dougherty Doyle	Gannon Jesse Kennedy of Chickasaw	Miller of Page Rodgers	Warren Wells

Absent or not voting, 31:

Bailey	Fisher of	Middleswart	Radl
Crosier	Greene	Miller of	Sanders
Den Herder	Grassley	Jones	Schwartz
Dietz	Kitner	Milligan	Shaw
Edgington	Knight	Mohrfeld	Skinner
Ewell	Koch	Nolting	Stromer
Fischer of	Langland	O'Hearn	Tieden
Grundy	Mayberry	Poncy	Welden
	McIntyre	Priebe	

The resolution was adopted.

MOTION TO RECONSIDER

Mr. Speaker: I move to reconsider the vote by which House Concurrent Resolution 33 was adopted by the House.

BAKER of Boone

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

ME. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 369, a bill for an act relating to the compensation of the mayor and councilmen.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 398, a bill for an act relating to printing machinery for the state auditor.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 534, a bill for an act relating to highway construction.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 551, a bill for an act relating to the authority of the governor to appoint certain committees and agencies.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 665, a bill for an act relating to election reform.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 671, a bill for an act relating to safety standards for the construction of school buses and manner of use of certain safety equipment.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 672, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for certain construction and development to state parks and reserves.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 348, a bill for an act relating to the director of the Iowa Development Commission.

CARROLL A. LANE
Secretary of the Senate

REPORTS OF COMMITTEES

Cunningham of Story, from the committee on cities and towns, submitted the following report:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 28, a bill for an act relating to the regulation of political billboards located on private property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely post-poned.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 152, a bill for an act relating to the issuance of bonds by cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 178, a bill for an act relating to annual readjustment of pensions, pension payments and pension benefits for disabled and retired firemen and policemen, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 178 by adding thereto the following new section:

"By August 1 each year, each city or town affected by this Act shall certify to the state comptroller the amount of additional benefits paid during the previous twelve (12) months ending June 30, which are attributable to this act. The state comptroller shall reimburse each city or town the amount certified, and there is hereby appropriated annually from the general fund of the state an amount sufficient to provide such reimbursements."

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 339, a bill for an act to amend the residency requirements of municipal officers not elected by the voters, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred Senate File 482, a bill for an act relating to joint exercise of governmental powers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred House File 642, a bill for an act to authorize the creation of a capital improvements reserve fund by cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 642 by striking on page two (2) all after the period in line twelve (12) and all of lines thirteen (13) and fourteen (14).

RAY C. CUNNINGHAM, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. PRESIDENT: Your committee on appropriations, to whom was referred Senate File 634, a bill for an act relating to the Iowa merit employment department and to make an appropriation thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Senate File 634 is hereby amended by striking from line seven (7) the word "monthly" and inserting in lieu thereof the word "quarterly".

JOHN CAMP, Chairman

Also:

MR. PRESIDENT: Your committee on appropriations, to whom was referred Sencte File 635, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments for the biennium beginning July 1, 1969, and ending June 30, 1971, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

Mr. President: Your committee on appropriations, to whom was referred Sencts File 654, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following report:

MR. SPEAKER: Your committee on agriculture, to whom was referred House File 541, a bill for an act relating to the eradication of bovine brucellosis, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

House File 541 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred sixty-four point three (164.3), Code

1966, is hereby repealed and the following enacted in lieu thereof:

"All native female cattle between the ages of three and eight months may be officially vaccinated for brucellosis according to the method approved by the United States department of agriculture. The expense of such vaccination shall be borne in the same manner as set forth in section one hundred sixty-four point six (164.6) of the Code."

Sec. 2. Chapter one hundred sixty-four (164), Code 1966, is hereby

amended by adding thereto the following new section:

"All bovine animals two years of age and older received for sale or shipment to a slaughtering establishment shall be identified with a back tag issued by the department. The back tag shall be affixed to the animal as directed by the department. It shall be the duty of every livestock trucker when delivering to out-of-state markets, and every livestock dealer, livestock market operator, stockyards operator, and slaughtering establishment to identify all such bovine animals not bearing a back tag at the time of taking possession or control of such animals. A livestock trucker may be exempted from this requirement if the animals are identified as to the farm of origin when delivered to a livestock market, stockyards, or slaughtering establishment which agrees to accept responsibility for back-tag identification. Every person required to identify animals in accordance with this section shall file reports of such identification on forms as specified by the department, including thereon the back-tag number and date of application; the name, address and county of residence of the person who owned or controlled the herd from which such animals originated; and whether the animal was of the beef or dairy type. Each such report should cover all animals identified during the preceding week. The removal of back-tags shall be restricted to personnel specifically authorized by, and according to,

instructions and policies issued by the department. The removal of backtags by unauthorized personnel shall be considered a violation of this section and subject to the penalties as provided in section one hundred sixty-four point thirty (164.30) of the Code."

Sec. 3. Section one hundred sixty-four point fourteen (164.14), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The following requirements apply to cattle imported into the state for feeding or grazing purposes:

- 1. Female cattle of a recognized beef type over eight months of age but under twenty-one months of age not visibly pregnant may enter the state for feeding and grazing purposes to be held under quarantine for a period not to exceed twelve months. An owner may upon written request receive an extension of quarantine not to exceed one hundred twenty days. Such cattle shall be individually identified by consecutively numbered metal ear tags. These cattle may be released from quarantine by passing a negative brucellosis test at owner's expense.
- 2. Female calves under eight months of age imported for any reason shall have free movement into the state on a health certificate made out by an accredited veterinarian.
- 3. All beef-type female cattle over twenty-one months of age not visibly pregnant may enter the state for feeding and grazing purposes. They must be individually identified, be negative to a brucellosis test conducted within thirty days prior to entry or be officially vaccinated and less than thirty months of age, unless they are consigned to a state-federal approved market. They shall be quarantined for a one-hundred-twenty-day period. A negative test at owner's expense conducted no sooner than thirty days after the first test would release the cattle from quarantine and qualify them as breeding cattle. Female cattle officially vaccinated and under thirty months of age have free movement. Any imported cattle under feeder quarantine after attaining the age of twenty-one months if classified as breeding cattle must meet test requirements at owner's expense."

CHARLES F. STROTHMAN, Chairman

AMENDMENTS FILED

Amend Senate File 655 by adding after the word practitioners" in the second line following line 23

3 the following:

4 "The board of regents shall establish an extension division of the university hospital medical school in Polk County, using existing medical facilities. The

7 necessary staff shall be provided for additional general medical practitioner training. Students attending the

8 medical practitioner training. Students attending the 9 university hospital in Iowa City shall be assigned to

such extension division for the purposes and in such
 manner as shall be specified by the superintendent of

11 manner as shall be specified by the superintendent of 12 the hospital or his designee. Any moneys necessary for

13 the establishment of such extension division shall be

14 paid from funds herein appropriated to the university

15 hospital."

TAPSCOTT of Polk VAN NOSTRAND of Pottawattamie

- 1 Amend Senate File 665 as passed by the Senate as follows:
- 2 By adding the following new sections:

- Sec. 55. Section fifty-six point one (56.1), Code 1966, is hereby amended by inserting in line two (2) after the word "office" the words ", except state or federal offices,".
 - Sec. 56. Section fifty-six point four (56.4), Code 1966, is hereby amended as follows:
 - 1. By striking from line two (2) the word "party" and inserting in lieu thereof the word "county".
- 2. By striking from lines two (2) and three (3) the words "for the state, district, or county".
 - 3. By striking from lines six (6), seven (7), eight (8) the words "The chairmen of state and district central committees shall file said statements with the secretary of the state; and the" and insert in lieu thereof the word "The".
 - 4. By striking from line nine (9) the comma after the word "committees" and inserting in lieu thereof the words "shall file".
 - Sec. 57. Sections fifty-six point seven (56.7) and fifty-six point eight (56.8), Code 1966, are hereby repealed.
 - Sec. 58. Chapter fifty-six (56), Code 1966, is hereby amended by adding thereto the following new sections:
 - 1. Every candidate or individual who shall contribute over one hundred dollars to the candidacy of any person for a state or federal office during any campaign shall file statements on the forms and at the times prescribed by the secretary of state.
 - 2. Each candidate for nomination for, or election to, a state or federal office in this state, shall appoint one campaign treasurer and shall designate a campaign depository on or before the date of public announcement of his candidacy, or on the date he files as a candidate, whichever is sooner. The candidate may appoint himself or any other registered voter in Iowa as his campaign treasurer and may designate any bank in Iowa as his campaign depository. The candidate shall file the name and address of the campaign depository with the secretary of state, and his qualification shall not be complete until he has met this requirement.
 - a. All contributions and expenditures received or incurred by a candidate shall be handled by the candidate's duly appointed campaign treasurer.
- b. All funds received by the treasurer shall be deposited,
 immediately, in a campaign depository in an account designated
 "Campaign Fund of"
 c. Accompanying all deposits made by the treasurer shall
 - c. Accompanying all deposits made by the treasurer shall be a statement showing the names and addresses of the persons contributing and the amount received from each.
 - d. No payments or withdrawals shall be made from any campaign fund account except upon written order of the campaign treasurer on a form as prescribed by the secretary of state.
 - 3. Each organization, group, or committee organized for the purpose of furthering a political campaign for any state or federal office in this state shall register with the secretary of state, by filing notice at the time of organization, giving names, addresses, and positions of the officers of the organization and designating the candidate or candidates it is organized to support on forms prescribed by the secretary of state.
 - 4. The following reports shall be prescribed as to form and time of filing by the secretary of state:
 - a. between the date of appointment and the primary, or

67

68

69

70

71

72

73

74

75

76 77

78 79

80

81

82

83

86

87

88

89

90

91

92

98

94

95

96

97

98

1

2

3

7

8

58 election, of his campaign treasurer, each candidate shall make a 59 full report to the secretary of state of all contributions received 60 by him with the names and addresses of each contributor and the 61 amount contributed by each, and a complete statement of all expendi-62 tures authorized, beginning on the third Monday after his appointment 63 and thereafter every third Monday. A separate report shall be filed 64 the sixth day preceding the primary or election and the final report 65 shall be filed fifteen days after the primary or election.

b. within fifteen days after the primary or election, each campaign depository of the candidate shall file with the secretary of state true copies of all statements filed by the campaign treasurer of all authorizations upon which funds were withdrawn.

- c. each registered committee or group shall file with the secretary of state beginning on the third Monday after such registration and thereafter every third Monday, a report of all contributions with the names, addresses and amounts of each contributor, and a complete statement of all expenditures. A separate report shall be filed the sixth day preceding the primary or election and the final report shall be filed within fifteen days after the primary or election.
- d. any person contributing over \$100 to support or defeat a candidate shall file a report, on the nearest date designated in (a) above, naming the amount contributed and that the contribution was his and not given by any other.
- e. all reports filed shall be securely kept by the secretary of state for four (4) years; duly certified reports shall be admissible as evidence in any state court.
- 84 5. For the purposes of this act, unless the context clearly requires a different meaning:
 - a. The term "person" means any committee, group, or individual.
 - b. The term "contribution" means money, goods, loans, or things of value.
 - c. The term "expenditures" means any funds employed for campaign purposes, or the promotion of candidacy; no expenses other than for personal travel shall be made prior to the filing date of the candidate or the official registration of the committees as provided in subsection three (3) of this section.
 - d. The term "fund" means anything of value.
 - Any anonymous contribution received by a campaign treasurer shall be returned to the donor, if his identity is known, and if no donor is found, the contribution shall escheat to the state.

MEZVINSKY of Johnson

Amend House File 403 as follows:

- 1. By striking from lines seven (7) and eight (8) the words "at any given time".
- 2. By striking from line eight (8) the word "retiring" and inserting in lieu thereof the words ", required to retire by reason of age,".
 - 3. By striking from line ten (10) the words "at such time".
 - 4. By striking from line eleven (11) the words "or retires".
- 9 5. By striking from line fifteen (15) the period and

10 adding the following: "from time to time."

2

3

4

5

6

7

8

24

25

26

27

28

33

34

35

36

37 88

89

40

41

42

43

44

45

46 47

48

49

50

51

52

House File 690 is hereby amended as follows:

- 1. By striking from page one (1), lines thirteen (13) through sixteen (16), inclusive, and inserting in lieu thereof the following:
- "2. By striking from line five (5) the word 'seventyfive' and inserting in lieu thereof the word 'fifty'.
 - 3. By striking line seven (7)."
- 2. By striking from page two (2), all of section four (4)

9 and inserting in lieu thereof the following:

- 10 "Sec. 4. Section four hundred twenty-two point sixty-two 11 (422.62), Code 1966, as amended by chapter three hundred 12 forty-eight (348), section fifty (50), Acts of the Sixty-13 second General Assembly, is hereby further amended as follows:
- 14 1. By striking lines six (6) through eleven (11),

15 inclusive, and inserting in lieu thereof the words 'ment 16 daily to the state treasurer. The amount'.

17

- 2. By striking lines thirty-seven (37) through forty-18 three (43), inclusive, and inserting in lieu thereof the 19 words 'period of the plates. Any amount'.
- 20 3. By striking from lines forty-five (45) through 21 forty-seven (47), inclusive, the words ', and any amount 22 unexpended in the interstate outdoor advertising fund on 23 June 30, 1969,'."
 - 3. By adding thereto the following new section:
 - "Sec. 5. Section three hundred twenty-one point one hundred nine (321.109), Code 1966, as amended by chapter two hundred seventy (270), section one (1), Acts of the Sixtysecond General Assembly, is hereby further amended as follows:
- 29 1. By striking from lines five (5) and six (6) the 30 words 'equal to one percent' and inserting in lieu thereof 31 the words 'three dollars for each three hundred dollars or 32 fraction thereof'.
 - 2. By striking from lines seven (7) and eight (8) the words 'forty cents for each one hundred pounds' and inserting in lieu thereof the words 'two dollars for each five hundred pounds'."
 - 4. By striking from page two (2) the explanation and inserting in lieu thereof the following:

"EXPLANATION

This bill accomplishes the following:

- 1. It eliminates the annual 25-cent charge for reflectorized plates.
- 2. It increases the portion of annual registration fees retained by the counties by 25 cents to compensate for the administrative duties required at the county level.
- 3. It provides for replacement revenue by retaining the registration fees at one hundred percent through the sixth registration instead of reducing the fee to 75 percent for the sixth registration.
- 4. It raises the fee for duplicate registration cards or plates from 50 cents to one dollar with the counties retaining the additional 50 cents.
- 53 5. It reduces the number of registration fee brackets by 54 two-thirds by basing the value on every \$300 and the weight on every 500 pounds instead of on every \$100 and on every 100

8

9

14

15

16

17

18

19

20

21

22

23

24 25

26

27

28

29

30

31

32 33

34

35

36

37

38

89

40

41

42

43

44

45

46

47 48

49

```
56 pounds thereby considerably simplifying the administrative
```

- 57 details. This reduction in the number of brackets will
- 58 also result in an increase in registration fees averaging
- 59 approximately \$1.75 per passenger car."

MILLER of Page

House File 772 is hereby amended by striking everything after the enacting clause and inserting in lieu thereof the following:

2 the enacting clause and inserting in lieu thereof the following: 3 Section 1. Section four hundred ninety point one (490.1).

4 Code 1966, is hereby amended by inserting in line six (6) after the word "of" the words "anhydrous ammonia, aqua ammonia,".

Sec. 2. Section four hundred ninety point two (490.2), Code

1966, is hereby amended as follows:

1. By inserting in line four (4) after the word "of" the words "anhydrous ammonia, aqua ammonia,".

2. By inserting in line thirteen (13) after the word "of"
 the words "anhydrous ammonia, aqua ammonia,".

12 Sec. 3. Section four hundred ninety point five (490.5), Code 13 1966, is hereby amended by adding thereto the following:

"It shall be unlawful for any pipeline company, or its agent, to purchase or attempt to purchase, or to lease or attempt to lease, easements for the purpose of constructing a pipeline prior to the holding of a public hearing in the county where such easements are to be secured. The hearing shall be held by the board of supervisors of the county who shall cause notice of the hearing to be published in some newspaper of general circulation in the county each week for two consecutive weeks.

No pipeline company may make application for a permit unless immediately preceding such application it has published in a newspaper of general circulation in each county where the pipeline is proposed to be located, once each week for two consecutive weeks, the approximate route of the proposed pipeline through such county and such other information as the commission may require. The form and content of such notices shall be approved by the commission before publication."

Sec. 4. Section four hundred ninety point twelve (490.12), Code 1966, is hereby amended by adding thereto the following:

"In granting permits the commission, in consultation with the state soil conservation committee and the state and county officials who have jurisdiction of the highways and drainage districts, shall specify standards concerning the depth at which the pipeline shall be installed. Such standards shall take into consideration soil and water conservation practices, including but not limited to tiling, terracing, and contouring, so as to insure that the installation of the pipeline will not restrict present or future conservation needs and road or drainage construction."

Sec. 5. Applications for permits to construct, maintain and operate pipelines, on file with the Iowa state commerce commission prior to the effective date of this Act, acquisition of easements and other property rights in addition to those previously purchased and being within the scope of such previously filed applications, and the construction of such pipelines and all other proceedings in connection with such applications shall not be affected by the provisions of this Act, but shall be

1 2

3

```
governed by the law existing at the time said applications were
```

51 filed with the Iowa state commerce commission.

COMMITTEE ON AGRICULTURE CHARLES F. STROTHMAN, Chairman

House File 779 is hereby amended as follows: 1

1. By striking all of the title after the word "Act"

3 and inserting in lieu thereof the following:

"relating to the computation of reimbursable expenditures 4 5 for the purpose of aid to schools."

6 2. By adding thereto the following:

Sec. 2. Section thirty-four (34) of chapter three hundred fifty-six (356). Acts of the Sixty-second General Assembly. 8

is hereby amended by striking the words "three (3) year

average" in line twenty-six (26) and inserting in lieu thereof 10

11 the words "reimbursable expenditures allowed in the preceding

12 year by the school budget review committee".

Sec. 3. Section thirty-five (35) of chapter three hundred 13

14 fifty-six (356), Acts of the Sixty-second General Assembly,

15 is hereby amended by striking all of said section after the

word "shall" in line one (1) and inserting in lieu thereof 16

the words "be limited under section thirty-four (34) of this 17

chapter in the amount of reimbursable state aid, any asking in 18

19 excess of allowable growth in the budget for the following

20 year shall be deducted before the uniform county levy is

21 computed, and the school district shall pay such excess solely

22 from its general fund millage."

STROMER of Hancock

Amend House File 810 as follows:

1. Page 5 by inserting after line four (4) the following

3 new paragraph:

"e. Subtract the amount donated to a political party 5 or parties as defined by section forty-three point two (43.2) of the Code, not to exceed one hundred dollars."

2. By renumbering the subsequent paragraph as "f".

BAILEY of Wright LOGUE of Iowa KENNEDY of Chickasaw PELTON of Clinton FREEMAN of Buena Vista ELLSWORTH of Dubuque BAKER of Boone MAYBERRY of Webster MIDDLESWART of Warren SCHROEDER of Pottawattamie HUFF of Polk KITNER of Buchanan MILLER of Des Moines

Amend House File 811 by adding after line 23 of page one (1) the following:

5 Polk County, using existing medical facilities. The

[&]quot;The board of regents shall establish an extension division of the university hospital medical school in

- 6 necessary staff shall be provided for additional general
- 7 medical practitioner training. Students attending the
- 8 university hospital in Iowa City shall be assigned to
- 9 such extension division for the purposes and in such
- 10 manner as shall be specified by the superintendent of
- 11 the hospital or his designee. Any moneys necessary for
- 12 the establishment of such extension division shall be
- 13 paid from funds herein appropriated to the university

14 hospital."

TAPSCOTT of Polk
VAN NOSTRAND of Pottawattamie

On motion by Van Nostrand of Pottawattamie, the House adjourned until 9:00 a.m., Monday, May 5, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, MAY 5, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by Rabbi Isaac Neuman, pastor of the Temple Judah, Cedar Rapids, Iowa.

The Journal of Friday, May 2, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Welden of Hardin, indefinitely, on request of Millen of Jefferson-Van Buren; Logue of Iowa on request of Hamilton of Cedar; Drake of Louisa-Muscatine on request of Corey of Louisa-Muscatine; Kitner of Buchanan on request of Mohrfeld of Tama; Waugh of Monona on request of Freeman of Buena Vista; Langland of Winneshiek on request of Tieden of Clayton; Priebe of Kossuth by the Speaker; Warren of Decatur-Wayne on request of Stroburg of Taylor-Ringgold.

PRESENTATION OF VISITORS

Cunningham of Story presented to the House thirty-one fifth grade students from Gilbert Community School and their teachers, Mrs. Benett and Mrs. Jackson.

Johnson of Audubon-Guthrie presented to the House twenty-one fifth grade students from Bayard Community School and their teacher, Mrs. Templeton.

Rodgers of Dallas presented to the House sixty-one seventh grade students from Waukee Community School and their teachers, Mr. Geirnafirt and Mr. Kopecky.

PETITIONS

The following petitions were received and placed on file:

By Christensen of Clarke-Union, from sixty-four residents of Clarke and Union Counties favoring legislation to legalize parimutuel wagering on horse races and stating a preference for the program planned by the Iowa Horse Racing Association, supported by the Association of Iowa Fairs and Horse Associations of Iowa.

By Lipsky of Linn, from nineteen residents of Polk County favoring House File 251 relating to sex discrimination in employment, housing and public accommodations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 541 and 642; and Senate Files 152, 178, 339, 482, 634, 635 and 654, under Rule 35.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 19, by committee on appropriations, a joint resolution directing the treasurer of state to call and redeem the Korean Veterans' bonus bonds.

Read first time and placed on the calendar.

INTRODUCTION OF BILLS

House File 820, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa for various agricultural associations and industries.

Read first time and placed on the calendar.

House File 821, by committee on appropriations, a bill for an act to appropriate from the general fund of the State of Iowa to the educational radio and television facility board.

Read first time and placed on the calendar.

House File 822, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the educational radio and television facility board for capital improvements of the state educational television network.

Read first time and placed on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 25, providing for a study of the state highway committee.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 675, a bill for an act to legalize proceedings relating to boundaries of school corporations.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 29, a bill for an act relating to jurors.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 62, a bill for an act relating to compensation of county board of social welfare.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 126, a bill for an act relating to support and maintenance of criminal sexual psychopaths.

CARROLL A. LANE, Secretary

SENATE MESSAGES CONSIDERED

Senate File 369, a bill for an act relating to compensation of the mayor and councilmen.

Read first time and referred to committee on cities and towns.

Senate File 398, a bill for an act relating to printing machinery for the state auditor.

Read first time and passed on file.

Senate File 534, a bill for an act relating to highway construction.

Read first time and referred to committee on transportation.

Senate File 551, a bill for an act relating to the authority of the Governor to appoint certain committees and agencies.

Read first time and referred to committee on state government.

Senate File 665, a bill for an act relating to residency requirements for elections; compensation and training of election workers; the use of voters' oaths, affidavits, and declarations; the qualification and certification of candidates of nonparty political organizations; voter registration; the use of serial numbers on applications for absentee ballots and ballot envelopes; absentee ballots for servicemen; the prohibition of the solicitation and notarization of absentee ballots by governmental employees; the review and use of voters' lists; the time of election filings; calling district conventions after resignation of candidates; polling places; the resignation of candidates; and administration of the election laws by the secretary of state.

Read first time and referred to committee on state government.

Senate File 672, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for

construction, replacement, development, and alterations to state parks and reserves, state forests, and state waters; for artificial lake development, erosion control, river, stream, and lake access, development of water-oriented facilities, land acquisition; for siltation control; for boundary surveys, engineering services; and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto.

Read first time and referred to committee on appropriations.

Senate File 675, a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or changes in boundaries of school corporations.

Read first time and referred to committee on schools.

Senate Joint Resolution 25, a joint resolution providing for a study of the state highway commission.

Read first time and passed on file.

MEMBER APPOINTED TO STEERING COMMITTEE ON NONCONTROVERSIAL CALENDAR

Millen of Jefferson-Van Buren, chairman of the steering committee, announced that due to the illness of Representative Welden, Goode of Appanoose-Davis will replace him on the steering committee noncontroversial committee.

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 353, a bill for an act relating to the renewal fees for certificates of registration of professional engineers and land surveyors, with report of committee recommending passage, was taken up for consideration.

Kehe of Bremer offered the following amendment filed by him and moved its adoption:

Amend House File 353 by striking all of lines ten (10) through seventeen (17).

The amendment was adopted.

Kehe of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 353)

The ayes were, 86:

Alt Andersen Baker Battles Bergman Blouin Caffrey Camp Corey Crabb Crosier Cunningham Darrington Den Herder Dooley Dougherty Doyle Dunton Ellsworth Ewell Fisher of Greene Freeman of	Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Holden Huff Johnson of Audubon Johnston of Johnson Kehe Kennedy of Dubuque Knoblauch Kreamer Kruse	McCormick Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Mohrfeld Nelson Newton Nolting O'Hearn Ossian Peterson Pierson Poncy	Rex Rodgers Roorda Roorda Schmeiser Schroeder Schwartz Shaw Shepherd Sorg Stokes Strand Stromer Strothman Tapscott Tieden Van Drie Van Roekel Varley Voorhees Walter Weichman Winkelman Wolfe
Buena Vista	Lippold McCartney	Radl Renda	Mr. Speaker
	MICOAI MICY	Techniq	

The nays were, none.

Absent or not voting, 38:

Bailey Bennett Brinck Campbell Christensen Cochran Dietz Drake Edgington	Franklin Hill Jesse Kennedy of Chickasaw Kitner Klein Kluever Knight	Langland Lawson Lipsky Logue Mayberry McIntyre Milligan Nielsen Pelton	Priebe Sanders Skinner Stroburg Van Nostrand Warren Waugh Welden Wells
Fischer of Grundy	Koch	Perkins	AA GIIR

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 340, a bill for an act relating to establishment and powers of urban renewal agencies, with report of committee recommending passage, was taken up for consideration.

Huff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 340)

The ayes were, 92:

Alt	Battles	Blouin	Camp
Andersen	Bennett	Brinck	Campbell
Baker	Bergman	Caffrey	Christensen

Corey Hanson of Miller of Schmeiser Crabb Howard-Mitchell Des Moines Schroeder Schwartz Crosier Holden Miller of Cunningham Huff Shaw Jones Miller of Shepherd Darrington Johnson of Sorg Den Herder Audubon Marshall Dooley Johnston of Miller of Stokes Dougherty Strand Johnson Page Doyle Kehe Mohrfeld Stromer Nelson Strothman Dunton Kennedy of Dubuque Tapscott Edgington Newton Tieden Ellsworth Knoblauch Nolting Ewell Koch O'Hearn Van Drie Van Nostrand Fisher of Kreamer Ossian Van Roekel Greene Kruse Peterson Freeman of Lippold Pierson Varley Clay-Dickinson Voorhees McCartney Poncy Gannon McCormick Walter Radl Weichman Goode Mendenhall Renda Graham Winkelman Menefee Rex Hamilton Wolfe Mezvinsky Rodgers Middleswart Mr. Speaker Hansen of Roorda Black Hawk Sanders Millen

The nays were, 1:

Freeman of Buena Vista

Absent or not voting, 31:

Bailey Perkins Jesse Lawson Cochran Kennedy of Priebe Lipsky Dietz Chickasaw Skinner Logue Drake Kitner Mayberry Stroburg Fischer of Klein McIntyre Warren Grundy Kluever Milligan Waugh Franklin Knight Nielsen Welden Grasslev Langland Pelton Wells Hill

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 101, a bill for an act to increase the salary of municipal court judges, with report of committee recommending passage, was taken up for consideration.

Voorhees of Black Hawk offered the following amendment from the floor:

Amend House File 101 as follows:

1. By adding the following new sections:

"Sec. 2. Section six hundred two point forty-nine (602.49), Code 1966, as amended by chapter three hundred ninety-eight (398), Acts of the Sixty-second General Assembly, is further amended as follows:

1. By striking from line five (5) the word 'six' and inserting in lieu thereof the word 'seven'.

2. By striking from line seven (7) the word 'seven' and inserting in lieu thereof the word 'eight'.

3. By striking from line nine (9) the word 'seven' and inserting in lieu thereof the word 'eight'.

- 4. By striking from line twelve (12) the word 'nine' and inserting in lieu thereof the word 'ten'.
- 5. By striking from line fifteen (15) the word 'six' and inserting in lieu thereof the word 'seven'.
- 6. By striking from line sixteen (16) the word 'six' and inserting in lieu thereof the word 'seven'.
- 7. By striking from line nineteen (19) the word 'seven' and inserting in lieu thereof the word 'eight'.
- Sec. 3. Chapter three hundred ninety-eight (398), section one (1), Acts of the Sixty-second General Assembly, amending section six hundred two point forty-nine (602.49), Code 1966, is hereby amended by striking from line three (3) the word and figure 'ten (10)' and inserting in lieu thereof the word 'eleven'."
- 2. By inserting in line one (1) after the word "judges" the words ", bailiffs, and clerks".

Voorhees of Black Hawk asked and received unanimous consent to withdraw his amendment.

Huff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 101)

The ayes were, 88:

Alt	Franklin	Kruse	Pierson
Andersen	Gannon	Lawson	Poncy
Baker	Goode	Lippold	Radl
Battles	Graham	McCartney	Renda
Bennett	Grassley	McCormick	Rodgers
Bergman	Hamilton	Mendenhall	Roorda
Blouin	Hansen of	Menefee	Sanders
Caffrey	Black Hawk	Mezvinsky	Schmeiser
Camp	Hanson of	Middleswart	Schwartz
Campbell	Howard-Mitchell	Millen	Shaw
Christensen	Holden	Miller of	Shepherd
Corey	Huff	Des Moines	Sorg
Crabb	Jesse	Miller of	Strand
Cunningham	Johnson of	Jones	Stromer
Darrington	Audubon	Miller of	Tapscott
Den Herder	Johnston of	Marshall	Van Drie
Dooley	Johnson	Milligan	Van Nostrand
Dougherty	Kehe	Nelson	Van Roekel
Doyle	Kennedy of	Newton	Voorhees
Dunton	Chickasaw	Nolting	Walter
Edgington	Kennedy of	O'Hearn	Weichman
Ellsworth	Dubuque	Ossian	Wells
Ewell	Knoblauch	Perkins	Wolfe
Fisher of	Koch	Peterson	Mr. Speaker
Greene	Kreamer		

The nays were. 9:

Crosier	Freeman of	Mohrfeld	Strothman
Freeman of	Clay-Dickinson	Rex	Winkelman
Buena Vista	Linsky	Stokes	

Absent or not voting, 27:

Bailey	Kitner	McIntyre	Skinner
Brinck	Klein	Miller of	Stroburg
Cochran	Kluever	Page	Tieden
Dietz	Knight	Nielsen	Varley
Drake	Langland	Pelton	Warren
Fischer of	Logue	Priebe	Waugh
Grundy	Mayberry	Schroeder	Welden
Hill	yy		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Goode of Appanoose-Davis asked and received unanimous consent that the rules be suspended for the consideration of Senate File 213.

SENATE FILE 213 SUBSTITUTED FOR HOUSE FILE 259

Corey of Louisa-Muscatine asked and received unanimous consent to substitute Senate File 213 for House File 259.

Senate File 213, a bill for an act relating to trespass upon certain posted private property and prescribing a penalty therefor, was taken up for consideration.

Corey of Louisa-Muscatine offered the following amendment filed by him and moved its adoption:

Amend Senate File 213 by striking the word "go" in line four (4) and inserting the word "trespass".

The amendment was adopted.

Tapscott of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 213 by striking the period in line ten (10) and insert in lieu thereof the following: ", or employees of the owner or occupant."

The amendment was adopted.

Doyle of Woodbury offered the following amendment filed by him and Drake of Louisa-Muscatine and moved its adoption:

Amend Senate File 213 as follows:

- 1. By striking in line fifteen (15) the word "shall" and inserting in lieu thereof the word "may".
- 2. By striking the period at the end of section 1 and inserting in lieu thereof the following: "or imprisoned in the county jail not exceeding thirty days. Chapter two hundred thirty-two (232), of the Code, shall have no application in the prosecution of offenses committed by minors under this chapter."

The amendment was adopted.

Corey of Louisa-Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass!" (S.F. 213)

The ayes were, 85:

Alt	Freeman of	McCormick	Sanders
Andersen	Buena Vista	Mendenhall	Schmeiser
Bailey	Goode	Menefee	Schroeder
Baker	Graham	Middleswart	Schwartz
Battles	Grassley	Millen	Shaw
Bergman	Hamilton	Miller of	Shepherd
Caffrey	Hanson of	Jones	Sorg
Camp	Howard-Mitchell	Miller of	Stokes
Campbell	Holden	Marshall	Strand
Christensen	Huff	Miller of	Stromer
Corey	Jesse	Page	Strothman
Crabb	Johnson of	Milligan	Tapscott
Cunningham	Audubon	Mohrfeld	Tieden
Darrington	Kehe	Nelson	Van Drie
Den Herder	Klein	Newton	Van Nostrand
Dooley	Knoblauch	O'Hearn	Van Roekel
Dougherty	Koch	Ossian	Varley
Doyle	Kreamer	Perkins	Voorhees
Dunton	Kruse	Peterson	Walter
Edgington	Lawson	Pierson	Weichman
Ellsworth	Lippold	Poncy	Winkelman
Fisher of	Lipsky	Rex	Wolfe
Greene	McCartney	Rodgers	Mr. Speaker
The next were	. 10.		

The nays were, 13:

Blouin	Gannon	Kennedy of	Miller of
Crosier	Johnston of	Dubuque	Des Moines
Ewell	Johnson	McIntyre	Nolting
Freeman of	Kennedy of	Mezvinsky	Stroburg
Clay-Dickinson	Chickasaw	-	_

Absent or not voting, 26:

Bennett	Franklin	Langland	Renda
Brinck	Hansen of	Logue	Roorda
Cochran	Black Hawk	Mayberry	Skinner
Dietz	Hill	Nielsen	Warren
Drake	Kitner	Pelton	Waugh
Fischer of	Kluever	Priebe	Welden
Grundy	Knight	Radl	Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 259 WITHDRAWN

Corey of Louisa-Muscatine asked and received unanimous consent to withdraw House File 259 from further consideration by the House.

Senate File 30, a bill for an act relating to the leasing of property and other facilities by the geological survey, with report of committee recommending passage, was taken up for consideration.

Alt of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 30)

The ayes were, 96:

Alt Freeman of Radl McCartney Andersen Clay-Dickinson McCormick Rex Baker Gannon Mendenhall Rodgers **Battles** Menefee Goode Sanders Bergman Graham Mezvinsky Schmeiser Middleswart Blouin Grasslev Schroeder Caffrey Hamilton Millen Schwartz Miller of Campbell Hanson of Shaw Howard-Mitchell Christensen Des Moines Shepherd Corey Holden Miller of Stokes Crabb Huff Jones Strand Crosier Jesse Miller of Stroburg Cunningham Marshall Johnson of Stromer Den Herder Audubon Miller of Strothman Dooley Johnston of Page Tapscott Dougherty Johnson Milligan Tieden Van Drie Doyle Kehe Mohrfeld Van Nostrand Dunton Kennedy of Nelson Van Roekel Edgington Chickasaw Newton Kennedy of Nielsen Varley Ellsworth Ewell Dubuque Nolting Voorhees O'Hearn Walter Fischer of Klein Ossian Weichman Grundy Koch Perkins Wells Kreamer Fisher of Greene Kruse Peterson Winkelman Pierson Wolfe Freeman of Lawson Buena Vista Lippold Poncy Mr. Speaker Lipsky

The nays were, none.

Absent or not voting, 28:

Bailey Knoblauch Renda Franklin Bennett Hansen of Langland Roorda Black Hawk Skinner Brinck Logue Camp Mayberry Hill Sorg McIntyre Warren Cochran Kitner Darrington Kluever Pelton Waugh Dietz Knight Priebe Welden Drake

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 34 TABLED

Gannon of Jasper called up for consideration House Concurrent Resolution 34 filed May 1 and found on page 1376 of the House Journal.

Varley of Adair-Madison moved that House Concurrent Resolution 34 be tabled.

Roll call was requested by Gannon of Jasper and Renda of Polk.

Rule 69 was invoked.

On the question "Shall House Concurrent Resolution 34 be tabled?"

The ayes were, 79:

Alt	Freeman of	McCartney	Roorda
Andersen	Buena Vista	McIntyre	Sanders
Bailey	Freeman of	Mendenhall	Schroeder
Battles	Clay-Dickinson	Menefee	Shaw
Bergman	Goode	Millen	Shepherd
Brinck	Graham	Miller of	Sorg
Camp	Grassley	Des Moines	Stokes
Campbell	Hamilton	Miller of	Strand
Christensen	Hanson of	Jones	Stromer
Corey	Howard-Mitchel		Strothman
Crabb	Holden	Marshall	Tieden
Cunningham	Huff	Milligan	Van Drie
Darrington	Johnson of	Mohrfeld	Van Nostrand
Den Herder	Audubon	Nelson	Van Roekel
Dooley	Kehe	Nielsen	Varley
Dunton	Klein	O'Hearn	Voorhees
Edgington	Koch	Ossian	Walter
Ellsworth	Kreamer	Perkins	Weichman
Ewell	Kruse	Peterson	Winkelman
Fischer of	Lawson	Pierson	Wolfe
Grundy	Lippold	Radl	Mr. Speaker
Fisher of Greene	Lipsky	Rex	•

The nays were, 25:

Baker	Jesse	Mezvinsky	Renda
Blouin	Johnston of	Middleswart	Rodgers
Caffrey	Johnson	Miller of	Schmeiser
Crosier	Kennedy of	Page	Schwartz
Dougherty	Chickasaw	Newton	Stroburg
Doyle	Knoblauch	Nolting	Tapscott
Gannon	McCormick	Poncy	Wells

Absent or not voting, 20:

Bennett	Hansen of	Kluever	Priebe
Cochran	Black Hawk	Knight	Skinner
Dietz	Hill	Langland	Warren
Drake	Kennedy of	Logue	Waugh
Franklin	Dubuque	Mayberry	Welden
	Kitner	Pelton	

Motion prevailed and House Concurrent Resolution 34 was tabled.

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 289, a bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000, with report of committee recommending passage, was taken up for consideration.

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 289)



The ayes were, 92:

Alt	Fisher of	McIntyre	Rodgers
Andersen	Greene	Mendenhall	Roorda
Bailey	Gannon	Menefee	Sanders
Baker	Goode	Mezvinsky	Schmeiser
Battles	Graham	Middleswart	Schroeder
Bergman	Hamilton	Millen	Schwartz
Blouin	Hanson of	Miller of	Shaw
Caffrey	Howard-Mitch		Shepherd
Camp	Holden	Miller of	Sorg
Campbell	Huff	Jones	Stokes
Christensen	Jesse	Miller of	Strand
Cochran	Johnston of	Page	Stroburg
Corey	Johnson	Milligan	Stromer
Crabb	Kehe	Nelson	Strothman
Crosier	Kennedy of	Newton	Tapscott
Cunningham	Chickasaw	Nielsen	Tieden
Darrington .	Klein	Nolting	Van Drie
Den Herder	Knoblauch	O'Hearn	Varley
Dooley	Koch	Ossian	Voorhees
Dougherty	Kreamer	Perkins	Walter
Doyle	Kruse	Pierson	Weichman,
Dunton	Lawson	Poncy	Wells
Edgington	Lippold	Radl	Wolfe
Ellsworth	McCartney	Renda	Mr. Speaker
Ewell	McCormick	Rex	· •

The nays were, 6:

Freeman of	Freeman of	Johnson of Audubon	Van Roekel
Buena Vista	Clay-Dickinson		Winkelman
	Grasslev	r 2	and the second s

Absent or not voting, 26:

Bennett	Hansen of	Langland	Peterson
Brinck	Black Hawk	Lipsky	Priebe
Dietz	Hill	Logue	Skinner
Drake	Kennedy of	Mayberry	Van Nostrand
Fischer of	Dubuque	Miller of	Warren
Grundy	Kitner -	Marshall	Waugh
Franklin	Kluever	Mohrfeld	Welden
	Knight	Pelton	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 129, a bill for an act relating to widows' admissions to the Iowa Soldiers' Home, with report of committee recommending passage, was taken up for consideration.

Ellsworth of Dubuque offered the following amendment from the floor and moved its adoption:

Amend the title to House File 129 by striking from line one (1) the words "widows' admissions" and inserting in lieu thereof "admission of widows and wives of members".

The amendment was adopted.

Ellsworth of Dubuque moved that the bill be read a last time now

and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 129)

The ayes were, 102:

Alt	Freeman of	Mayberry	Rex
Andersen	Buena Vista	McCartney	Rodgers
Bailey	Freeman of	McCormick	Roorda
Baker	Clay-Dickinson	Mendenhall	Sanders
Battles	Gannon	Menefee	Schmeiser
Bergman	Goode	Mezvinsky	Schroeder
Blouin	Graham	Millen	Schwartz
Caffrey	Grassley	Miller of	Shaw
Camp	Hamilton	Des Moines	Shepherd
Campbell	Hansen of	Miller of	Sorg
Christensen	Black Hawk	Jones	Stokes
Cochran	Hanson of	Miller of	Strand
Corey	Howard-Mitchell	l Marshall	Stroburg
Crabb	Holden	Miller of	Stromer
Crosier	Huff	Page	Strothman
Cunningham	Johnson of	Milligan	Tapscott
Darrington	Audubon	Mohrfeld	Tieden
Den Herder	Johnston of	Nelson	Van Drie
Dooley	Johnson	Newton	Van Nostrand
Dougherty	Kehe	Nielsen	Van Roekel
Dunton	Kennedy of	Nolting	Varley
Edgington	Chickasaw	O'Hearn	Voorhees
Ellsworth	Knight	Ossian	Walter
Ewell	Knoblauch	Perkins	Weichman
Fischer of	Kreamer	Peterson	Wells
Grundy	Kruse	Pierson	Winkelman
Fisher of	Lawson	Poncy	Wolfe
Greene	Lippold	Radl	Mr. Speaker
Franklin	Lipsky	Rend a	

The nays were, none.

Absent or not voting, 22:

	G,		
Bennett	Jesse	Koch	Priebe
Brinck	Kennedy of	Langland	Skinner
Dietz	Dubuque	Logue	Warren
Doyle	Kitner -	McIntyre	Waugh
Drake	Klein	Middleswart	Welden
Hill	Kluever	Pelton	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

HOUSE INSISTS

(Senate File 614)

Rex of Hamilton called up for consideration Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors, and moved that the House insist on the House amendments to Senate File 614.

Motion prevailed and the House insists on its amendments.

SENATE AMENDMENT CONSIDERED

Camp of Clinton called up for consideration House File 804, a bill for an act to appropriate moneys received by the state banking department, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 804, page 1, line 21, by striking the word "a" and inserting in lieu thereof the words "an unforeseen".

Motion prevailed and the House concurred in the Senate amendment.

Camp of Clinton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 804)

The ayes were, 103:

Alt Andersen Bailey Baker Battles Bergman Blouin Brinck Caffrey Campbell Christensen Cochran Corey Crabb Cunningham Darrington Den Herder Dooley Dougherty Doyle Dunton Edgington	Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Holden Huff Jesse Johnson of Audubon Johnston of Johnston of Johnson Kehe Kennedy of	Kruse Lawson Lippold Lipsky Mayberry McCartney McCormick McIntyre Menefee Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Mohrfeld Nelson	Pierson Poncy Radl Rex Rodgers Roorda Sanders Schmeiser Schwartz Shaw Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Roekel Varley
Dooley	Audubon	Marshall	Tapscott
Doyle	Johnson	Page	Van Drie
Dunton Edgington			
Ellsworth Ewell	Chickasaw Kennedy of	Newton Nielsen	Voorhees Walter
Fischer of	Dubuque	Nolting	Weichman
Grundy Fisher of Greene	Klein Knight Knoblauch	O'Hearn Ossian Perkins	Wells Winkelman Wolfe
Franklin	Koch Kreamer	Peterson	Mr. Speaker

The nays were, none.

Absent or not voting, 21:

Bennett	\mathbf{Dietz}	Kitner	Logue
Camp	Drake	Kluever	Mendenhall
Crosier	Hill	Langland	Milligan

Pelton Schroeder Van Noetrand Waugh Priebe Skinner Warren Welden Renda

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 230, a bill for an act relating to a memorial hall at Camp Dodge, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 230)

The ayes were, 97:

Alt	Fisher of	Kruse	Poncy
Andersen	Greene	Lawson	Renda
Bailey	Franklin	Lippold	Rodgers
Battles	Freeman of	Lipsky	Roorda
Bennett	Buena Vista	Mayberry	Sanders
Bergm an	Freeman of	McCartney	Schroeder
Blouin	Clay-Dickinson	McCormick	Schwartz
Brinck	Gannon	McIntyre	Shaw
Caffrey	Goode	Mendenhall	Shepherd
Camp	Graham	Menefee	Stokes
Campbell	Grassley	Mezvinsky	Strand
Christensen	Hamilton	Middleswart	Stroburg
Cochran	Hansen of	Millen	Stromer
Corey	Black Hawk	Miller of	Strothman
Crabb	Hanson of	Des Moines	Tapscott
Crosier	Howard-Mitchell		Tieden
Cunningham	Holden	Jones	Van Drie
Darrington	Huff		Van Nostrand
Den Herder	Johnson of	Marshall	Van Roekel
Doole y	Audubon	Miller of	Varley
Dougherty	Johnston of	Page	Voorhees
Doyle	Johnson	Mohrfeld	Walter
Dunton .	Kehe	Nelson	Weichman
Edgington	Kennedy of	Newton	Wells
Ellsworth	Dubuque	Nielsen	Winkelman
Fischer of	Klein	Ossian	Wolfe
Grund y	Knoblauch	Peterson	Mr. Speaker
	Kream er	Pierson	

The nays were, 9:

Ewell Kennedy of	Knight Nolting O'Hearn	Radl Rex	Schmeiser Sorg
Chickasaw	O'Hearn		

Absent or not voting, 18:

Baker'	Drake	Jesse	Kluever
Dietz	Hill	Kitner	Koch

Langland Pelton Skinner Waugh Logue Perkins Warren Welden Milligan Priebe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 306 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw House File 306 from further consideration by the House.

House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state, with report of committee recommending passage, was taken up for consideration.

Christensen of Clarke-Union offered the following amendment filed by him, from the floor, and moved its adoption:

Amend House File 815 as follows:

- 1. Page 1, line sixteen (16), by striking the words and figures "twenty thousand (20,000) dollars" and inserting in lieu thereof the words and figures "twenty-one thousand (21,000) dollars".
- 2. Page 2, line fourteen (14), by striking the words and figures "fifteen thousand (15,000) dollars" and inserting in lieu thereof the words and figures "fifteen thousand five hundred (15,500) dollars".

The amendment was adopted.

Baker of Boone offered the following amendment filed by Baker, et al., and moved its adoption:

Amend House File 815 as follows:

1. Page 2, by striking all of line twenty-one (21) and inserting in lieu thereof the following:

"fourteen thousand (14,000)".

The amendment was adopted.

Klein of Winnebago-Worth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 815)

The ayes were, 104:

Alt Cochran Dunton Freeman of Baker Crabb Edgington Buena Vista Crosier Ellsworth **Battles** Freeman of Cunningham Bergman Ewell Clay-Dickinson Blouin Darrington Fischer of Gannon Grundy Caffrey Den Herder Goode Dooley Fisher of Graham Camp Campbell Dougherty Greene Grassley Christensen Doyle Hamilton

Hansen of	Kruse	Mohrfeld	Shepherd
Black Hawk	Lawson	Nelson	Sorg
Hanson of	Lippold	Newton	Stokes
Howard-Mitchell	Lipsky	Nielsen	Strand
Holden	Mayberry	Nolting	Stroburg
Huff	McCartney	O'Hearn	Stromer
Jesse	McCormick	Ossian	Strothman
Johnson of	McIntyre	Perkins	Tapscott
Audubon	Menefee	Peterson	Tieden
Johnston of	Mezvinsky	Pierson	Van Drie
Johnson	Middleswart	Poncy	Van Nostrand
Kehe	Millen	Radl	Van Roekel
Kennedy of	Miller of	Renda	Varley
Chickasaw	Des Moines	Rex	Voorhees
Kennedy of	Miller of	Rodgers	Walter
Dubuque	Jones	Roorda	Weichman
Klein	Miller of	Sanders	Wells
Knight	Marshall	Schmeiser	Winkelman
Knoblauch	Miller of	Schroeder	Wolfe
Koch	Page	Schwartz	Mr. Speaker
Kreamer	Milligan	Shaw	

The nays were, none.

Absent or not voting, 20:

Andersen	Dietz	Kluever	Priebe
Bailey	Drake	Langland	Skinner
Bennett	Franklin	Logue	Warren
Brinck	Hill	Mendenhall	Waugh
Corey	Kitner	Pelton	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McCartney of Floyd in the chair at 10:45 a.m.

Senate File 609, a bill for an act to appropriate from the general fund of the State of Iowa to the division of state planning in the governor's office for community action local aid programs, various governor's study committees and for community affairs, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 609)

The ayes were, 78:

Alt	Christensen	Edgington	Freeman of
Andersen	Cochran	Ellsworth	Clay-Dickinson
Bailey	Corey	Fischer of	Goode
Battles	Crabb	Grundy	Graham
Bennett	Cunningham	Fisher of	Grassley
Bergman	Darrington	Greene	Hamilton
Caffrey	Den Herder	Freeman of	Hansen of
Camp	Dougherty	Buena Vista	Black Hawk
Campbell	Dunton		

Harbor

Hanson of	Lipsky	Ossian	Strothman
Howard-Mitchell		Perkins	Tieden
Hill	Menden ha ll	Peterson	Van Drie
Holden	Menefee	Pierson	Van Nostrand
Huff	Middleswart	Poncy	Van Roekel
Johnson of	Millen	Rex	Varley
Aud ubon	Miller of	Rodgers	Voorhees
Kehe	Jones	Roords	Walter
Kluever	Miller of	Schroeder	Weichman
Knight	Marshall	Schwartz	Winkelman
Koch	Miller of	Shaw	Wolfe
Kruse	Page	Shepherd	Mr. Speaker
Lawson	Milligan	Stokes	(McCartney)
Lippold	Nielsen	Strand	
The nays were, 1	13:	V	
Doyle	Johnston of	Manuinaless	Schmeiser
Ewell	Johnson Johnson	Mezvinsky	
		Newton	Sorg Wells
Gannon	Kennedy of	Nolting Radl	AA GIIB
Jesse	Chickasaw	Radi	
Absent or not vo	ting, 83:		
Baker	Kennedy of	McIntyre	Sanders
Blouin	Dubuque	Miller of	Skinner
Brinck	Kitner	Des Moines	Stroburg
Crosier	Klein	Mohrfeld	Stromer
Dietz	Knoblauch	Nelson	Tapscott
Dooley	Kreamer	O'Hearn	Warren
Drake	Langland	Pelton	Waugh
Franklin	Logue	Priebe	Welden
	3.6	~ .	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Renda

Senate File 633, a bill for an act to appropriate from the general fund of the state to the liquor control commission for study and implementation of an inventory and accounting system, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 633)

McCormick

The aves were, 83:

Mayberry Mendenhall Menefee Mezvinsky Millen Miller of Jones Miller of Marshall Miller of	Milligan Mohrfeld Nelson Nielsen Nolting Peterson Pierson Poncy Radl Rodgers Roorda	Sanders Schmeiser Schwartz Schwartz Shaw Shepherd Sorg Stokes Strand Strothman Van Drie	Van Nostrand Van Roekel Varley Voorhees Walter Weichman Wells Winkelman Wolfe Mr. Speaker
Page	RDTOOM	van Drie	(McCartney)
The nays wer	e, 7 :		
Baker Christen sen Doyle	Fischer of Grundy	Freeman of Buena Vista	Knight Rex
Absent or not	voting, 84:		
Blouin Brinck Dietz Drake Gannon Harbor Johnson of	Kennedy of Dubuque Kitner Klein Knoblauch Koch Langland	Middleswart Miller of Des Moines Newton O'Hearn Ossian Pelton	Renda Skinner Stroburg Stromer Tapscott Tieden Warren
_ Audubon	Logue	Perkins .	Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Priebe

Welden

House File 816, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for construction of a highway patrol district headquarters building at Oelwein, was taken up for consideration.

Menefee of Fayette moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 816)

McCormick

McIntyre

The aves were, 85:

Chickasaw

Kennedy of

	-,		
Alt	Den Herder	Grassley	Kluever
Andersen	Dougherty	Hamilton	Knight
Bailey	Doyle	Hansen of	Koch
Baker	Dunton	Black Hawk	Kruse
Battles	Ellsworth	Hanson of	Kreamer
Bergman	Fischer of	Howard-Mitchell	
Camp	Grundy	Hill	Lippold
Campbell [' Fisher of	Holden	Mayberry
Christensen	Greene	Huff	Mendenhall
Cochran	Franklin	Jesse	Menefee
Corev	Freeman of	Johnson of	Mezvinsky
Crabb	Clay-Dickinson	Audubon	Millen
Crosier	Goode	Kehe	Miller of
Cunningham	Graham	Klein	Des Moines

Shaw Van Roekel Miller of Pierson Poncy Shepherd Varlev Jones Radi Stokes Voorhees Miller of Strand Walter Marshall Rex Milligan Rodgers Stroburg Weichman Roorda Stromer Winkelman Nielsen Strothman Sanders Wolfe Nolting Schmeiser Tieden Mr. Speaker Ossian Schroeder Perkins Van Drie (McCartney) Schwartz Van Nostrand Peterson

The nays were, none.

Absent or not voting, 89:

Rennett Gannon Lipsky Pelton Logue Priebe Blouin Harbor McCormick Brinck Johnston of Renda Johnson McIntvre Skinner Caffrey Kennedy of Middleswart Darrington Sorg Chickasaw Miller of Tapscott Dietz Doolev Kennedy of Page Warren Drake Dubuque Mohrfeld Waugh Kitner Nelson Edgington Welden Ewell Knoblauch Newton Wells Langland O'Hearn Freeman of Buena Vista

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 177, a bill for an act relating to the state teachers' pension, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 177)

The ayes were, 88:

Hanson of Edgington Alt Mendenhall Howard-Mitchell Mezvinsky Andersen Ellsworth Ewell Millen Baker Fischer of Holden Battles Miller of Grundy Johnson of Des Moines Bergman Fisher of Audubon Miller of Camp Kehe Campbell Greene Jones Franklin Klein Miller of Christensen Freeman of Kluever Cochran Marshall Buena Vista Knight Milligan Corey Freeman of Koch Mohrfeld Crabb Clay-Dickinson Kreamer Nielsen Crosier Cunningham Goode Kruse Nolting Graham Lawson Ossian Den Herder Grasslev Lippold Dooley Perkins Dougherty Hamilton Lipsky Peterson Doyle Hansen of Mayberry Pierson Black Hawk McIntyre Dunton Poncy

Walter Radi Shaw Strothman Rex Shepherd Tieden Weichman Rodgers Van Drie Winkelman Sorg Stokes Van Nostrand Wolfe Sanders Van Roekel Schmeiser Strand Mr. Speaker Schroeder Stroburg Varley (McCartney) Voorhees Schwartz Stromer

The nays were, none.

Absent or not voting, 86:

Bailey	Huff	Langland	Pelton
Bennett	Jesse	Logue	Priebe
Blouin	Johnston of	McCormick	Renda
Brinck	Johnson	Menefee	Roorda
Caffrey	Kennedy of	Middleswart	Skinner
Darrington	Chickasaw	Miller of	Tapscott
Dietz	Kennedy of	Page	Warren
Drake	Dubuque	Nelson	Waughn
Gannon	Kitner	Newton	Welden
Harbo r	Knoblauch	O'Hearn	Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of House File 659, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend House File 659, page two (2), by striking lines ten (10) through fourteen (14) and renumbering the remaining subsections.

The amendment was adopted.

Varley of Adair-Madison asked and received unanimous consent that action on House File 659 be deferred.

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which the Miller of Page amendment to House File 659 was adopted.

VAN NOSTRAND of Pottawattamie

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 375, a bill for an act relating to municipal courts, with report of committee recommending passage, was taken up for consideration.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 375)

The ayes were, 91:

Franklin Kruse Rex Andersen Freeman of Lawson Rodgers Buena Vista Bailey Lippold Sanders Baker Freeman of Lipsky Schmeiser Clay-Dickinson Battles Logue Schroeder Gannon Mayberry Schwartz Bergman Shaw Goode McIntyre Camp Campbell Grassley Mendenhall Shepherd Sorg Christensen Hamilton Mezvinsky Millen Stokes Cochran Hansen of Corev Black Hawk Miller of Strand Crabb Hanson of Jones Stroburg Howard-Mitchell Miller of Crosier Stromer Cunningham Marshall Strothman Milligan Den Herder Holden Tieden Van Drie Dooley Huff Mohrfeld Dougherty Jesse Nelson Van Roekel Doyle Johnson of Nielsen Varley Voorhees Dunton Audubon Nolting Edgington Kehe O'Hearn Walter Weichman Ellsworth Klein Ossian Ewell Kluever Perkins Winkelman Fischer of Knight Peterson Wolfe Poncy Grundy Koch Mr. Speaker Fisher of Kreamer Radl (McCartney) Greene

The nays were, none.

Absent or not voting, 33:

Johnston of Menefee Bennett Renda Middleswart Roorda Blouin Johnson Miller of Brinck Kennedy of Skinner Caffrey Chickasaw Des Moines Tapscott Kennedy of Van Nostrand Darrington Miller of Warren Dietz Dubuque Page Newton Drake Kitner Waugh Graham Knoblauch Pelton Welden Harbor Langland Pierson Wells McCormick Priebe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 697, a bill for an act relating to federal insured loans, with report of committee recommending passage, was taken up for consideration.

Millen of Jefferson-Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 697)

The ayes were, 95:

Alt Baker Bergman Campbell
Andersen Battles Caffrey Christensen
Bailey Bennett Camp Cochran

Digitized by Google

Corev Grassley Lippold Renda Crabb Hamilton Logue Rex Mayberry Crosier Hansen of Rodgers Black Hawk Mendenhall Sanders Cunningham Menefee Schmeiser Den Herder Hanson of Howard-Mitchell Mezvinsky Schroeder Dooley Schwartz Millen Dougherty Harbor Miller of Shaw Hill Doyle Des Moines Shepherd Holden Dunton Miller of Sorg Edgington Huff Jones Stokes Ellsworth Johnson of Miller of Strand Audubon Ewell Marshall Stroburg Johnston of Fischer of Johnson Miller of Stromer Grundy Page Kehe Strothman Fisher of Mohrfeld Van Drie Greene Kennedy of Chickasaw Nelson Van Nostrand Franklin Klein Nielsen Van Roekel Freeman of Buena Vista Kluever Nolting Varley Knight O'Hearn Voorhees Freeman of Clay-Dickinson Koch Ossian Walter Kreamer Perkins Weichman Gannon Goode Kruse Poncy Winkelman Radl Wolfe Graham Lawson

The nays were, none,

Absent or not voting, 29:

Blouin Kitner Newton Tieden Brinck Knoblauch Pelton Warren Darrington Langland Peterson Waugh Dietz Lipsky Pierson Welden Drake McCormick Priebe Wells Jesse McIntvre Roorda Mr. Speaker Kennedy of Middleswart Skinner (McCartney) Tapscott Dubuque Milligan

💆 🛬 يور قبيط بيانطۇ دايران

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 387 SUBSTITUTED FOR HOUSE FILE 779

Walter of Pottawattamie asked and received unanimous consent to substitute Senate File 387 for House File 779.

Senate File 387, a bill for an act relating to the effect of federal aid to schools upon state aid to schools, was taken up for consideration.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 387)

The ayes were, 101:

Alt Bailey Battles Bergman Andersen Baker Bennett Caffrey

Camp	Graham	Mayberry	Rodgers
Campbell	Grassley	McIntyre	Roorda
Christensen	Hamilton	Mendenhall	Sanders
Cochran	Hansen of	Menefee	Schmeiser
Corey	Black Hawk	Mezvinsky	Schroeder
Crabb	Hanson of	Millen	Schwartz
Crosier	Howard-Mitchell		Shaw
Cunningham	Hill	Des Moines	Shepherd
Den Herder	Holden	Miller of	Sorg
Dooley	Huff	Jones	Stokes
Dougherty	Jesse	Miller of	Strand
Doyle	Johnson of	Marshall	Stroburg
Dunton	Audubon	Miller of	Stromer
Edgington	Johnston of	Page	Strothman
Ellsworth	Johnson	Milligan	Tieden
Ewell	Kehe	Mohrfeld	Van Drie
Fischer of	Kennedy of	Nelson	Van Nostrand
Grundy	Chickasaw	Nielsen	Van Roekel
Fisher of	Klein	Nolting	Varley
Greene	Kluever	O'Hearn	Voorhees
Franklin	Knight	Ossian	Walter
Freeman of		Peterson	Weichman
Buena Vista		Pierson	Winkelman
Freeman of		Poncy	
Clay-Dickinson	Lawson	Radl	Mr. Speaker
Gannon	Lippold	Renda	(McCartney)
Goode	Logue	Rex	(1.11 301 11103)

The nays were, none.

Absent or not voting, 23:

Blouin	Kennedy of	MeCormick	Skinner
Brinck	Dubuque	M iddles wart	Tapscott
Darrington	Kitner	Newton	Warren
Dietz	Knoblauch	Pelton	Waugh
Drake	Langland	Perkins	Welden
Harbor	Lipsky	Priebe	Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 779 WITHDRAWN

Walter of Pottawattamie asked and received unanimous consent to withdraw House File 779 from further consideration by the House.

House File 666, a bill for an act to add two categories to the milk adulteration categories; to add such categories to the unlawful milk definition, and to provide for additional testing authority and correct certain existing testing standards, with report of committee recommending passage, was taken up for consideration.

Knight of Humboldt-Pocahontas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 666)

The ayes were, 95:

Alt	Freeman of	Kreamer	Poncy
Andersen	Buena Vista	Kruse	Renda
Bailey	Freeman of	Lawson	Rex
Baker	Clay-Dickinson	Lippold	Rodgers
Battles	Gannon	Logue	Sanders
Bennett	Goode	Mayberry	Schmeiser
Caffrey	Grassley	Mendenhall	Schroeder
Camp	Hamilton	Menefee	Schwartz
Campbell	Hansen of	Mezvinsky	Shaw
Christensen	Black Hawk	Millen	Shepherd
Cochran	Hanson of	Miller of	Sorg
Corey	Howard-Mitchell	Des Moines	Stokes
Crabb	Harbor	Miller of	Strand
Crosier	Hill	Jones	Stroburg
Cunningham	Holden	Miller of	Strothman
Den Herder	Huff	Marshall	Tieden
Dooley	Johnson of	Miller of	Van Drie
Dougherty	Audubon	Page	Van Nostrand
Doyle	Johnston of	Milligan	Van Roekel
Dunton	John son	Mohrfeld	Varley
Edgington	Kehe	Nelson	Voorhees
Ellsworth	Kennedy of	Nolting	Walter
Ewell	Chickasaw	O'Hearn	Weichman
Fischer of	Klein	Ossian	Winkelman
Grundy	Kluever	Perkins	Wolfe
Fisher of	Knight	Peterson	Mr. Speaker
Greene	Koch	Pierson	(McCartney)
Franklin			

The nays were, none.

Absent or not voting, 29:

Bergman	Kennedy of	Middleswart	Skinner
Blouin	Dubuque	Newton	Stromer
Brinck	Kitner	Nielsen	Tapscott
Darrington	Knoblauch	Pelton	Warren
Dietz	Langland	Priebe	Waugh
Drake	Lipsky	Radl	Welden
Graham	McCormick	Roorda	Wells
Jesse	McIntyre	*****	,, -,,-

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 375 SUBSTITUTED FOR HOUSE FILE 440

Dunton of Keokuk asked and received unanimous consent to substitute Senate File 375 for House File 440.

Senate File 375, a bill for an act relating to tax sales of the property of deceased old-age assistance recipients, was taken up for consideration.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 375)

The ayes were, 95:

Andersen Freeman of Lippold Poncy Bailey Clay-Dickinson Lipsky Rex Rodgers Baker Gannon Logue Battles Mayberry Sanders Goode Bergman Graham Mendenhall Schmeiser Brinck Grassley Menefee Schroeder Schwartz Caffrey Mezvinsky Hamilton Middleswart Shaw Camp Hansen of Campbell Black Hawk Millen Shepherd Sorg Christensen Hanson of Miller of Howard-Mitchell Des Moines Stokes Cochran Corey Hill Miller of Strand Crabb Holden Jones Stroburg Miller of Cunningham Johnson of Stromer Strothman Marshall Den Herder Audubon Miller of Tieden Johnston of Dooley Van Drie Dougherty Johnson Page Milligan Van Nostrand Dunton Kehe Kennedy of Mohrfeld Van Roekel Edgington Ellsworth Varley Chickasaw Nelson Voorhees Klein Nielsen Ewell Walter Fischer of Kluever Nolting O'Hearn Weichman Grundy Knight Ossian Winkelman Fisher of Koch Perkins Wolfe Kreamer Greene Franklin Peterson Mr. Speaker Kruse (McCartney) Pierson Freeman of Lawson Buena Vista

The nays were, 2:

Crosier

Doyle

Absent or not voting, 27:

Alt Huff McCormick Roorda Bennett McIntyre Skinner Jesse Blouin Kennedy of Newton Tapscott Dubuque Warren Darrington Pelton Kitner Priebe Waugh Dietz Drake Knoblauch Radl Welden Wells Harbor Langland Renda

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 440 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 440 from further consideration by the House.

House File 215, a bill for an act to clarify liability for support furnished by counties for patients admitted to the mental retardation hospital-schools, with report of committee recommending passage, was taken up for consideration.

Van Roekel of Marion moved that the bill be read a last time now

Rodgers

Alt

and placed upon its passage which motion prevailed and the bill was read a last time.

Kruse

On the question "Shall the bill pass?" (H.F. 215)

. Freeman of

The ayes were, 99:

_			
Absent or not v	oting, 21:	4.3	
Crosier	Den Herder	Doyle	Ossian
The nays were,	4:		. •
	Kreamer	Rex	
Buena Vi sta	Koch	Poncy	(McCartney)
Freeman of	Knight	Pierson	Mr. Speaker
Franklin	Kluever	Peterson	Wolfe
Greene	Klein	Perkins	Winkelman
Fisher of	Dubuque	O'Hearn	Wells
Grundy	Kennedy of	Nolting	Weichman
Fischer of	Chickasaw	Nielsen	. Walter
Ewell	Kennedy of	Newton	Voorhees
Ellsworth	Kehe	Nelson	Varley
Edgington	Johnson	Milligan	Van Roekel
Dunton	Johnston of	Page	Van Nostrand
Dougherty	Audubon	Miller of	Van Drie
Dooley	Johnson of	Marshall	Tieden
Crabb	Jesse	Miller of	Tapscott
Corey	. Huff	Jones	Strothman
Cochran	Holden	Miller of	Stromer
Christensen	Hill	Des Moines	Stroburg
Campbell	Howard-Mitchel	l Miller of	Strand
Camp	Hanson of	Middleswart	Stokes
Caffrey	Black Hawk	Mezvinsky	Sorg
Brinck	Hansen of	Menefee	Shepherd
Blouin	- Hamilton	Mendenhall	Shaw
Bergman	Grassley	Mayberry	Schwartz
Battles	Graham	Logue	Schroeder
Baker	Goode	Lipsky	Schmeiser
Bailey	Gannon	Lippold	Sanders
Andersen	Clay-Dickinson	Lawson	Roorda
1110	T. L. C. CIMAN OT	ILI USC	TEAMERIA

Bennett Kitner Millen Renda Cunningham ' Knoblauch Mohrfeld Skinner Darrington Langland Pelton Warren Waugh Dietz McCormick Priebe Drake McIntyre | Radl Welden Harbor

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 157, a bill for an act relating to the office of a supreme court judge, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 157)

1.5

The ayes were, 95:

Alt	Freeman of	Lawson	Poncy
Andersen	Buena Vista	Lippold	Rodgers
Bailey	Freeman of	Lipsky	Roorda
Baker	Clay-Dickinson		Sanders
Battles	Goode	Mayberry	Schmeiser
Bergman		McIntyre	Schwartz
Blouin	O1	Mendenhall	Shaw
Brinck	Hamilton	Menefee	Shepherd
Caffrey	Hansen of	Mezvinsky	Sorg
Camp	Black Hawk	Middleswart	Stokes
Campbell	Hanson of	Miller of	Strand
Christensen	Howard-Mitchel		Stroburg
Cochran	Hill	Miller of	Stromer
Corey	Holden	Jones	Strothman
Crabb	Johnson of	Miller of	Tapscott
Crosier	Audubon	Marshall	Tieden
Cunningham -	Johnston of	Miller of	Van Nostrand
Den Herder	Johnson	Page	Van Roekel
Dooley	Kehe	Milligan	Varley
Dougherty	Kennedy of	Nelson	Voorhees
Doyle	Chickasaw	Newton	Walter
Dunton	Kennedy of	Nielsen	Weichman
Edgington	Dubuque	Nolting	Wells
Ellsworth	Klein	O'Hearn	Winkelman
Fisher of	Kluever	Ossian	Wolfe
Greene	Koch	Perkins	Mr. Speaker
Franklin	Kreamer	Pierson	(McCartney)
	Kruse	•	,

The nays were, 4:

Jesse Knight Rex Van Drie

Absent or not voting, 25:

Bennett Gannon Millen Renda Darrington Harbor Mohrfeld Schroeder Dietz Huff Pelton Skinner Drake Kitner Peterson Warren Ewell Waugh Knoblauch Priebe Fischer of Radl Welden Langland Grundy McCormick

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF CONFERENCE COMMITTEE

(House File 616)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on House File 616, a bill for an act relating to the sale of real state of old-age recipients, respectfully submit the following recommendations:

1. Amend the Senate amendment by striking all of line 5 after the period and all of lines six through eleven and inserting in lieu thereof the following:

"The administrator or executor of such estate shall make application to the court for an appropriate order authorizing him to sell such real estate at public auction or to sell by private sale. The court in its order authorizing the sale may, in its discretion, set out the conditions on which such real estate shall be offered for sale, and may require that such property be advertised for sale in one issue of an official county newspaper in the county wherein such property is located, at least ten days prior to the date such real estate is to be offered for sale."

2. That the Senate amendment as amended be adopted.

On the Part of the House: On the Part of the Senate:

EDGAR H. HOLDEN, Chairman LUCAS J. DeKOSTER, Chairman

LEONARD C. ANDERSEN L
DONALD V. DOYLE E
WILLIAM HILL.

LEE H. GAUDINEER, JR. ERNEST KOSEK JOHN L. MOWRY

CONFERENCE COMMITTEE APPOINTED (Senate File 614)

The Speaker announced the appointment of Peterson of Woodbury, chairman; Rex of Hamilton, Van Drie of Story and Caffrey of Polk on the part of the House as conferees concerning Senate File 614.

The House was recessed until 2:30 p.m. by the Speaker.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 363, a bill for an act relating to the bonding of employees of the department of public safety and special agents.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 400, a bill for an act relating to the personal property tax credit, and the affidavit required therefor.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 563, a bill for an act relating to jurors.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 620, a bill for an act authorizing the issuance of an operator's license to persons legally blind for identification only.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 680, a bill for an act to establish permanent revolving funds for department of public instruction.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 681, a bill for an act to make appropriation to Iowa development commission.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 363

Amend House File 363 by striking all after the period in line 10, and striking all of lines 11 through 14, inclusive, and inserting in lieu thereof:

"All members of the state department of public safety excepting the members of the clerical force shall be bonded for the faithful performance of their duties, in such an amount as the commissioner of public safety may deem necessary, but not less than five thousand dollars (\$5,000.00) for any one position, and clerical employees may be so bonded. The commissioner is authorized to purchase bond coverage with departmental funds, either in blanket bond form or in individual bond form or in any combination thereof."

SENATE AMENDMENT TO HOUSE FILE 400

Amend House File 400 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred fifty-six (356), section forty-one (41), Acts of the Sixty-second General Assembly, is hereby amended by adding the following thereto:

"There is hereby granted a credit of not to exceed two thousand seven hundred (2,700) dollars against the assessed value of tangible personal property as defined in section thirty-nine (39), chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly, owned by a person or business enterprise.

For the purposes of this section:

- 1. 'Person' means an individual, partnership, joint venture, association, corporation, trust, or estate.
 - 2. 'Business enterprise' means a person engaged in business."
- Sec. 2. Amend chapter three hundred fifty-six (356), section forty-two (42), Acts of the Sixty-second General Assembly, by striking in line ten (10) and line twenty-three (23) the figure "1967" and inserting in lieu thereof the figure "1969".
- Sec. 3. Chapter three hundred fifty-six (356), section forty-three (43), Acts of the Sixty-second General Assembly, is amended by striking all of lines one (1) through fifteen (15), inclusive, and inserting in lieu thereof the following new section:
- "Sec. 43. No person or business enterprise in the state shall be allowed a credit on personal property tax in excess of two thousand seven hundred (2,700) dollars assessed valuation. Any person or business enterprise who owns personal property subject to taxation in more than one county of the state shall designate in reporting such property to the assessor for the purpose of assessment as required in section thirty-nine (39) of this Act in which counties of the state the property is located and may claim the entire credit in one county or a proportionate part thereof in each county where the property is situated, and in no case shall he claim more than the two thousand seven hundred (2,700) dollars assessed value for all personal property assessed in all counties.

Each year, on or before July first, the taxpayer shall deliver to the assessor an application for personal property tax credit and state by such affidavit or affidavits filed in each county where his personal property is

situated, that he has not claimed a total personal property tax credit in all counties in excess of a total of two thousand seven hundred (2,700) dollars assessed valuation.

It shall be the duty of the assessor to examine claims for such credit filed with him and recommend on each such claim the disallowance thereof where it appears that an owner of tangible personal property has attempted to divide the ownership thereof for purposes of obtaining additional credit beyond the amount of two thousand seven hundred (2,700) dollars in a year.

If any person fails to make application for the credits provided for under this chapter as herein required, he shall be deemed to have waived the personal property tax credit for the year in which he failed to make claim.

Any person making a false affidavit for the purpose of obtaining the credit provided for in this section, or who knowingly receives such credit without being legally entitled thereto, or who makes claim for credits of more than two thousand seven hundred (2,700) dollars in the state shall be guilty of a misdemeanor and upon conviction thereof shall be fined not more than one hundred (100) dollars or imprisoned in the county jail for not more than thirty (30) days or be both so fined and imprisoned."

Sec. 4. Chapter three hundred fifty-six (356), section forty-four (44), Acts of the Sixty-second General Assembly, is amended by striking all of lines one (1) through eleven (11), inclusive, and inserting in lieu thereof the following new section:

"Sec. 44. If personal property is owned separately by a husband and wife, they may divide the credit or one may take the entire credit, but in no case may a husband and wife receive a total credit of more than two thousand seven hundred (2,700) dollars unless husband, wife or minor children own farm units separately. If personal property is owned by separate business enterprises and the business enterprises are controlled or owned by the same person, the separate business enterprises may divide the credit or one may take the entire credit, but in no case may separate business enterprises which are controlled or owned by the same person receive a total exemption of more than two thousand seven hundred (2,700) dollars.

Business enterprises are controlled or owned by the same person if over (50) percent of their assets or shares of stock are controlled or owned by the same person, or if they are in fact controlled and managed by the same person, regardless of how actual title to the assets or shares of stock are held. The assessor shall deliver the sworn affidavits to the county auditor by August first of each year."

Sec. 5. Chapter three hundred fifty-six (356), section forty-five (45), Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the following:

"The department of revenue shall have the responsibility of auditing credits allowed in 1969 and each year thereafter in all counties in the state, and such audit shall be completed within eighteen months from July first of the year the claims were filed. A copy of the audit containing disallowed credits shall be sent to the county auditor, the county treasurer and state comptroller, and such individuals shall be directed to correct their books and records accordingly. The amount of such erroneous credit shall be charged to the county by the state comptroller. The director of revenue shall be authorized and directed to disallow any claim where the audit or investigation revealed that the claimant was not entitled to the credit claimed. Persons and business enterprises may appeal any disallowed personal property credit to the state board of tax review."

Sec. 6. Chapter three hundred fifty-six (356), section forty-eight (48),

Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the following:

"Any person making a false affidavit for the purpose of obtaining the credit provided for in this section or who knowingly receives such credit without being legally entitled thereto or makes claim for credit in more than one county in the state shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not more than one hundred (100) dollars or imprisoned in the county jail for not more than thirty (30) days or be both fined and imprisoned. Jurisdiction shall be in each county in which an affidavit has been filed."

Sec. 7. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Clayton County Register, a newspaper published at Elkader, Iowa, and in the Hardin County Index, a newspaper published at Eldora, Iowa.

CONSIDERATION OF BILLS:

APPROPRIATIONS COMMITTEE CALENDAR

The House resumed consideration of House File 659, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

1. Amend House File 659 by striking from page 2, lines 22, 23, 24, 25 and 26, the following "and, for the biennium beginning July 1, 1969, and ending June 30, 1971 only, the amount appropriated by the General Assembly for driver's training aid under the provisions of chapter three hundred twenty-one (321) of the Code,".

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (H.F. 659)

The ayes were, 42:

Andersen Kennedy of Dunton Newton Bailey Ellsworth .: Dubuque Nolting Baker Ewell Knoblauch Poncy Blouin Franklin Mayberry Radl. McCormick Brinck Gannon Rodgers Goode Mezvinsky Caffrey Schmeiser Middleswart Camp Jesse Schwartz Christensen Johnston of Miller of Stroburg Cochran Johnson Des Moines Tapscott Crosier Kennedy of Miller of Tieden Dougherty Chickasaw Wells Page Doyle Nelson Winkelman

The nays were, 63:

Alt Dooley Freeman of Hansen of Battles Edgington Buena Vista Black Hawk Bergman Fischer of Freeman of Hanson of Campbell Clay-Dickinson Howard-Mitchell Grundy Graham Corey Fisher of Crabb · Greene Holden Grassley Cunningham Hamilton Huff

Johnson of McCartney Pelton Stromer Peterson Strothman Audubon McIntyre Van Drie Klein Mendenhall Pierson Menefee Rex Van Nostrand Kluever Van Roekel Knight Roorda Millen Miller of Sanders Varley Koch Marshall Schroeder Voorhees Kreamer Kruse Milligan Shaw Walter Mohrfeld Lawson Shepherd Weichman Stokes Wolfe Lippold Nielsen Mr. Speaker Lipsky Ossian Strand

Absent or not voting, 19:

Bennett Kitner O'Hearn Sorg Darrington Langland Perkins Warren Logue Miller of Den Herder Priebe Waugh Dietz Renda Welden Skinner Drake Jones Kehe

The amendment lost.

MOTION TO RECONSIDER LOST

Van Nostrand of Pottawattamie called up for consideration his motion to reconsider and moved that the vote by which the amendment by Miller of Page was adopted be reconsidered.

The motion lost.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend House File 659 by adding to section 3 the following new subsection: 2. FOOD SERVICE

For school lunch and school breakfast assistance\$1,500,000.00

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (H.F. 659)

The ayes were, 30:

Baker Johnston of Mezvinsky Radl Middleswart Blouin Johnson Renda Caffrey Kennedy of Miller of Rodgers Dougherty Chickasaw Des Moines Schmeiser Dovle Kennedy of Newton Schwartz Dubuque Nolting Stroburg Dunton Ewell Knoblauch Perkins Tapscott Gannon Mayberry Poncy Wells Jesse McCormick

The nays were, 76:

Alta Brinck Cunningham Fischer of Darrington Andersen Campbell Grundy Christensen Den Herder Freeman of Bailey Buena Vista Dooley Battles Corey Ellsworth Bergman Crabb

Freeman of	Kluever	Miller of	Shepherd
Clay-Dickinson	Knight	Page	Sorg
Goode	Koch	Milligan	Stokes
Graham	Kreamer	Mohrfeld	Strand
Grassley	Kruse	Nelson	Stromer
Hamilton	Lawson	Nielsen	Strothman
Hansen of	Lippold	O'Hearn	Tieden
Black Hawk	Lipsky	Ossian	Van Drie
Hanson of	Logue	Pelton	Van Roekel
Howard-Mitchell	McCartney	Peterson	Varley
Hill	Mendenhall	Pierson	Voorhees
Holden	Menefee	Rex	Walter
Huff	Millen	Roorda	Weichman
Johnson of	Miller of	Sanders	Winkelman
Audubon	Jones	Schroeder	Wolfe '
Kehe	Miller of	Shaw	Mr. Speaker
Klein	Marshall		

Absent or not voting, 18:

Bennett	Drake	Kitner	Van Nostrand
Camp	Edgington	Langland	Warren
Cochran	Fisher of	McIntyre	Waugh
Crosier	Greene	Priebe	Welden
Dietz	Franklin	Skinner	*************

The amendment lost.

Gannon of Jasper offered from the floor the following amendment:

Amend House File 659 by adding the following new section:

"Sec. —. Senate File 286, Acts of the Sixty-third (63rd) General Assembly, is hereby repealed."

Freeman of Buena Vista rose on a point of order that the amendment was not in order.

The Speaker ruled the point of order well taken and the amendment out of order.

Johnston of Johnson moved that House File 659 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Johnston of Johnson and Mezvinsky of Johnson.

On the question "Shall House File 659 be deferred?"

The ayes were, 30:

Johnston of	McIntyre	Poncy
Johnson		Radl
Kennedy of	Miller of	Renda
Chickasaw	Des Moines	Rodgers
Kennedy of	Miller of	Schmeiser
		Schwartz
Knoblauch	Newton	Stroburg
Mayberry	Nolting	Tapscott
McCormick	Perkins	Wells
	Johnson Kennedy of Chickasaw Kennedy of Dubuque Knoblauch Mayberry	Johnson Kennedy of Chickasaw Kennedy of Dubuque Knoblauch Mayberry Mezvinsky Miller of Des Moines Miller of Page Newton Notting

The nays were, 71:

Alt	Freeman of	Logue	Schroeder
Battles	Clay-Dickinson	McCartney	Shaw
Bergman	Goode	Mendenhall	Shepherd
Blouin	Graham	Menefee	Sorg
Brinck	Grassley	Millen	Stokes
Campbell	Hamilton	Miller of	Strand
Christensen	Hanson of	Jones	Stromer
Corey	Howard-Mitchell	Miller of	Strothman
Crabb	Hill	Marshall	Tieden
Cunningham	Huff	Milligan	Van Drie
Darrington	Johnson of	Mohrfeld	Van Nostrand
Den Herder	Audubon	Nelson	Van Roekel
Dooley	Kehe	Nielsen	Varley
Ellsworth	Klein	O'Hearn	Voorhees
Fischer of	Kluever	Pelton	Walter
Grundy	Knight	Peterson	Weichman
Fisher of	Koch	Pierson	Winkelman
Greene	Kruse	Rex	Wolfe
Freeman of	Lawson	Roorda	Mr. Speaker
Buena Vista	Lippold	Sanders	-

Absent or not voting, 23:

Bailey	Dietz	Holden	Ossian
Baker	Drake	Kitner	Priebe
Bennett	Edgington	Kreamer	Skinner
Camp	Franklin	Langland	Warren
Cochran	Hansen of	Lipsky	Waugh
Crosier	Black Hawk	Middleswart	Welden

The motion lost.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 659)

The ayes were, 81:

Alt	Fisher of	Kennedy of	Milligan
Bailey	Green e	Dubuque	Mohrfeld
Battles	Freeman of	Klein	Nelson
Bergman	Buena Vista	Kluever	Nielsen
Blouin	Freeman of	Koch	Ossian
Brinck	Clay-Dickinson	Kreamer	Pelton
Camp	Graham	Kruse	Perkins
Campbell	Grassley	Lawson	Peterson
Christensen	Hamilton	Lippold	Pierson
Corey	Hansen of	Lipsky	Renda
Crabb	Black Hawk '	Logue	Rex
Cunningham	Hanson of	McCartney	Roorda
Darrington	Howard-Mitchell	McIntyre	Sanders
Den Herder	Hill	Mendenhall	Schroeder
Dooley	Holden	Menefee	Shaw
Dunton	Huff	Millen	Shepherd
Edgington	Johnson of	Miller of	Sorg
Ellsworth	Audubon	Jones	Stokes
Fischer of	Kehe	Miller of	Strand
Grundy		Marshall	Stromer

Strothman Tieden Van Drie	Van Nostrand Van Roekel Varley	Voorhees Walter Weichman	Winkelman Wolfe Mr. Speaker	. i.
The nays we	re, 29:			en: "
Andersen Baker Caffrey Cochran Crosier Dougherty Doyle Ewell Gannon	Goode Jesse Johnston of Johnson Kennedy of Chickasaw Knoblauch Mayberry	McCormick Mezvinsky Miller of Des Moines Miller of Page Newton Nolting	Poncy Radl Rodgers Schmeiser Schwartz Stroburg Tapscott Wells	
Absent or no	t voting, 14:			
Bennett Dietz Drake Franklin	Kitner Knight Langland Middleswart	O'Hearn Priebe Skinner	Warren Waugh Welden	*. * * * *

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER

I file a motion to reconsider the vote by which House File 659 passed the House of Representatives.

SCHROEDER of Pottawattamie

MOTION TO RECONSIDER

I move to reconsider the vote by which House File 659 passed the House of Representatives.

McINTYRE of Linn

MOTION FOR SPECIAL ORDER LOST (House Joint Resolution 4)

Blouin of Dubuque moved that House Joint Resolution 4 be made a special order of business for 9:00 a.m., Thursday, May 8, 1969.

Varley of Adair-Madison moved the previous question on the motion.

Motion prevailed.

Camp of Clinton moved that the motion by Blouin of Dubuque be tabled.

Roll call was requested by Gannon of Jasper and Mezvinsky of Johnson.

On the question "Shall the Blouin motion be tabled?" (H.J.R. 4)

The ayes were, 63:

Alt	Goode	Lawson	Roorda
Battles	Graham	Logue	Schroeder
Camp	Grassley	McCartney	Shepherd
Campbell	Hamilton	Mendenhall	Sorg
Christensen	Hansen of	Menefee	Stokes
Corey	Black Hawk	Miller of	Strand
Crabb	Hanson of	Jones	Stroburg
Cunningham	Howard-Mitchell	Miller of	Stromer
Darrington	Holden	Marshall	Strothman
Den Herder	Huff	Miller of	Van Drie
Dooley	Johnson of	Page	Van Nostrand
Edgington	Audubon	Mohrfeld	Van Roekel
Fischer of	Kehe	Nelson	Varley
Grundy	Klein	Nielsen	Walter
Fisher of	Knight	O'Hearn	Warren
Greene	Koch	Ossian	Winkelm a n
Freeman of	Kreamer	Peterson	Wolfe
Clay-Dickinson	Kruse	Pierson	Mr. Speaker

The nays were, 38:

Andersen	Ellsworth	Kluever	Pelton
Bailey	Ewell	Knoblauch	Poncy
Baker	Gannon	Mayberry	Radl
Bergman	Hill	McCormick	Schmeiser
Blowin	Jesse	McIntyre	Schwartz
Brinck	Johnston of	Mezvinsky	Tapscott
Cochran	Johnson	Middleswart	Voorhees
Crosier	Kennedy of	Milligan	Weichman
Dougherty	Chickasaw	Newton	Wells
Doyle	Kennedy of	Nolting	
Dunton	Dubuque		

Absent or not voting, 23:

Bennett	Kitner	Perkins	Shaw
Caffrey	Langland	Priebe	Skinner
Dietz	Lippold	Renda	Tieden
Drake	Lipsky	Rex	Waugh
Franklin	Millen	Rodgers	Welden
Freeman of	Miller of	Sanders	
Buena Vista	Des Moines		

The motion prevailed.

CONSIDERATION OF BILLS REGULAR CALENDAR

Van Drie of Story asked and received unanimous consent to take up for immediate consideration **Senate File 549**, a bill for an act relating to interest rates for bonds and other obligations issued by public corporations and for certain special assessments for local public improvements.

Kreamer of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 549)

The ayes were, 99:

Alt. Radi Freeman of Lippold Andersen Schmeiser Clay-Dickinson Logue Bailey Goode Mayberry Schroeder Graham Schwartz Baker McCartney Shaw Battles Hamilton McCormick Bergman Hansen of McIntyre Shepherd Blouin Black Hawk Mendenhall Skinner Brinck Hanson of Monefee Sorg Howard-Mitchell Mezvinsky Camp Stokes Campbell Hill Middleswart Strand Holden Christensen Millen Stroburg Cochran Huff Miller of Stromer Jesse Strothman Corev Jones Johnston of Miller of Tapscott Crabb Cunningham Marshall Tieden Johnson Kehe Miller of Van Drie Darrington Den Herder Kennedy of Page Van Nostrand Dooley Chickasaw Milligan Van Roekel Kennedy of Dougherty Nelson Varley Voorhees Dubuque Newton Dunton Walter Edgington Klein Nielsen Ellsworth Kluever Nolting Warren Weichman Knight Ewell O'Hearn Knoblauch Fischer of Ossian Wells Winkelman Grundy Koch Pelton Freeman of Kreamer Peterson Wolfe Buena Vista Kruse Pierson Mr. Speaker Lawson Poncy

The nays were, 5:

Doyle Gannon Johnson of Roorda Fisher of Audubon

Greene

Absent or not voting, 20:

Bennett Grasslev Mohrfeld Rodgers Caffrey Kitner Perkins Sanders Crosier Langland Priebe Waugh Dietz Lipsky Renda Welden Drake Miller of Rex Franklin Des Moines

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER LOST (House File 784)

Miller of Page called up the motion to reconsider filed by Skinner of Polk on May 2 and moved to reconsider the vote by which House File 784 passed the House.

Van Drie of Story moved the previous question on the motion.

The motion prevailed.

The motion to reconsider lost.

MOTION TO TAKE FROM TABLE LOST (House Concurrent Resolution 34)

Gannon of Jasper moved that House Concurrent Resolution 34 be taken from the table.

Roll call was requested by Gannon of Jasper and Mezvinsky of Johnson.

Rule 69 was invoked.

On the question "Shall House Concurrent Resolution 34 be taken from the table?"

The ayes were, 28:

Baker	Jesse	Mayberry	Poncy
Blouin	Johnston of	McCormick	Radl
Cochran	Johnson	Mezvinsky	Schmeiser
Crosier	Kennedy of	Middleswart	Schwartz
Dougherty	Chickasaw	Miller of	Skinner
Doyle	Kennedy of	Des Moines	Stroburg
Ewell	Dubuque	Newton	Tapscott
Gannon	Knoblauch	Nolting	Wells

The nays were, 80:

Alt	Freeman of	Lippold	Pierson
Andersen	Buena Vista	Logue	Roorda
Bailey	Freeman of	Lipsky	Schroeder
Battles	Clay-Dickinson	McCartney	Shaw
Bergman	Goode	McIntyre	Shepherd
Brinck	Graham	Mendenhall	Sorg
Caffrey	Grassley	Menefee	Stokes
Camp	Hamilton	Millen	Strand
Campbell	Hansen of	Miller of	Stromer
Christensen	Black Hawk	Jones	Strothman
Corey	Hanson of	Miller of	Tieden
Crabb	Howard-Mitchel	l Marshall	Van Drie
Cunningham	Hill	Miller of	Van Nostrand
Darrington	Holden	Page	Van Roekel
Den Herder	Huff	Milligan	Varley
Dooley	Johnson of	Nelson	Voorhees
Dunton	Audubon	Nielsen	Walter
Edgington	Keh e	O'Hearn	Warren
Ellsworth	Klein	Ossian	Weichman
Fischer of	Kluever	Pelton	Winkelman
Grundy	Knight	Perkins	Wolfe
Fisher of	Kruse	Peterson	Mr. Speaker
Greene	Lawson		

Absent or not voting, 16:

Bennett Dietz	Kitner Koch	Mohrfeld Priebe	Rodgers Sanders
Drake	Kreamer	Renda	Waugh
Franklin	Langland	Rex	Welden

The motion lost.

MOTION TO RECONSIDER (Senate File 472)

Tieden of Clayton called up his motion to reconsider filed on April 22 and moved to reconsider the vote by which Senate File 472 passed the House.

Motion lost.

SENATE FILE 655 SUBSTITUTED FOR HOUSE FILE 811

Varley of Adair-Madison moved that Senate File 655 be substituted for House File 811.

Motion prevailed.

Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board.

Tapscott of Polk offered the following amendment filed by him and Van Nostrand of Pottawattamie:

Amend Senate File 655 as follows:

By adding after line twenty-one (21) of page two (2) the following:

"The board of regents shall establish an extension division of the hospital school in Polk County using existing facilities and staff for such purpose. Students attending the hospital school in Iowa City shall be assigned to such extension division for the purposes and in such manner as shall be specified by the superintendent of the hospital or his designee. Any moneys necessary for the establishment of such extension division shall be paid from funds herein appropriated to the hospital school.

Camp of Clinton rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Perkins of Pottawattamie moved that Senate File 655 be deferred and that the bill retain its place on the calendar.

Motion lost.

Johnston of Johnson offered from the floor the following amendment and moved its adoption:

Amend Senate File 655 as follows:

- 1. Page one (1), line twenty-three (23), by striking the figures "32,537,-000.00" and inserting in lieu thereof the figures "34,100,000.00".
- 2. Page two (2), line thirty-three (33), by striking the figures "25,634,000.00" and inserting in lieu thereof the figures "26,870,000.00".
- 3. Page three (3), line twelve (12), by striking the figures "10,059,000.00" and inserting in lieu thereof the figures "10,464,000.00".

- 4. Page three (3), line twenty-five (25), by striking the figures "91,680,000.00" and inserting in lieu thereof the figures "94,884,000.00".
- 5. Page five (5), line eleven (11), by striking the figures "86,738,000.00" and inserting in lieu thereof the figures "89,864,000.00".
- 6. Page five (5), line eighteen (18), by striking the figures "73,068,000.00" and inserting in lieu thereof the figures "75,540,000.00".
- 7. Page five (5), line twenty-two (22), by striking the figures "27,422,-200.00" and inserting in lieu thereof the figures "28,232,200.00".
- 8. Page five (5), line twenty-eight (28), by striking the figures "267,261,680.00" and inserting in lieu thereof the figures "273,669,680.00".

Speaker pro tempore Millen in the chair at 6:10 p.m.

Roll call was requested by Johnston of Johnson and Mezvinsky of Johnson.

On the question "Shall the amendment be adopted?" (S.F. 655)

The ayes were, 29:

Baker	Hansen of	Kluever	Newton
Blouin	Black Hawk	Knoblauch	Nolting
Caffrey	Jesse	Lipsky	Perkins
Cochran	Johnston of	McCormick	Poncy
Dougherty	Johnson	McIntyre	Schwartz
Doyle	Kennedy of	Mezvinsky	Stroburg
Dunton	Chickasaw	Miller of	Tapscott
Ewell	Kennedy of	Des Moines	Wells
Gannon	Dubuque		

The nays were, 71:

Alt	Freeman of	Logue	Roorda
Andersen	Clay-Dickinson	McCartney	Schroeder
Battles	Goode	Mendenhall	Shaw
Bergman	Grassley	Menefee	Sorg
Brinck	Hamilton	Middleswart	Stokes
Camp	Hanson of	Miller of	Strand
Campbell	Howard-Mitchell	Jones	Stromer
Christensen	Hill	Miller of	Strothman
Corey	Holden	Marshall	Tieden
Crabb	Huff	Miller of	Van Drie
Crosier	Johnson of	Page	Varley
Cunningham	Audubon	Milligan	Voorhees
Darrington	Keh e	Nelson	Walter
Den Herder	Klein	Nielsen	Warren
Dooley	Knight	O'Hearn	Weichman
Edgington	Kocĥ	Ossian	Winkelman
Ellsworth	Kreamer	Pelton	Wolfe
Fisher of	Kruse	Peterson	Speaker
Greene	Lawson	Pierson	pro tempore
Freeman of Buena Vista	Lippold	Radl	

Absent or not voting, 24:

Bailey	Graham	Priebe	Shepherd
Bennett	Harbor	Renda	Skinner
Dietz	Kitner	Rex	Van Nostrand
Drake	Langland	Rodgers	Van Roekel
Fischer of	Mayberry	Sanders	Waugh
Grundy	Mohrfeld	Schmeiser	Welden
Franklin			,,

The amendment lost

(Senate File 655 pending at adjournment.)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 777, a bill for an act to make appropriations to members who served on ethics committee.

Also: That the President of the Senate has appointed as members of the conference committee on Senate File 614, a bill for an act to increase compensation of county officers, on the part of the Senate: The Senator from Adams, Mr. Briles; the Senator from Woodbury, Mr. Sullivan; the Senator from Polk, Mr. Denman; and the Senator from Madison, Mr. Flatt.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 673, a bill for an act to appropriate fish and game protection fund.

CARROLL A. LANE, Secretary

HOUSE CONCURRENT RESOLUTION 36 By Gannon of Jasper

Whereas, Radio Station WOI, Ames, Iowa, has given live broadcast coverage to the sessions of the House and Senate during this session of the Sixty-third General Assembly and:

Whereas, this coverage has given thousands of Iowans an opportunity

to follow more closely the operation of the General Assembly.

Now, Therefore, Be It Resolved by the House of Representatives, the Senate Concurring, that Radio Station WOI is hereby commended for providing this excellent public service.

Be It Further Resolved, that a copy of this resolution be forwarded to

the manager of Radio Station WOI.

Laid over under Rule 25.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 361, 436, 797 and 809; and Senate File 676.

> CHARLES G. MOGGED Chairman, Senate Committee

ELIZABETH SHAW Chairman, House Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 361, 436, 797 and 809; and Senate File 676.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 5th day of May, 1969, sent to the Governor for his approval: House Files 361, 436, 797 and 809.

ELIZABETH SHAW, Chairman

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 5, 1969, he approved and transmitted to the Secretary of State the following bill: Senate File 676.

REPORTS OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred House Joint Resolution 11, a joint resolution to continue the "Iowa State Fair and World Food Exposition Study Committee" established by the Sixty-first General Assembly, and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 631, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Seacte File 650, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 651, a bill for an act to appropriate from the general fund of the

state to the Iowa reciprocity board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Sencte File 652, a bill for an act to appropriate from the general fund of the state to the department of public safety for capital improvements for the Iowa law enforcement academy, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Seaste File 661, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for computerizing state criminal information files, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 663, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same depess.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 668, a bill for an act to establish a permanent revolving fund in the department of public defense for the payment of the maintenance and operational costs of administrative state aircraft and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Seaste File 669, a bill for an act to make transfer of certain fees, taxes, interest and penalties to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials, and for the cost of manufacturing motor vehicle registration plates at the prison industries, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page twelve (12) all of section thirty-four
- 3 (34) and renumbering the remaining sections.

COCHRAN of Webster

Amend Senate File 665, as passed by the Senate, as follows: By striking from page twelve (12), line eighteen (18), the 8 word "three" and inserting in lieu thereof the word "five". COCHRAN of Webster Amend Senate File 665, as passed by the Senate, as follows: 1 2 By striking from page twelve (12) all of section thirty-five (35) and renumbering the remaining sections. COCHRAN of Webster 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking on page 4, line 21, the word "sixty-five" and 3 inserting in lieu thereof the word "fifty". BAKER of Boone 1 Amend Senate File 665, as passed by the Senate, as follows: By striking on page 4, line 21, the word "sixty-five" and 2 3 inserting in lieu thereof the word "fifty-five". BAKER of Boone Amend Senate File 665, as passed by the Senate, as follows: 1 2 By striking on page 4, line 21, the word "sixty-five" and 3 inserting in lieu thereof the word "sixty". BAKER of Boone Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page 4 all of section eleven (11) and renumbering the remaining sections. BAKER of Boone 1 Amend Senate File 665, as passed by the Senate, as follows: By striking on page 4, line 17, the word "fifty-five" and inserting in lieu thereof the word "fifty". BAKER of Boone 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from pages 2 and 3 all of section four (4) and 3 renumbering the remaining sections. GANNON of Jasper Amend Senate File 665, as passed by the Senate, as follows: 1 By striking from page 2 all of section three (3) and renumbering 2 8 the remaining sections. GANNON of Jasper 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page 2 all of section two (2) and renumbering 3 the remaining sections. GANNON of Jasper Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from pages 1 and 2 all of section one (1) and renumbering the remaining sections. GANNON of Jasper 1 Amend Senate File 665, as passed by the Senate, as follows:

By striking from page eight (8), line twenty (20), the word "ten"

and inserting in lieu thereof the word "eight".

KNOBLAUCH of Carroll

```
Amend Senate File 665, as passed by the Senate, as follows:
      By striking on page seven (7), line thirty (30), the word
2
3 "five" and inserting in lieu thereof the word "ten".
                                                       WELLS of Linn
1
      Amend Senate File 665, as passed by the Senate, as follows:
2
      By striking on page eight (8) all of section twenty-two (22)
2
  and renumbering the remaining sections.
                                               KENNEDY of Dubuque
      Amend Senate File 665, as passed by the Senate, as follows:
1
2
      By striking on page seven (7), line thirty (30), the word "five"
3
   and inserting in lieu thereof the word "seven".
                                               KENNEDY of Dubuque
1
      Amend Senate File 665, as passed by the Senate, as follows:
2
      By striking on page 7, line 30, the word "five" and inserting
   in lien thereof the word "six".
3
                                               KENNEDY of Dubuque
1
      Amend Senate File 665, as passed by the Senate, as follows:
2
      By striking on page seven (7), line thirty (30), the word
3
   "five" and inserting in lieu thereof the word "eight".
                                               KENNEDY of Dubuque
      Amend Senate File 665, as passed by the Senate, as follows:
1
      By striking on page seven (7), line thirty (30), the word
2
   "five" and inserting in lieu thereof the word "nine".
                                               KENNEDY of Dubuque
1
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking from pages 3 and 4 all of section eight (8) and
3
  renumbering the remaining sections.
                                                  RODGERS of Dallas
1
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking in section eight (8) on page 3 all of lines thirty
3
  and thirty-one.
                                                  RODGERS of Dallas
1
     Amend Senate File 665, as passed by the Senate, as follows:
     By striking from pages 6 and 7 all of section 19 and renumbering
2
3
  the remaining sections.
                                                  RODGERS of Dallas
1
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking from page 4 all of section thirteen (13) and
3
   renumbering the remaining sections.
                                                  RODGERS of Dallas
1
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking from pages 10 and 11 all of section thirty-one
3
   (31) and renumbering the remaining sections.
                                              MEZVINSKY of Johnson
1
     Amend Senate File 665, as passed by the Senate, as follows:
```

By striking all of lines 14 and 15 on page 16.

MEZVINSKY of Johnson

JOHNSTON of Johnson

Amend Senate File 665, as passed by the Senate, as follows: By striking from page sixteen (16) and page seventeen (17) 3 all of section fifty-two (52) and renumbering the remaining sections. MEZVINSKY of Johnson 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking on page seventeen (17) all of section fifty-three 3 (53) and renumbering the remaining sections. MEZVINSKY of Johnson Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page fifteen (15), line twenty-six (26), the 3 word "thirty" and inserting in lieu thereof the word "forty". MEZVINSKY of Johnson Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page fifteen (15), line twenty-six (26), the 3 word "thirty" and inserting in lieu thereof the word "thirty-five". MEZVINSKY of Johnson Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page fifteen (15) all of section fifty (50) 3 and renumbering the remaining sections. MEZVINSKY of Johnson Amend Senate File 665, as passed by the Senate, as follows: 1 2 By striking from page fifteen (15), line thirty (30), the word "January" and inserting in lieu thereof the word "February". 3 MEZVINSKY of Johnson 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from pages fifteen (15) and sixteen (16) all of section fifty-one (51) and renumbering the remaining sections. MEZVINSKY of Johnson Amend Senate File 665, as passed by the Senate, as follows: By striking from page fifteen (15) and page sixteen (16) 3 all of section forty-five (45) and renumbering the remaining sections. JOHNSTON of Johnson 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page fourteen (14) all of section forty-four 3 (44) and renumbering the remaining sections. JOHNSTON of Johnson 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page fifteen (15), line twenty-six, the 3 word "thirty" and inserting in lieu thereof the word "forty-five". JOHNSTON of Johnson 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page fifteen (15) all of section forty-six 3 (46) and renumbering the remaining sections.

```
Amend Senate File 665, as passed by the Senate, as follows:
     By striking from page fifteen (15) all of section forty-seven
3
   (47) and renumbering the remaining sections.
                                               JOHNSTON of Johnson
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By inserting after the period in line thirty (30), page
3
   seventeen (17), the following:
4
     "However, no provision of this section shall be construed
5
   as applying to primary or general elections."
                                               JOHNSTON of Johnson
1
     Amend Senate File 665, as passed by the Senate, as follows:
     By striking from pages four (4) and five (5) all of section
2
3
   fourteen (14) and renumbering the remaining sections.
                                               JOHNSTON of Johnson
     Amend Senate File 665, as passed by the Senate, as follows:
     By striking on page four (4), line twenty-five (25), the
2
3
   words "two hundred fifty" and inserting in lieu thereof the
   word "seventy-five" and by striking on page four (4), line
4
5
   twenty-seven (27), the word "twenty-five" and inserting in
   lieu thereof the word "eleven".
                                               JOHNSTON of Johnson
1
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking from page fourteen (14) all of section forty-three
3
   (43) and renumbering the remaining sections.
                                             KENNEDY of Chickasaw
     Amend Senate File 665, as passed by the Senate, as follows:
1
2
     By striking from page thirteen (13), line five (5), the word
3
   "sixty" and inserting in lieu thereof the word "sixty-five".
                                             KENNEDY of Chickasaw
     Amend Senate File 665, as passed by the Senate, as follows:
1
2
     By striking from page thirteen (13), line nineteen (19),
3
   the word "forty-eight" and inserting in lieu thereof the word
4
   "sixty".
                                             KENNEDY of Chickasaw
1
     Amend Senate File 665, as passed by the Senate, as follows:
     By striking on page five (5) all of section seventeen (17) and
2
3
   renumbering the remaining sections.
                                             KENNEDY of Chickasaw
1
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking on page five (5) all of section sixteen (16) and
3
   renumbering the remaining sections.
                                             KENNEDY of Chickasaw
     Amend Senate File 665, as passed by the Senate, as follows:
1
2
     By striking on page five (5) all of section fifteen (15) and
3 renumbering the remaining sections.
                                             KENNEDY of Chickasaw
```

- Amend Senate File 665, as passed by the Senate, as follows: 2 By striking on page five (5) all of lines fifteen (15) and 3 sixteen (16). KENNEDY of Chickasaw Amend Senate File 665, as passed by the Senate, as follows: By striking from page 8, lines thirty-four (34) and 8 thirty-five (35), the words "two hundred" and inserting in lieu thereof the word "seventy-five". CROSIER of Linn 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page 9 all of section twenty-seven (27) 3 and renumbering the remaining sections. CROSIER of Linn Amend Senate File 665, as passed by the Senate, as follows: By striking from page 9 all of section twenty-eight 3 (28) and renumbering the remaining sections. CROSIER of Linn 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page 9 all of section twenty-nine (29) 3 and renumbering the remaining sections. CROSIER of Linn Amend Senate File 665, as passed by the Senate, as follows: By striking from page 12, line thirty-two (32), the 2 3 word "seven" and inserting in lieu thereof the word "ten". PONCY of Wapello Amend Senate File 665, as passed by the Senate, as follows: By striking from page 12, line twenty-six (26), the words "one dollar and sixty cents" and inserting in lieu thereof the words "six dollars". PONCY of Wapello Amend Senate File 665, as passed by the Senate, as follows: 1 By striking from page 12, line twenty-six (26), the 3 words "one dollar and sixty cents" and inserting in lieu 4 thereof the words "five dollars". PONCY of Wapello Amend Senate File 665, as passed by the Senate, as follows: 2. By striking from page 12, line twenty-six (26), the 3 words "one dollar and sixty cents" and inserting in lieu 4 thereof the words "four dollars". PONCY of Wapello Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page twelve (12), line thirty-two (32), 3 the word "seven" and inserting in lieu thereof the word "fourteen". PONCY of Wapello
- 1 Amend Senate File 665, as passed by the Senate, section fifty-
- 2 one (51), page 16, by striking all of lines 16 through 25 and

3 consecutively numbering the remaining subsections.

MAYBERRY of Webster

```
1
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking from pages 9 and 10 all of section thirty (30)
3 and renumbering the remaining sections.
                                             NOLTING of Black Hawk
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking on page 10 all of lines seven (7) through
3 eight (8).
                                             NOLTING of Black Hawk
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking from page thirteen (13), line five (5), the word
3
   "sixty" and inserting in lieu thereof the word "seventy-five".
                                             NOLTING of Black Hawk
1
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking from page 8 all of section twenty-five (25)
   and renumbering the remaining sections.
                                                MILLER of Des Moines
1
     Amend Senate File 665, as passed by the Senate, as follows:
     By striking from page 8, lines thirty-four (34) and
3 thirty-five (35), the words "two hundred" and inserting in
4 lieu thereof the words "one hundred fifty".
                                                MILLER of Des Moines
1
     Amend Senate File 665, as passed by the Senate, as follows:
     By striking on page 8 all of subsection one (1) of section
2
3 twenty-six (26) and consecutively numbering the remaining sub-
4 sections.
                                                MILLER of Des Moines
1
     Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking from pages 8 and 9 all of section twenty-six (26)
3 and renumbering the remaining sections.
                                                MILLER of Des Moines
       Amend House File 296 as follows:
    1. Page one (1), lines six (6) and seven (7), by striking the words "Ombudsman Act" and inserting in
    lieu thereof the words "Department of Inquiry Act".
      2. Page one (1), line twelve (12), by striking
    the words "an officer" and inserting in lieu thereof
 6
 7
    the words "a director".
       3. Page two (2), line twelve (12), by striking
 9
    the word "ombudsman" and inserting in lieu thereof
    the words "director of the department of inquiry".
10
       4. Page two (2), line nineteen (19), by striking
11
12
    the word "ombudsman" and inserting in lieu thereof
13
    the word "director".
       5. Page two (2), line twenty-one (21), by striking
14
    the words "on the office of the ombudsman" and inserting
    in lieu thereof the words "created pursuant to subsection
16
17
    two (2) of this section".
       6. Page two (2), line twenty-three (23), by striking
18
    the words "the ombudsman" and inserting in lieu thereof
19
```

the words "director of the department of inquiry".

25

26

30

31

32

33

61

62

63

64

65

66

- 7. Page three (3), line two (2), by striking the word "ombudsman" and inserting in lieu thereof the word "director".
 - 8. Page three (3), line six (6), by striking the word "ombudsman" and inserting in lieu thereof the words "director of the department of inquiry".
- 9. Page three (3), by striking lines eight (8), nine (9), and ten (10) and inserting in lieu thereof the following:
 - "The person so nominated shall be approved by concurrent resolution on a vote of two-thirds of the majority party present and two-thirds of the minority party present in the general assembly."
- 34 10. Page three (3), line eleven (11), by striking the 35 word "ombudsman" and inserting in lieu thereof the word 36 "director".
- 11. Page three (3), by striking lines fourteen (14), fifteen (15), and sixteen (16), inclusive, and inserting in lieu thereof the words "shall not be actively involved in partisan affairs."
- 12. Page three (3), line seventeen (17), by striking the word "ombudsman" and inserting in lieu thereof the word "director".
- 13. Page three (3), lines twenty (20) and twenty-one (21), by striking the word "ombudsman" and inserting in lieu thereof the word "director".
- 14. Page three (3), line twenty-two (22), by striking the word "ombudsman" and inserting in lieu thereof the word "director".
- 15. Page three (3), lines twenty-five (25) and twentysix (26), by striking the words "ombudsman, deputy ombudsman shall act as ombudsman" and inserting in lieu thereof
 the words "director, the deputy director shall act as
 director".
- 16. Page three (3), lines twenty-eight (28) and twentynine (29), by striking the words "The ombudsman shall receive the same salary as an associate justice of the
 supreme court" and inserting in lieu thereof the words
 "The director shall receive a salary of eighteen thousand
 dollars per annum".
 - 17. Page three (3), line thirty-three (33), by striking the word "ombudsman" and inserting in lieu thereof the word "director".
 - 18. Page four (4), by striking lines two (2) through five (5), inclusive, and inserting in lieu thereof the following:
- "2. The director shall designate one of his assistants
 as the deputy director, with authority to act as director
 when the director becomes disabled or is absent from the
 state."
- 71 19. Page four (4), line six (6), by striking the word 72 "ombudsman" and inserting in lieu thereof the word 78 "director".
- 74 20. Page four (4), line nine (9), by striking the words 75 "to the governor or" and inserting in lieu thereof the

81

82

83

84

85

86

89

90

91

93

95 96

97 98

99 100

101

102 103

104

105

106 107

111

112

113

114

118

119

120

125

126

127

- 76 word "to".
- 77 21. Page four (4), line eleven (11), by striking the 78 word "ombudsman" and inserting in lieu thereof the word 79 "director".
 - 22. Page four (4), line fourteen (14), by striking the word "ombudsman" and inserting in lieu thereof the word "director".
 - 23. Page four (4), line twenty-five (25), by striking the word "ombudsman" and inserting in lieu thereof the word "director".
- 24. Page four (4), line thirty-one (31), by striking 87 the word "ombudsman" and inserting in lieu thereof the word "director". 88
 - 25. Page four (4), by striking lines thirty-two (32) and thirty-three (33) and inserting in lieu thereof the following:
- 92 "1. He may investigate, on complaint, any administrative action of any state agency upon a request by any member of 94 the general assembly."
 - 26. Page five (5), lines nineteen (19) and twenty (20). by striking the word "ombudsman" and inserting in lieu thereof the words "general assembly".
 - 27. Page five (5), line twenty-two (22), by striking the words "office of ombudsman" and inserting in lieu thereof the words "department of inquiry".
 - 28. Page five (5), line thirty-two (32), by striking the word "ombudsman" and inserting in lieu thereof the word "director".
 - 29. Page five (5), line thirty-four (34), by inserting after the word "occur" the words "and shall report the same to the joint legislative committée for action by the general assembly".
- 108 30. Page six (6), by striking lines (1) through twenty-109 one (21), inclusive, and inserting in lieu thereof the 110 following:
 - "1. The director may receive a complaint only from a member of the general assembly. He shall conduct a suitable investigation into the administrative actions which are the subject of the complaint."
- 115 31. Page six (6), by striking lines twenty-three (23), 116 twenty-four (24), and twenty-five (25), inclusive, and 117 inserting in lieu thereof the following:
 - "whether or not it has been investigated, the director shall suitably inform the member of the general assembly who directed the complaint to him and, when appropriate, the administrative agency or agencies involved."
- 121 122 32. Page six (6), line twenty-six (26), by striking 123 the words "ombudsman from a person in" and inserting in 124 lieu thereof the words "director from".
 - 33. Page six (6), line twenty-nine (29), by striking the word "ombudsman" and inserting in lieu thereof the words "joint legislative committee".
- 128 34. Page six (6) by striking line thirty-three (33) 129 and inserting in lieu thereof the words "director shall consult with the joint legislative committee which shall, 130

- in turn, consult with the state agency, officer, or". 131
- 132 35. Page seven (7), line four (4), by striking the 133 word "ombudsman" and inserting in lieu thereof the word
- 134 "director".
- 135 36. Page seven (7), line eleven (11), by striking the 136 words "state agency" and inserting in lieu thereof the 137 words "joint legislative committee and, if necessary,
- 138 inform the state agency of such action".
- 37. Page seven (7), line twelve (12), by striking the 139 140 word "ombudsman" and inserting in lieu thereof the word
- "director". 141 142

161

162

164

171

172

173

183

184

185

- 38. Page seven (7), line fifteen (15), by striking the 143 word "ombudsman" and inserting in lieu thereof the word 144 "director".
- 145 39. Page seven (7), by striking lines nineteen (19) 146 through twenty-five (25), inclusive, and inserting in lieu 147 thereof the following:
- 148 "Sec. 16. The director may publish his conclusions, 149 recommendations, and suggestions, after approval of the 150 general assembly or any of its committees."
- 151 40. Page seven (7), line twenty-seven (27), by striking 152 the word "ombudsman" and inserting in lieu thereof the word 153 "director".
- 154 41. Page seven (7), line twenty-eight (28), by striking 155 the words "and to the governor".
- 156 42. Page seven (7), line thirty-one (31), by striking 157 the word "ombudsman" and inserting in lieu thereof the word 158 "director".
- 43. Page seven (7), line thirty-five (85), by striking 160 the word "ombudsman" and inserting in lieu thereof the word "director".
- 44. Page eight (8), line five (5), by striking the 163 word "ombudsman" and inserting in lieu thereof the word "director".
- 165 45. Page eight (8), line nine (9), by striking the 166 word "ombudsman" and inserting in lieu thereof the word 167 "director".
- 168 46. Page eight (8), line eleven (11), by striking the 169 word "ombudsman" and inserting in lieu thereof the word "director". 170
 - 47. Page eight (8), line sixteen (16), by striking the word "ombudsman" and inserting in lieu thereof the word "director".
- 174 48. Page eight (8), line twenty-two (22), by striking 175 the word "ombudsman" and inserting in lieu thereof the word 176 "director".
- 177 49. Page eight (8), line twenty-seven (27), by striking 178 the word "ombudsman" and inserting in lieu thereof the word 179 "director".
- 180 50. Page eight (8), line twenty-eight (28), by striking the word "ombudsman" and inserting in lieu thereof the word 181 182 "director".
 - 51. Page one (1), by striking the title, lines one (1) through four (4), and inserting in lieu thereof the following:

"An Act to establish the department of inquiry for the

investigation of citizen complaints and certain acts of government within the state, to define its powers and duties, and to provide penalties."

52. Page nine (9), by striking the explanation and inserting in lieu thereof the following:

"The bill provides for the establishment of the office of the Director of Inquiry to enable citizens of Iowa to

obtain redress of grievances against state agencies. The director is selected on a nonpartisan basis and must be

approved by concurrent resolution of the general assembly.The director may investigate any administrative action

197 of any state agency upon receipt of a complaint by any

198 member of the general assembly."

RENDA of Polk

Amend the agriculture committee amendment to House File 772 by striking lines fourteen (14) through twenty-nine (29) and inserting in lieu thereof the following:

"It shall be unlawful for any pipeline company, or its agent, to purchase or attempt to purchase, or to lease or attempt to lease, easements for the purpose of constructing a pipeline prior to the publication of a notice of intent to file an application for permit to construct a pipeline. Such notice shall be filed not

9 less than two weeks prior to the filing of such application and 10 shall be published at least once each week for two consecutive

11 weeks in a newspaper of general circulation in the county in which

12 the pipeline is to be constructed. Such notice shall include the

13 approximate route of the proposed pipeline through such county 14 and such other information as the commission may require. The

15 form and content of such notices shall be approved by the commission

before publication. The notice shall be sent by registered mail to the chairman of the board of supervisors in each county covered by

the proposed application. The county board of supervisors by

majority vote may elect to hold an informational meeting on the application within thirty (30) days of receipt of said notice.

21 Notice of such informational meeting shall be published at least

22 once each week for two weeks in a newspaper of general circulation in the county.

23 The county board of supervisors shall have no authority to determine

24 routes of such pipelines."

FISCHER of Grundy
FREEMAN of Buena Vista
SHEPHERD of Lee
KOCH of Woodbury
LOGUE of Iowa

Amend House File 791, page 1, line fourteen (14), by inserting after the word "conducted" the following:
"in public at a time, place and date set by the

4 commission, and as each name is drawn the commission

5 shall record same and announce the name to those attend-

6 ing the drawing".

KLUEVER of Cass LOGUE of Iowa Amend House File 791, page 1, by striking all of lines eight (8) through twenty-three (23) and inserting in lieu

3 thereof the following:

4 "The commission may, following an investigation, restrict

5 hunting hours of any game so as to provide limited decimation

6 of the species for conservation purposes. However, any

7 licenses the commission shall authorize to take deer shall 8 be available to all qualified residents of the state without

9 restriction as to the total number of individual licenses

10 to be issued."

KLUEVER of Cass LOGUE of Iowa

Amend the committee on human and industrial relations amendment to Senate File 78, filed April 30, as follows:

Line 254 by striking the word "knowingly".
 Line 258 by striking the word "knowingly".

Line 258 by striking the word "knowingly".
 Line 263 by inserting after the word "child"

6 the following: "An employer of migratory agricultural

7 laborers shall require proof prior to employment of a child

from the child or his parents or other person having custody

of the child that the child is not seeking employment in

10 violation of the minimum age requirements".

TAPSCOTT of Polk
McINTYRE of Linn
JESSE of Polk
SANDERS of Emmet-Palo Alto
BLOUIN of Dubuque
CHRISTENSEN of Clarke-Union
NOLTING of Black Hawk
REX of Hamilton
RENDA of Polk
HANSON of Howard-Mitchell
JOHNSTON of Johnson
WOLFE of Cerro Gordo
MILLIGAN of Polk
KENNEDY of Chickasaw
SKINNER of Polk
SHEPHERD of Lee

ELLSWORTH of Dubuque MEZVINSKY of Johnson KREAMER of Polk FRANKLIN of Polk SCHWARTZ of Wapello NEWTON of Scott SORG of Linn MILLER of Des Moines HUFF of Polk BENNETT of Polk KNOBLAUCH of Carroll DUNTON of Keokuk CAFFREY of Polk BAKER of Boone PERKINS of Pottawattamie GANNON of Jasper COCHRAN of Webster

MAYBERRY of Webster Amend House File 811 as follows:

8

9

10

- 2 1. Page one (1), line twenty-three (23), by striking 3 the figure "32,537,000.00" and inserting in lieu thereof 4 the figure "32,536,913.36".
- the figure 32,305,315.30.

 2. Page two (2), line twenty-seven (27), by striking the figure "46,906,000.00" and inserting in lieu thereof the figure "46,905,913.36".
 - 3. Page two (2), line thirty-three (33), by striking the figure "25,634,000.00" and inserting in lieu thereof the figure "25,632,484.85".
- 11 4. Page three (3), line seven (7), by striking the 12 figure "32,459,500.00" and inserting in lieu thereof the 13 figure "32,457,984.85".
- 5. Page three (3), line twelve (12), by striking the

```
figure "10.059.000.00" and inserting in lieu thereof the
15
16
    figure "10,058,550.00".
17
       6. Page three (3), line twenty-five (25), by striking
18
    the figure "91,680,000.00" and inserting in lieu thereof
19
    the figure "91,677,948,21".
                                         SCHROEDER of Pottawattamie
 1
       Amend Senate File 650 as follows:
       1. By changing the comma in line twenty-three (23) of page
    one (1) to a period striking the remainder of the page and
 4
    inserting in lieu thereof the following:
 5
      "The salary of the director shall be $13,250 for the first year
 6
    of the biennium, and $14,045 for the second year of the biennium.
 7
    plus longevity. The current salary ranges of the other peace
 8
    officer classifications of the division shall be increased by
 9
    six percent (6\%) each year of the biennium, plus longevity.
10
      Longevity shall be the same as provided in section 80.8 of the
11
    Code for members of the highway patrol.
12
       Other salaries of the division shall be as provided in the pay
13
    plan as approved by the executive council."
14
      2. By striking on page two (2), all of line one (1) and through
15
    the word "service" in line two (2).
16
      3. By striking on page two (2) beginning with the comma in
    line nineteen (19) through the word "service" in line twenty-two
17
18
    (22) and inserting in lieu thereof the following:
      ". The salary for the chief shall be $14,840 for the first year
19
20
    of the biennium and $15,730 for the second year of the biennium.
21
    plus longevity. The current salary ranges of the other classifica-
22
    tions in the highway patrol shall be increased by six percent (6%)
23
    each year of the biennium, plus longevity.
      Longevity shall be as provided in section 80.8 of the Code.
24
25
      Other salaries of the division shall be as provided in the pay
26
    plan as approved by the executive council."
                                                        MILLER of Page
      Amend Senate File 655 by inserting after the word
   "practitioners" in the second line following line 23
    the words "in medicine".
                                                        CAMP of Clinton
      Amend Senate File 655, page 5, by striking all
   of section 8.
                                                     PELTON of Clinton
      Amend Senate File 655, page 3, line twelve (12), by
 1
 2 striking the figure "9,759,000.00" and inserting in lieu
   thereof the figure "10,059,000.00."
                                               HANSEN of Black Hawk
      Amend Senate File 655, as amended and passed by the
 1
    Senate, by striking all of section eight (8).
2
                                                 JOHNSTON of Johnson
                                                 KLUEVER of Cass
```

1 Amend Senate File 655 as follows:

1. Page two (2), line thirteen (13), by striking

the figures "2,043,000.00" and inserting in lieu thereof

the figures "2,116,000.00". 2. Page three (3), line twenty-five (25), by striking 6 the figures "91.680.000.00" and inserting in lieu thereof 7 the figures "91.753.000.00". 3. Page five (5), line thirteen (13), by striking 8 the figures "4.676.000.00" and inserting in lieu thereof 9 10 the figures "4,749,000.00". 4. Page five (5), line twenty-eight (28), by striking 11 the figures "267,261,680.00" and inserting in lieu thereof 12 13 the figures "267,334,680.00". JOHNSTON of Johnson 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking on page 7 lines 17 through 24 inclusive and 3 renumbering the remaining sections. HILL of Marshall Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from pages 17, 18, and 19 all of section fifty-8 four (54). HILL of Marshall RODGERS of Dallas Amend Senate File 665, as passed by the Senate, as follows: 2 By striking on page 8 all of section twenty-three (23) and 3 renumbering the remaining sections. HILL of Marshall Amend Senate File 665, as passed by the Senate, section thirty-2 seven (37), page 12, by striking all of lines 29 and 30, and renumbering the remaining subsections. TAPSCOTT of Polk 1 Amend Senate File 665, as passed by the Senate, as follows: By inserting a period after the word "practicable" on page 6 3 line 12 and striking the remainder of line 12 and all of line 13. TAPSCOTT of Polk 1 Amend Senate File 665, as passed by the Senate, as follows: By striking on page ten (10) all of lines sixteen (16) through 2 3 twenty-five (25). TAPSCOTT of Polk Amend House File 819 by inserting after line twenty-one 2 (21) page two (2) the following: 8 "The commissioner of the department of social services is hereby authorized to establish a detention care program at the 4 Annie Wittenmyer Home in the city of Davenport. Such deten-5 6 tion care may be offered to any city or county served by the 7 Annie Wittenmyer Home at the discretion of the commissioner of the department of social services. The commissioner shall 9 establish operating rules and regulations to provide fair and

12 children committed to the Annie Wittenmyer Home. The total 13 cost of detention care shall be charged on a per patient per

equitable charges for such services by separating the costs of

detention care from the normal costs of providing services for

- 14 diem to the city or county responsible for the admission of
- 15 such patient. Such funds received from detention care shall
- 16 be deposited in the general fund of the state and such funds
- 17 are hereby appropriated back to the Annie Wittenmyer Home in the
- 18 city of Davenport. In determining the charges for other children
- 19 placed in the Annie Wittenmyer Home at Davenport, the amount
- 20 received for detention care shall be deducted from the total
- 21 operating costs before per diem for the other children is
- 22 determined as provided in chapter two hundred thirty-two (232)
- 23 of the Code."

HOLDEN of Scott SHAW of Scott NEWTON of Scott O'HEARN of Scott

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Tuesday, May 6, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, MAY 6, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend John Fink, pastor of the First United Presbyterian Church, Winterset, Iowa.

The Journal of Monday, May 6, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Franklin of Polk on request of Schwartz of Wapello; Weichman of Benton on request of Poncy of Wapello; O'Hearn of Scott on request of Wolfe of Cerro Gordo.

PRESENTATION OF VISITORS

Baker of Boone presented to the House forty-seven sixth grade students from Boone-Franklin School and their teachers, Mrs. Peterson and Mrs. Schmickley.

Gannon of Jasper presented to the House Jim Gannon and Bob Gannon, students at Iowa State University. Bob Gannon is state president of the 4-H Club.

Tapscott of Polk, on behalf of Franklin of Polk, presented to the House thirty-three eighth grade students of Visitation School, accompanied by Sister Mary Thomasena and John Allen.

Kehe of Bremer presented to the House thirty-seven students of Plainfield Community School and their teachers, Mrs. Selma Eaton and Gale Dettbarn.

PETITIONS

The following petitions were received and placed on file:

By Drake of Louisa-Muscatine, from forty-four residents of Iowa City and Johnson County in support of House File 774 relating to changes in present election laws.

By Waugh of Monona, from eleven residents of Monona County opposing Senate File 565 relating to the elimination of justice of the peace and mayors courts.

By Peterson of Woodbury, from ninety-seven residents of Iowa opposing Senate File 565 relating to the elimination of justice of the peace and mayors courts.

By Van Drie of Story and Cunningham of Story, telegrams from 348 employees of the state highway commission asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system.

By Cunningham of Story, from forty employees of the state highway commission asking for their own merit system on the same basis as that of the board of regents.

By Koch, Andersen, Dooley and Doyle of Woodbury County, from forty-five employees of the state highway commission, Sioux City, asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system.

By Freeman of Buena Vista, from fourteen employees of the state highway commission, Storm Lake, asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Joint Resolution 11; and Senate Files 631, 650, 651, 652, 661, 663, 668 and 669, under Rule 35.

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced to the House that the Chair's policy would be based on the following rules of procedure pursuant to Mason's Manual of Legislative Procedure:

Sec. 180. Dilatory Motions

1. Any regular parliamentary motion, when improperly used for the purpose of delaying or obstructing business, is a dilatory motion. For the convenience of legislative bodies, it is necessary to allow some highly privileged motions to be renewed again and again after progress in debate or the transaction of any business. If there were no provision for protecting the body, a minority could be constantly raising questions of order and appealing from every decision of the presiding officer, calling for a division on every viva voce vote, even when it was nearly unanimous, moving to lay motions on the table, moving to adjourn, and offering frivolous

forms and methods, practically stop business.

2. Every legislative body has the inherent right to protect itself from dilatory motions. Whenever the presiding officer is satisfied that a member is using parliamentary forms to obstruct business, he should not recognize him, but should rule him out of order. After the presiding officer has been

and absurd amendments, and, by thus taking advantage of parliamentary

sustained upon an appeal, he need not entertain another appeal from the same member or members, while he or they are evidently engaged in trying to obstruct business.

3. The presiding officer may properly refuse to permit debate on dilatory motions or on the question of whether a motion is dilatory, and may also refuse to entertain appeals from his decision on motions refused consideration, on the ground that they are dilatory. The presiding officer should never supress or refuse to entertain motions as dilatory or frivolous, merely to expedite business. It is only justifiable when it is perfectly clear that the opposition is trying to obstruct business.

MISUSE OF TECHNICAL RULES IS NOT ALLOWED. Mason's Manual, Sec. 54: "The purpose of parliamentary law is to secure an orderly procedure in conducting the business of an organization and to eliminate confusion. . . . Purely technical rules are to be applied only when they

will aid in the deliberations of the body".

THE MOST DIRECT AND SIMPLE PROCEDURE SHOULD BE FOL-LOWED. Mason's Manual, Sec. 55: "In the interest of saving the time and effort of the members and avoiding confusion, the most direct and simplest means of accomplishing a purpose should be followed".

SENATE MESSAGES CONSIDERED

Senate File 563, a bill for an act relating to jurors.

Read first time and referred to committee on judiciary.

Senate File 620, a bill for an act authorizing the issuance of an operator's license to persons legally blind for identification only.

Read first time and referred to committee on human and industrial relations.

Senate File 680, a bill for an act to establish permanent revolving funds for the department of public instruction for administering federally financed programs and to make appropriations therefor.

Read first time and referred to committee on appropriations.

Senate File 671, a bill for an act relating to safety standards for the construction of school buses and manner of use of certain safety equipment.

Read first time and referred to committee on schools.

Senate File 673, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission.

Read first time and referred to committee on appropriations.

Senate File 681, a bill for an act to appropriate from the general fund of the State of Iowa to the Iowa development commission.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 24, a joint resolution concerning study committee on World Food Exposition.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 322, a bill for an act relating to purchase of firearms.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 649, a bill for an act relating to the establishment of an office for planning and programming.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 111, a bill for an act relating to municipal utility retirement systems.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 196, a bill for an act relating to the referendum for approval of low-rent housing projects.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 462, a bill for an act relating to organization of commissioners of a memorial hospital commission.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 196

Amend House File 196 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred three A point five (408A.5), Code 1966, is hereby amended as follows:

1. By striking lines ten (10) through fourteen (14), inclusive, and inserting in lieu thereof the words 'in this section.'

2. By striking from line twenty (20) the word 'prior' and inserting in lieu thereof a period.

3. By striking lines twenty-one (21) and twenty-two (22).

Sec. 2. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby repealed and the following is inserted in lieu thereof:

'Before creating any low-rent housing agency as provided in section four hundred three A point five (403A.5) of the Code and before adoption of any resolution to proceed with any low-rent housing project, the governing body of the municipality shall hold a public hearing thereon, and shall cause a notice of the hearing and of the proposed action to be published at least once in a newspaper of general circulation within the municipality, at least thirty days before the hearing.'."

HOUSE FILE 63 WITHDRAWN

Radl of Linn asked and received unanimous consent to withdraw House File 63 from further consideration by the House.

CONFERENCE COMMITTEE REPORT ADOPTED (House File 616)

Holden of Scott called up for consideration the conference committee report on **House File 616**, a bill for an act relating to the sale of real estate of old-age recipients, as follows:

REPORT OF CONFERENCE COMMITTEE (House File 616)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on House File 616, a bill for an act relating to the sale of real estate of old-age recipients, respectfully submit the following recommendations:

1. Amend the Senate amendment by striking all of line 5 after the period and all of lines six through eleven and inserting in lieu thereof the following:

"The administrator or executor of such estate shall make application to the court for an appropriate order authorizing him to sell real estate at public auction or to sell by private sale. The court in its order authorizing the sale may, in its discretion, set out the conditions on which such real estate shall be offered for sale, and may require that such property be advertised for sale in one issue of an official county newspaper in the county wherein such property is located, at least ten days prior to the date such real estate is to be offered for sale."

2. That the Senate amendment as amended be adopted.

On the Part of the House:
EDGAR H. HOLDEN, Chairman
LEONARD C. ANDERSEN
DONALD V. DOYLE
WILLIAM HILL

On the Part of the Senate: LUCAS J. DeKOSTER, Chairman LEE H. GAUDINEER, JR. ERNEST KOSEK JOHN L. MOWRY

Holden of Scott moved the adoption of the conference committee report and the amendments contained therein.

Motion prevailed.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 616)

The ayes were, 105:

Alt	Battles	Camp	Crabb
Andersen	Bergman	Campbell	Cunningham
Bailey	Blouin	Cochran	Darrington
Baker	Caffrey	Corey	Den Herder

Doolev Holden Middleswart Schmeiser Dougherty Huff Schroeder Millen Miller of Doyle Jesse Schwartz Drake Johnson of Des Moines Shaw Dunton Audubon Miller of Shepherd Kehe Edgington Jones Skinner Ellsworth Kennedy of Miller of Sorg Chickasaw Ewell Marshall Stokes Fischer of Kennedy of Miller of Strand Grundy Page Stroburg Dubuque Fisher of Kitner Milligan Stromer Kluever Greene Mohrfeld Strothman Freeman of Knoblauch Nelson Tapscott Buena Vista Koch Newton Tieden Freeman of Kreamer Nielsen Van Drie Clay-Dickinson Kruse Nolting Van Roekel Langland Varley Gannon Ossian Goode Lawson Pelton Voorhees Graham Pierson Walter Lippold Warren Grasslev Poncy Lipsky Hamilton Priebe Waugh Logue McCartney Wells Hansen of Renda Black Hawk McIntyre Winkelman Rex Hanson of Mendenhall Rodgers Wolfe Howard-Mitchell Menefee Mr. Speaker Roorda Hill Mezvinsky

The nays were, none.

Absent or not voting, 19:

Bennett Franklin Mayberry Radi **Brinck** Johnston of McCormick Sanders Van Nostrand Christensen Johnson O'Hearn Perkins Weichman Crosier Klein Welden Dietz Knight Peterson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **Senate File 655**, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board.

Johnston of Johnson offered the following amendment filed by him and moved its adoption:

Amend Senate File 655 as follows:

- 1. Page two (2), line thirteen (13), by striking the figures "2,043,000.00" and inserting in lieu thereof the figures "2,116,000.00".
- 2. Page three (3), line twenty-five (25), by striking the figures "91,680,000.00" and inserting in lieu thereof the figures "91,753,000.00".
- 3. Page five (5), line thirteen (13), by striking the figures "4,676,000.00" and inserting in lieu thereof the figures "4,749,000.00".
- 4. Page five (5), line twenty-eight (28), by striking the figures "267,261,-680.00" and inserting in lieu thereof the figures "267,334,680.00".

Roll call was requested by Johnston of Johnson and Mezvinsky of Johnson.

On the question "Shall the amendment be adopted?" (S.F. 655)

The ayes were, 31:

Baker	Gannon	Kennedy of	Nolting
Blouin	Hansen of	Dubuque	Poncy
Caffrey	Black Hawk	Kluever	Rodgers
Cochran	Huff	Knoblauch	Schmeiser
Crosier	Jesse	Mayberry	Schwartz
Dougherty	Johnston of	Mezvinsky	Skinner
Doyle	Johnson	Miller of	Stroburg
Dunton	Kennedy of	Des Moines	Tapscott
Ewell	Chickasaw	Newton	Wells

The nays were, 65:

Alt	Goode	Logue	Schroeder
Andersen	Graham	McCartney	Shaw
Battles	Grassley	Mendenhall	Stokes
Bergman	Hamilton	Menefee	Strand
Camp	Hanson of	Millen	Stromer
Campbell	Howard-Mitchell	Miller of	Strothman
Christensen	Hill	Jones	Tieden
Corey	Holden	Miller of	Van Drie
Crabb	Johnson of	Marshall	Van Roekel
Cunningham	Audubon	Milligan	Varley
Darrington	Kehe	Mohrfeld	Voorhees
Den Herder	Kitner	Nelson	Walter
Dooley	Koch	Nielsen	Warren
Ellsworth	Kreamer	Ossian	Waugh
Fisher of	Langland	Peterson	Winkelman
Greene	Kruse	Pierson	Wolfe
Freeman of	Lawson	Priebe	Mr. Speaker
Clay-Dic kinson	Lippold	Roorda	-

Absent or not voting, 28:

Bailey	Franklin	Middleswart	Rex
Bennett	Freeman of	Miller of	Sanders
Brinck	Buena Vista	Page	Shepherd
Dietz	Klein	O'Hearn	Sorg
Drake	Knight	Pelton	Van Nostrand
Edgington	Lipsky	Perkins	Weichman
Fischer of	McCormick	Radl	Welden
Grundy	McIntyre	Renda	

The amendment lost.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate File 655 as follows:

- 1. Page one (1), line twenty-three (23), by striking the figure "32,537,000.00" and inserting in lieu thereof the figure "32,536,913.36".
- 2. Page two (2), line twenty-seven (27), by striking the figure "46,906,000.00" and inserting in lieu thereof the figure "46,905,913.36".
- 3. Page two (2), line thirty-three (33), by striking the figure "25,634,000.00" and inserting in lieu thereof the figure "25,632,484.85".
- 4. Page three (3), line seven (7), by striking the figure "32,459,500.00" and inserting in lieu thereof the figure "32,457,984.85".

5. Page three (3), line twelve (12), by striking the figure "10,059,000.00" and inserting in lieu thereof the figure "10,058,550.00".

6. Page three (3), line twenty-five (25), by striking the figure "91,680,000.00" and inserting in lieu thereof the figure "91,677,948.21".

The amendment was lost.

Hansen of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 655, page 3, line twelve (12), by striking the figure "9,759,000.00" and inserting in lieu thereof the figure "10,059,000.00."

Roll call was requested by Hansen of Black Hawk and Ewell of Black Hawk.

On the question "Shall the amendment be adopted?" (S.F. 655)

The ayes were, 59:

Alt	Ellsworth	Kluever	Newton
Andersen	Ewell	Knoblauch	Nolting
Baker	Gannon	Koch	Peterson
Bennett	Graham	Kreamer	Pierson
Bergman	Hansen of	Langland	Poncy
Blouin	Black Hawk	Lawson	Priebe
Caffrey	Holden	Lippold	Rodgers
Camp	Huff	Logue	Schmelser
Cochran	Jesse	Mayberry	Schwartz
Cunningham	Johnston of	McCormick	Skinner
Crosier	Johnson	Mezvinsky	Tapscott
Den Herder	Kennedy of	Middleswart	Tieden
Dooley	Chick asaw	Miller of	Voorhees
Dougherty	Kennedy of	Des Moines	Waugh
Doyle	Dubuque	Mohrfeld	Wells
Dunton	Kitner	Nelson	Wolfe

The nays were, 49:

	•		
Battles	Goode	Millen	Shepherd
Brinck	Grassley	Miller of	Sorg
Campbell	Hamilton	Marshall	Stokes
Christensen	Hanson of	Miller of	Strand
Corey	Howard-Mitchell	Page	Stromer
Darrington	Hill	Milligan	Strothman
Drake	Johnson of	Nielsen	Van Drie
Fischer of	Audubon	Ossian	Van Nostrand
Grundy	Kehe	Pelton	Van Roekel
Fisher of	Klein	Radl	Varley
Greene	Kruse	Rex	Walter
Freeman of	McIntyre	Roorda	Warren
Buena Vista	Mendenhall	Schroeder	Winkelman
Freeman of	Menefee	Shaw	Mr. Speaker
Clay-Dickinson			-

Absent or not voting, 16:

	· · · · · · · · · · · · · · · · · · ·		
Bailey	Knight	O'Hearn	Stroburg
Crabb	Lipsky	Perkins	Weichman
Dietz	McCartney	Renda	Welden
Edgington	Miller of	Sanders	
Franklin	Jones		

The amendment was adopted.

Camp of Clinton offered the following amendment filed by him and moved its adoption:

Amend Senate File 655 by inserting after the word "practitioners" in the second line following line 23 the words "in medicine".

The amendment was adopted.

Tapscott of Polk offered from the floor the following amendment filed by him and Van Nostrand of Pottawattamie:

Amend Senate File 655 by adding after the word "medicine" in line 25 the following: "using existing medical facilities in Polk County for such training. The necessary staff shall be provided for additional general medical practitioner training. Students attending the university medical school in Iowa City shall be assigned to these facilities for the purposes and in such manner as shall be specified by the Dean of the medical school or his designee."

Pelton of Clinton offered from the floor the following amendment to the amendment and moved its adoption:

Amend the Tapscott-Van Nostrand amendment to Senate File 655 by striking from line 3 the words "Polk County" and inserting in lieu thereof the words "this state".

The amendment lost.

Tapscott of Polk moved the adoption of the Tapscott-Van Nostrand amendment.

The amendment was adopted.

Pelton of Clinton offered the following amendment filed by him: Amend Senate File 655, page 5, by striking all of section 8.

McCartney of Floyd moved the previous question on the amendment.

The motion prevailed.

Pelton of Clinton moved the adoption of his amendment.

The amendment lost.

(Senate File 655 pending at recess.)

MEMBERS EXCUSED

Schwartz of Wapello asked and received unanimous consent to be excused for the afternoon session.

Cunningham of Story asked and received unanimous consent that Klein of Winnebago-Worth be excused for the afternoon.

HOUSE JOINT RESOLUTION 17 REFERRED

The Speaker announced that House Joint Resolution 17, reported out for passage by the committee on social services on May 6, is referred to the committee on appropriations for further consideration.

SENATE FILE 675 RE-REFERRED

The Speaker announced that Senate File 675, previously referred to the committee on schools, is re-referred to the committee on judiciary.

The House was recessed until 2:15 p.m. by the Speaker.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 655.

MOTION TO RECONSIDER

Den Herder of Sioux moved that the vote by which the Hansen amendment was adopted be reconsidered.

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the vote be reconsidered?" (S.F. 655)

The ayes were, 51:

Battles	Grassley	Milligan	Schroeder
Brinck	Hamilton		Shaw
Campbell	Hanson of		Shepherd
Corey	Howard-Mitchell		Sorg
Darrington	Holden		Stokes
Den Herder	Johnson of	Mohrfeld	Strand
Drake	Audubon	Nelson	Strothman
Ellsworth Fischer of Grundy	Kehe	Nielsen	Van Drie
	Kluever	Ossian	Van Nostrand
	Knight	Pelton	Van Roekel
Fisher of	Kruse	Pierson	Varley
Greene	McCartney	Radi	Warren
Freeman of Clay-Dickinson Goode	McIntyre Mendenhall	Rex Roorda Sanders	Walter Mr. Speaker

The nays were, 50:

Alt	Christensen	Dunton	Hansen of
Andersen	Cochran	Ewell	Black Hawk
Baker	Crosier	Freeman of	Johnston of
Bergman	Cunningham	Buena Vista	Johnson
Blouin	Dooley	Gannon	Kennedy of
Caffrey	Dougherty	Graham	Chickasaw
Camp	Dovle		

Kennedy of Dubuque Kitner Knoblauch Kreamer Langland Lawson Lippold	Logue Mayberry McCormick Mezvinsky Middleswart Miller of Des Moines Newton	Nolting Poncy Priebe Renda Rodgers Schmeiser Skinner	Tapscott Tieden Voorhees Waugh Wells Winkelman Wolfe
---	---	--	--

Absent or not voting, 23:

Bailey Hill Menefee Peterson Bennett Huff Millen Schwartz Crabb Miller of Stroburg Jesse Dietz Klein Stromer Jones O'Hearn Edgington Koch Weichman Franklin Lipsky Perkins Welden

Motion prevailed.

Hansen of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 655, page 3, line twelve (12), by striking the figure "9,759,000.00" and inserting in lieu thereof the figure "10,059,000.00."

Roll call was requested by Hansen of Black Hawk and Ewell of Black Hawk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (S.F. 655)

The ayes were, 51:

Alt	Dunton	Kluever	Pierson
Andersen	Ewell	Knoblauch	Poncy
Baker	Fischer of	Langland	Priebe
Bennett	Grundy	Lawson	Renda
Bergman	Gannon	Lippold	Rodgers
Blouin	Hansen of	Logue	Schmeiser
Caffrey	Black Hawk	McCormick	Skinner
Camp	Johnston of	Mezvinsky	Tapscott
Christensen	Johnson	Middleswart	Tieden
Cochran	Kennedy of	Miller of	Van Roekel
Crosier	Chickasaw	Des Moines	Voorhees
Cunningham	Kennedy of	Mohrfeld	Waugh
Dooley	Dubuque	Newton	Wells
Dougherty	Kitner	Nolting	Wolfe
Dovle	Section 1		

The nays were, 55:

Freeman of	Huff Johnson of	Miller of Jones
Freeman of	Audubon	Miller of
Clay-Dickinson	Kehe	Marshall
Goode	Knight	Miller of
Grassley	Kreamer	Page
Hamilton	Kruse	Milligan
Hanson of	Mayberry	Nelson
Howard-Mitchell	McCartney	Nielsen
Hill	Mendenhall	Ossian
Holden	Menefee	Pelton
	Buena Vista Freeman of Clay-Dickinson Goode Grassley Hamilton Hanson of Howard-Mitchell Hill	Buena Vista Johnson of Freeman of Audubon Clay-Dickinson Kehe Goode Knight Grassley Kreamer Hamilton Kruse Hanson of Mayberry Howard-Mitchell McCartney Hill Mendenhall

Peterson Radi Rex Roorda Sanders

Schroeder Shaw Shepherd Sorg Stokes

Strand Stromer Strothman Van Drie Van Nostrand Varlev Walter Warren Winkelman Mr. Speaker

Absent or not voting, 18:

Bailey Crabb Dietz Drake Franklin

Graham Jesse Klein Koch Lipsky

McIntyre Millen O'Hearn Perkins

Schwartz Stroburg Weichman Welden

The amendment lost.

Johnston of Johnson asked and received unanimous consent to withdraw the amendment filed by Johnston and Kluever on May 5 and found on page 1455 of the House Journal.

Tapscott of Polk asked and received unanimous consent to withdraw the amendment filed by him on May 2 and found on pages 1398 and 1399 of the House Journal.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Lippold

Lipsky

Bailey of Wright refrained from voting, under Rule 70.

On the question "Shall the bill pass?" (S.F. 655)

Gannon

Graham

Goode

The ayes were, 105:

Andersen Baker Battles Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Corey Crosier Cunningham Darrington Den Herder Dooley Dougherty Doyle Drake Dunton Edgington Ellsworth Ewell Fischer of Grundy Fisher of Greene Freeman of Clay-Dickinson

Grassley Hamilton Hansen of Black Hawk Hanson of Hill Holden Huff Jesse Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Kluever Knight Knoblauch Koch Kreamer Kruse Langland Lawson

Logue Mayberry McCartney McCormick Mendenhall Menefee Howard-Mitchell Mezvinsky Middleswart Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Mohrfeld Nelson Newton Nielsen Nolting Ossian Pelton Peterson Pierson Poncy Priebe

Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Shaw Shepherd Skinner Sorg Stokes Strand Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Wells Winkelman Wolfe Mr. Speaker

The nays were, 2:

Freeman Milligan

Buena Vista

Absent or not voting, 17:

Alt Franklin Millen Schwartz Bailey Johnson of O'Hearn Stroburg Bennett Audubon Perkins Weichman Welden Crabb Klein Radi Dietz McIntvre

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE ON SENATE FILE 655

I was not able to support Senate File 655 because of the provisions of section 8, the DeKoster-Messerly amendment, concerning the individual rights of members of the student body and faculty. It is my opinion and belief that these provisions seriously restrict and hinder the proper functioning of an independent and intellectually viable place of learning. The administrators of our Regents institutions have the necessary authority now, under the law, to maintain order. I consider the words of the late Justice Brandeis, in 1928, as applicable to today's situation and necessary to our historical perspective—"The greatest dangers to liberty lurk in insidious encroachment by men of zeal, well meaning, but without understanding."

GEORGE F. MILLIGAN

HOUSE FILE 811 WITHDRAWN

Varley of Adair-Madison asked and received unanimous consent to withdraw House File 811 from further consideration by the House.

SENATE AMENDMENT CONSIDERED

Tieden of Clayton called up for consideration House File 400, a bill for an act relating to the personal property tax credit, and the affidavit required therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 400 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred fifty-six (356), section forty-one (41), Acts of the Sixty-second General Assembly, is hereby amended by adding the following thereto:

"There is hereby granted a credit of not to exceed two thousand seven hundred (2,700) dollars against the assessed value of tangible personal property as defined in section thirty-nine (39), chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly, owned by a person or business enterprise.

For the purposes of this section:

- 1. 'Person' means an individual, partnership, joint venture, association, corporation, trust, or estate.
 - 2. 'Business enterprise' means a person engaged in business."
 - Sec. 2. Amend chapter three hundred fifty-six (356), section forty-two

(42), Acts of the Sixty-second General Assembly, by striking in line ten (10) and line twenty-three (23) the figure "1967" and inserting in lieu thereof the figure "1969".

Sec. 3. Chapter three hundred fifty-six (356), section forty-three (43), Acts of the Sixty-second General Assembly, is amended by striking all of lines one (1) through fifteen (15), inclusive, and inserting in lieu thereof the following new section:

"Sec. 43. No person or business enterprise in the state shall be allowed a credit on personal property tax in excess of two thousand seven hundred (2,700) dollars assessed valuation. Any person or business enterprise who owns personal property subject to taxation in more than one county of the state shall designate in reporting such property to the assessor for the purpose of assessment as required in section thirty-nine (39) of this Act in which counties of the state the property is located and may claim the entire credit in one county or a proportionate part thereof in each county where the property is situated, and in no case shall he claim more than the two thousand seven hundred (2,700) dollars assessed value for all personal property assessed in all counties.

Each year, on or before July first, the taxpayer shall deliver to the assessor an application for personal property tax credit and state by such affidavit or affidavits filed in each county where his personal property is situated, that he has not claimed a total personal property tax credit in all counties in excess of a total of two thousand seven hundred (2,700) dollars assessed valuation.

It shall be the duty of the assessor to examine claims for such credit filed with him and recommend on each such claim the disallowance thereof where it appears that an owner of tangible personal property has attempted to divide the ownership thereof for purposes of obtaining additional credit beyond the amount of two thousand seven hundred (2,700) dollars in a year.

If any person fails to make application for the credits provided for under this chapter as herein required, he shall be deemed to have waived the personal property tax credit for the year in which he failed to make claim.

Any person making a false affidavit for the purpose of obtaining the credit provided for in this section, or who knowingly receives such credit without being legally entitled thereto, or who makes claim for credits of more than two thousand seven hundred (2,700) dollars in the state shall be guilty of a misdemeanor and upon conviction thereof shall be fined not more than one hundred (100) dollars or imprisoned in the county jail for not more than thirty (30) days or be both so fined and imprisoned."

Sec. 4. Chapter three hundred fifty-six (356), section forty-four (44), Acts of the Sixty-second General Assembly, is amended by striking all of lines one (1) through eleven (11), inclusive, and inserting in lieu thereof the following new section:

"Sec. 44. If personal property is owned separately by a husband and wife, they may divide the credit or one may take the entire credit, but in no case may a husband and wife receive a total credit of more than two thousand seven hundred (2,700) dollars unless husband, wife or minor children own farm units separately. If personal property is owned by separate business enterprises and the business enterprises are controlled or owned by the same person, the separate business enterprises may divide the credit or one may take the entire credit, but in no case may separate business enterprises which are controlled or owned by the same person receive a total exemption of more than two thousand seven hundred (2,700) dollars.

Business enterprises are controlled or owned by the same person if over

(50) percent of their assets or shares of stock are controlled or owned by the same person, or if they are in fact controlled and managed by the same person, regardless of how actual title to the assets or shares of stock are held. The assessor shall deliver the sworn affidavits to the county auditor by August first of each year."

Sec. 5. Chapter three hundred fifty-six (356), section forty-five (45), Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the following:

"The department of revenue shall have the responsibility of auditing credits allowed in 1969 and each year thereafter in all counties in the state, and such audit shall be completed within eighteen months from July first of the year the claims were filed. A copy of the audit containing disallowed credits shall be sent to the county auditor, the county treasurer and state comptroller, and such individuals shall be directed to correct their books and records accordingly. The amount of such erroneous credit shall be charged to the county by the state comptroller. The director of revenue shall be authorized and directed to disallow any claim where the audit or investigation revealed that the claimant was not entitled to the credit claimed. Persons and business enterprises may appeal any disallowed personal property credit to the state board of tax review."

Sec. 6. Chapter three hundred fifty-six (356), section forty-eight (48), Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the following:

"Any person making a false affidavit for the purpose of obtaining the credit provided for in this section or who knowingly receives such credit without being legally entitled thereto or makes claim for credit in more than one county in the state shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not more than one hundred (100) dollars or imprisoned in the county jail for not more than thirty (30) days or be both fined and imprisoned. Jurisdiction shall be in each county in which an affidavit has been filed."

Sec. 7. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Clayton County Register, a newspaper published at Elkader, Iowa, and in the Hardin County Index, a newspaper published at Eldora, Iowa.

Motion prevailed and the House concurred in the Senate amendment.

Tieden of Clayton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 400)

The ayes were, 100:

Alt Camp Den Herder Ewell Andersen Campbell Fischer of Dooley Dougherty Bailey Christensen Grundy Battles Doyle Fisher of Cochran Corey Bergman Drake Greene Crosier Dunton Freeman of Blouin Cunningham Buena Vista Brinck Edgington Caffrey : Darrington Ellsworth

Freeman of Kitner Miller of Sanders Kluever Marshall Schmeiser Clay-Dickinson Knight Miller of Schroeder Gannon Koch Page Shepherd Goode Milligan Graham Kreamer Sorg Grassley Langland Mohrfeld Stokes Nelson Strand Hamilton Lawson Lippold Nielsen Stroburg Hansen of Nolting Black Hawk Lipsky Stromer Ossian Hanson of Logue Strothman Pelton Howard-Mitchell Mayberry Tapscott Peterson Hill McCartney Tieden Holden McCormick Pierson Van Drie Mendenhall Poncy Van Roekel Huff Menefee Priebe Voorhees Johnson of Mezvinsky Walter Audubon Radl Kehe Middleswart Renda Waugh Rex Winkelman Kennedy of Miller of Des Moines Rodgers Wolfe Chickasaw Miller of Roorda Mr. Speaker Kennedy of Jones Dubuque

The nays were, 2:

Warren Wells

Absent or not voting, 22:

Baker Johnston of Millen Skinner Van Nostrand Bennett Johnson Newton Crabb Klein O'Hearn Varley Dietz Knoblauch Perkins Weichman Franklin Kruse Schwartz Welden Jesse McIntyre Shaw

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS RECONSIDERATION OF VOTE ON HOUSE FILE 582

Den Herder of Sioux called up for consideration the motion to reconsider the vote on House File 582 filed by Skinner of Polk on April 29.

Speaker pro tempore Millen in the chair at 4:02 p.m.

Den Herder of Sioux moved to reconsider the vote by which House File 582 failed to pass the House.

Motion prevailed.

Den Herder of Sioux moved that the vote by which House File 582 was placed on its last reading be reconsidered.

Motion prevailed.

Roorda of Jasper offered, from the floor, the following amendment:

Amend House File 582 as follows:

- 1. By inserting in line eleven (11) after the word "section" the word "which".
- 2. By striking in line twelve (12) the words "by attaching" and inserting in lieu thereof the words "shall attach".

Van Nostrand of Pottawattamie asked and received unanimous consent that House File 582 be deferred and that the bill be retained on the calendar under unfinished business.

STEERING COMMITTEE CALENDAR

Senate File 409, a bill for an act relating to the requirement that school districts make provision for special education services to all children enrolled in the public schools, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 409)

The ayes were, 98:

Andersen Greene Lippold Renda Bailey Freeman of Lipsky Rex Baker Clay-Dickinson Logue Rodgers Battles Gannon Mayberry Roorda Bergman Goode McCormick Sanders Blouin Graham McIntyre Schroeder Brinck Grassley Mendenhall Shaw Caffrey Hamilton Midleswart Shepherd Camp Hansen of Miller of Stokes Campbell Black Hawk Des Moines Strand Christensen Hanson of Miller of Stroburg Cochran Howard-Mitchell Jones Stromer Corey Hill Miller of Strothman Crosier Huff Marshall Tapscott	Alt	Fisher of	Lawson	Priebe
Baker Clay-Dickinson Logue Rodgers Battles Gannon Mayberry Roorda Bergman Goode McCormick Sanders Blouin Graham McIntyre Schroeder Brinck Grassley Mendenhall Shaw Caffrey Hamilton Middleswart Shepherd Camp Hansen of Miller of Stokes Campbell Black Hawk Des Moines Strand Christensen Hanson of Miller of Stroburg Cochran Howard-Mitchell Jones Stromer Corey Hill Miller of Strothman Crosier Huff Marshall Tapscott	Andersen	Greene	Lippold	Renda
Battles Gannon Mayberry Roorda Bergman Goode McCormick Sanders Blouin Graham McIntyre Schroeder Brinck Grassley Mendenhall Shaw Caffrey Hamilton Middleswart Shepherd Camp Hansen of Miller of Stokes Campbell Black Hawk Des Moines Strand Christensen Hanson of Stroburg Cochran Howard-Mitchell Jones Stromer Corey Hill Miller of Strothman Crosier Huff Marshall Tapscott	Bailey	Freeman of	Lipsky	Rex
Battles Gannon Mayberry Roorda Bergman Goode McCormick Sanders Blouin Graham McIntyre Schroeder Brinck Grassley Mendenhall Shaw Caffrey Hamilton Middleswart Shepherd Camp Hansen of Miller of Stokes Campbell Black Hawk Des Moines Strand Christensen Hanson of Stroburg Cochran Howard-Mitchell Jones Stromer Corey Hill Miller of Strothman Crosier Huff Marshall Tapscott	Baker	Clay-Dickinson	Logue	Rodgers
Blouin Graham McIntyre Schroeder Brinck Grassley Mendenhall Shaw Caffrey Hamilton Middleswart Shepherd Camp Hansen of Miller of Stokes Campbell Black Hawk Des Moines Strand Christensen Hanson of Miller of Stroburg Cochran Howard-Mitchell Jones Stromer Corey Hill Miller of Strothman Crosier Huff Marshall Tapscott	Battles		Mayberry	Roorda
Brinck Grassley Mendenhall Shaw Caffrey Hamilton Middleswart Shepherd Camp Hansen of Miller of Stokes Campbell Black Hawk Des Moines Strand Christensen Hanson of Miller of Stroburg Cochran Howard-Mitchell Jones Stromer Corey Hill Miller of Strothman Crosier Huff Marshall Tapscott	Bergman	Goode		Sanders
Caffrey Hamilton Middleswart Shepherd Camp Hansen of Miller of Stokes Campbell Black Hawk Des Moines Strand Christensen Hanson of Howard-Mitchell Jones Stroburg Cochran Howard-Mitchell Jones Stromer Corey Hill Miller of Strothman Crosier Huff Marshall Tapscott	Blouin	Graham	McIntyre	
CampHansen of Black HawkMiller of Des MoinesStokesCampbellBlack HawkDes MoinesStrandChristensenHanson of CochranMiller of JonesStroburgCoreyHillMiller of Miller ofStrothmanCrosierHuffMarshallTapscott	Brinck	Grassley		Shaw
CampbellBlack HawkDes MoinesStrandChristensenHanson ofMiller ofStroburgCochranHoward-MitchellJonesStromerCoreyHillMiller ofStrothmanCrosierHuffMarshallTapscott		Hamilton		
Christensen Hanson of Miller of Stroburg Cochran Howard-Mitchell Jones Stromer Corey Hill Miller of Strothman Crosier Huff Marshall Tapscott	Camp	Hansen of	Miller of	Stokes
CochranHoward-MitchellJonesStromerCoreyHillMiller ofStrothmanCrosierHuffMarshallTapscott		Black Hawk	Des Moines	Strand
Corey Hill Miller of Strothman Crosier Huff Marshall Tapscott				
Crosier Huff Marshall Tapscott	Cochran	Howard-Mitchell		
	Corey	Hill	Miller of	Strothman
	Crosier	Huff	Marshall	
	Cunningham	Johnson of	Miller of	Tieden
Darrington Audubon Page Van Drie				
Den Herder Kennedy of Milligan Van Roekel	Den Herder	Kennedy of		
Dooley Chickasaw Mohrfeld Voorhees	Dooley	Chickasaw		
Dougherty Kennedy of Nelson Walter	Dougherty	Kennedy of	Nelson	
Doyle Dubuque Newton Warren	Doyle	Dubuque		
Drake Kitner Nielsen Waugh	Drake	Kitner	Nielsen	
Dunton Knight Nolting Wells	Dunton	Knight	Nolting	
Edgington Knoblauch Ossian Winkelman		Knoblauch		
Ellsworth Koch Pelton Wolfe			Pelton	Wolfe
Ewell Kreamer Peterson Speaker	Ewell	Kreamer	Peterson	Speaker
		Kruse	Pierson	pro tempore
Grundy Langland Poncy	Grundy	Langland	Poncy	•

The nays were, 2:

Holden Kehe

Absent or not voting, 24:

Bennett Dietz Freeman of Harbor Crabb Franklin Buena Vista Jesse

Johnston of Johnson Klein Kluever McCartnev

Menefee Mezvinsky O'Hearn Perkins Radi

Schmeiser Schwartz Skinner Sorg

Van Nostrand Varlev Weichman Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 626 SUBSTITUTED FOR HOUSE FILE 790

Holden of Scott asked and received unanimous consent to substitute Senate File 626 for House File 790.

Senate File 626, a bill for an act relating to minimum standards to protect the health, safety, and welfare of individuals living in migratory labor camps, was taken up for consideration.

Drake of Louisa-Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time

Lawson

Lippold

Lipsky

Logue

Mayberry

On the question "Shall the bill pass?" (S.F. 626)

The aves were, 104:

Alt Freeman of Andersen Clay-Dickinson Bailev Gannon Goode Baker Battles Graham Bergman Grassley Blouin Hamilton Brinck Hansen of Black Hawk Caffrey Camp Hanson of Campbell Howard-Mitchell Middleswart Hill Christensen Holden Cochran Corey Huff Crosier Jesse Johnson of Cunningham Audubon Darrington Den Herder Kehe Kennedy of Dietz Dougherty Chickasaw Kennedy of Dovle Dubuque Drake Kitner Dunton Edgington Knight Knoblauch Ellsworth Koch Ewell Kreamer Fisher of Kruse Greene Langland

McCormick McIntyre Mendenhall Menefee Mezvinsky Miller of Des Moines Miller of Jones Miller of Marshall Milligan Mohrfeld Nelson ' Newton Nielsen Nolting Ossian Pelton Peterson Pierson Poncy Priebe

Radl Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Shaw Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Roekel Voorhees Walter Warren Waugh Wells Wolfe Winkelman Speaker

pro tempore

The nays were, 1:

Miller of Page

Absent or not voting, 19:

Bennett Freeman of Kluever Skinner Van Nostrand Crabb Buena Vista McCartney Dooley Harbor O'Hearn Varlev Fischer of Johnston of Perkins Weichman Grundy Johnson Schwartz Welden Franklin Klein

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 790 WITHDRAWN

Holden of Scott asked and received unanimous consent to withdraw House File 790 from further consideration by the House.

HOUSE FILE 317 WITHDRAWN

Tapscott of Polk asked and received unanimous consent to withdraw House File 317 from further consideration by the House.

Senate Joint Resolution 18, a joint resolution directing a legislative study to review the Iowa criminal code, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall offered the following amendment filed by him, from the floor, and moved its adoption:

Amend Senate Joint Resolution 18 by striking from line five (5) of section 1 the figures "1970" and inserting in lieu thereof the figures "1971".

The amendment was adopted.

Hill of Marshall moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (S.J.R. 18)

The ayes were, 102:

Den Herder Gannon Kehe Andersen Dooley Goode Kennedy of Baker Dougherty Graham Chickasaw Battles Kennedy of Doyle Grassley Bergman Hamilton Drake Dubuque Blouin Hansen of Kitner Dunton Brinck Edgington Black Hawk Knight Ellsworth Knoblauch Caffrey Hanson of Howard-Mitchell Koch Camp Ewell Campbell Hill Fischer of Kreamer Christensen Grundy Holden Kruse Cochran Fisher of Huff Langland Crosier Greene Jesse Lawson Cunningham Freeman of Johnson of Lippold Darrington Audubon Lipsky Clay-Dickinson

Tapscott Logue Miller of Rex Mayberry McCormick Tieden Page Rodgers Van Drie Milligan Roorda Van Roekel McIntyre Mohrfeld Sanders Mendenhall Nelson Schmeiser Voorhees Menefee Schroeder Walter Newton Mezvinsky Nielsen Shaw Warren Middleswart Nolting Shepherd Waugh Wells Miller of Pelton Sorg Winkelman Des Moines Pierson Stokes Wolfe Miller of Poncy Strand Stroburg Speaker Jones Priebe Miller of Stromer pro tempore Radl Marshall Strothman Renda

The nays were, none.

Absent or not voting, 22:

Bailey	Freeman of	Kluever	Schwartz
Bennett	Buena Vista	McCartney	Skinner
Corey	Harbor	O'Hearn	Van Nostrand
Crabb	Johnston of	Ossian	Varley
Dietz	Johnson	Perkins	Weichman
Franklin	Klein	Peterson	Welden

The resolution was adopted.

Senate File 545, a bill for an act relating to payment by school boards of dues to an association of school boards and of expenses of board members, was taken up for consideration.

Brinck of Lee offered the following amendment filed by him and moved its adoption:

Amend Senate File 545 as follows:

1. Line nine (9) by striking the word "reasonable".

2. Line ten (10) by inserting after the period the following: "The dues shall not be more than seven cents per student attending the public school in the school district."

3. By adding the following new section:

"Sec. 3. The books of the Iowa School Board Association shall be presented to the office of the auditor of state not later than January 31 of each year for the purpose of an audit by the office of the auditor of state."

The amendment lost.

Ewell of Black Hawk offered the following amendment filed by him and Lippold of Black Hawk:

Amend Senate File 545 as follows:

1. Section 1, line ten (10), by inserting the following:

"Membership in such an Iowa association of school boards shall be limited to those duly elected members of the board of directors of local school corporations."

2. By adding the following new section:

Sec. 3. Chapter two hundred seventy-three (273), Code 1966, is hereby

amended by adding thereto the following new section:

"County boards of education or joint county boards of education may pay, out of funds available to them, reasonable annual dues to an Iowa association of school boards.

Membership in such an association of school beards shall be limited to those early elected members of the county board of education or joint county board of education."

3. By adding the following new section:

Sec. 4. Chapter two hundred eighty A (280A), Code 1966, is hereby

amended by adding thereto the following new section:

"Boards of directors of merged area schools may pay, out of funds available to them, reasonable annual dues to an Iowa association of school boards.

Membership in such an Iowa association of school boards shall be limited to those duly elected members of boards of directors of area schools."

Brinck of Lee offered from the floor the following amendment and moved its adoption:

Amend the Ewell-Lippold amendment to Senate File 545, filed April 29, line twelve (12), by inserting after the word "boards" the following: "not to exceed \$75,000.00 annually".

The amendment lost.

1010 Ewell of Black Hawk moved the adoption of the Ewell-Lippold amendment.

The amendment was adopted.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (S.F. 545)

The ayes were, 84:

The nays were, 19:

Campbell

Christensen

Brinck

Caffrey

Alt	Freeman of	Lipsky	Poncy
Andersen	Clay-Dickinson	· Logge s and a second	Priebe ·
Bailey	Goode	Mayberry	Radl
Baker	Graham	McCartney	Redgers
Battles	Grassley	McIntyre	Roorda
Bergman	Hamilton	Mendenhall	Sanders
Blouin	Hansen of	Monofoo	Schmeiser
Camp	Black Hawk	Middleswart	Shaw
Cochran	Harison of	Miller of	Shepherd
Corey	Howard-Mitchell	Des Moines	Stokes
Crosier	Hill	Miller of	Strand
Cunningham	Holden	Jones	Stromer
Den Herder	Huff ,	Miller of	Strothman
Dooley	Jesse	Marshall	Tieden
Dougherty	Johnson of	Miller of	Van Drie
Drake	Audubon	Page	Yan Roekel
Dunton	Kehe	Milligan	Voorhees
Edgington	Kitner	Mohrfald (1)	Walter
.Ellsworth	Knight	Nelson	Wangh
Ewell	Koch	Newton _{er}	Winkelman
Fischer of	Kreamer	Nielsen	Wolfe
Grundy	Kruse	Ossian	Speaker
Fisher of	Lawson	Peterson	pro tempore
Greene	Lippold	Pierson	7, 7
		and the second s	•

Darrington

Gannon

Kennedy of

Absent or not voting, 21:

Bennett	Freeman of	Kluever	Skinner
Crabb	Buena Vista	Knoblauch	Stroburg
Dietz	Harbor	Langland	Van Nostrand
Doyle	Johnston of	O'Hearn	Varley
Franklin	Johnson	Perkins	Weichman
	Klein	Schwartz	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADDITIONAL COPIES

Tieden of Clayton asked and received unanimous consent to have 400 additional copies printed of House File 400.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 472, a bill for an act to provide for aviation authorities.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 674, a bill for an act to appropriate from the general fund of the state to the state conservation commission.

CARROLL A. LANE, Secretary

REPORTS OF COMMITTEES

Holden of Scott, from the committee on social services, submitted the following report:

MR. SPEAKER: Your committee on social services, to whom was referred House Joint Resolution 17, a joint resolution to establish a committee to study costs, location, construction, and laws with respect to public and quasipublic housing for the elderly, the chronically ill, and persons of low income; and providing an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN. Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred Senate File 376, a bill for an act relating to claims and actions under the Iowa Tort Claims Act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Chairman

Fisher of Greene, from the committee on state government, submitted the following report:

MR. SPEAKER: Your committee on state government, to whom was referred Seacte File 350, a bill for an act relating to the reporting of funds received by state departments, agencies, boards, and institutions to the state comptroller, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 636, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commission for the state supported scholarship and medical student tuition loan programs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Sencte File 660, a bill for an act relating to the correction of an improper section reference in the tax equalization law enacted by the Sixty-second General Assembly, begs leave to report it has had the same under considration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking from page 4 all of section ten (10) and renumbering
- 8 the remaining sections.

SCHWARTZ of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 13, the word "sixty-five" and
- 3 inserting in lieu thereof the word "forty-five".

SCHWARTZ of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 13, the word "sixty-five" and
- 3 inserting in lieu thereof the word "fifty".

SCHWARTZ of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page 4, line 13, the word "sixty-five" and
- 8 inserting in lieu thereof the word "fifty-five".

SCHWARTZ of Wapello

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- By striking on page 4, line 13, the word "sixty-five" and
- 3 inserting in lieu thereof the word "sixty".

SCHWARTZ of Wapello

RADL of Linn

```
1
      Amend Senate File 665, as passed by the Senate, as follows:
     By striking from page seven (7) and page eight (8) all of section
8 twenty-one (21) and renumbering the remaining sections.
                                                       WELLS of Linn
1
     Amend Senate File 665, as passed by the Senate, as follows:
     By striking from page 8 all of subsection two (2)
2
3 of section twenty-six (26) and by renumbering the remaining
   subsection.
                                          SCHMEISER of Des Moines
1
      Amend Senate File 665, as passed by the Senate, as follows:
2
     By striking from page eight (8), line thirty-four (34), the word
3 "two" and inserting in lieu thereof the word "one".
                                          SCHMEISER of Des Moines
1
      Amend Senate File 665, as passed by the Senate, as follows:
     By striking from page eight (8), lines thirty-four (34) and thirty-
2
3 five (35), the words "two hundred" and inserting in lieu thereof the
   words "one hundred twenty-five."
4
                                          SCHMEISER of Des Moines
1
     Amend Senate File 665, as passed by the Senate, as follows:
     By striking from page eight (8), lines thirty-four (34) and thirty-
8 five (35), the words "two hundred" and inserting in lieu thereof the
   words "one hundred seventy-five".
                                          SCHMEISER of Des Moines
1
     Amend Senate File 665, as passed by the Senate, as follows:
     By striking on page 6, line 8, the word "fifteen" and inserting
2
   in lieu thereof the word "seventeen".
3
                                                        RADL of Linn
1
     Amend Senate File 665, as passed by the Senate, as follows:
      By striking on page 6, line 8, the word "fifteen" and inserting
2
   in lieu thereof the word "twenty-one".
8
                                                        RADL of Linn
     Amend Senate File 665, as passed by the Senate, as follows:
1
     By striking from page 18, line 5, the word "sixty" and inserting
2
   in lieu thereof the word "seventy".
3
                                                         RADL of Linn
     Amend Senate File 665, as passed by the Senate, as follows:
1
     By striking on page 6, line 8, the word "fifteen" and inserting
   in lieu thereof the word "twenty".
                                                         RADL of Linn
     Amend Senate File 665, as passed by the Senate, as follows:
1
     By striking from page three (3) all of section five (5) and
2
3 renumbering the remaining sections.
                                                        RADL of Linn
     Amend Senate File 665, as passed by the Senate, as follows:
1
     By striking on page 6, line 13, the words "not less than one
3 day" and inserting in lieu thereof the words "at least ten working
   days".
```

JESSE of Polk

Amend Senate File 665, as passed by the Senate, as follows:

1

By striking from pages thirteen (13) and fourteen (14) all of 3 section thirty-nine (39) and renumbering the remaining sections. BLOUIN of Dubuque 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page eleven (11) all of section thirty-two (32) 3 and renumbering the remaining sections. BLOUIN of Dubuque 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page four (4) all of section nine (9) and 3 renumbering the remaining sections. **BLOUIN** of Dubuque 1 Amend Senate File 665, as passed by the Senate, as follows: By striking from page thirteen (13), line nineteen (19), the word "forty-eight" and inserting in lieu thereof the word "seventy-two".

DOUGHERTY of Lucas-Monroe 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page thirteen (13) all of section thirty-eight (38) and renumbering the remaining sections. **BLOUIN** of Dubuque 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from pages twelve (12) and thirteen (13) all of section thirty-seven (37) and renumbering the remaining sections. DOUGHERTY of Lucas-Monroe Amend Senate File 665, as passed by the Senate, as follows: 1 By striking on page four (4), line twenty-five (25), the words "two hundred fifty" and inserting in lieu thereof the words "one hundred fifty" and by striking on page four (4), line twenty-seven 4 (27), the word "twenty-five" and inserting in lieu thereof the word "fifteen". JESSE of Polk 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking on page four (4), line twenty-five (25), the words "two hundred fifty" and inserting in lieu thereof the words "one 8 hundred" and by striking on page four (4), line twenty-seven (27), the word "twenty-five" and inserting in lieu thereof the word "twelve". JESSE of Polk Amend Senate File 665, as passed by the Senate, as follows: 1 By striking from page four (4) all of section twelve (12) and 3 renumbering the remaining sections. JESSE of Polk Amend Senate File 665, as passed by the Senate, as follows: 1 By striking on page four (4), line twenty-five (25), the words 3 "two hundred fifty" and inserting in lieu thereof the words "two hundred" and by striking on page four (4), line twenty-seven (27), the word "twenty-five" and inserting in lieu thereof the word "twenty".

Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page 13, line 19, the word "forty-eight" and inserting in lieu thereof the word "ninety-six". 3 EWELL of Black Hawk Amend Senate File 665, as passed by the Senate, as follows: 1 2 By striking on page four (4), line twenty-one (21), the word "sixty-3 five" and inserting in lien thereof the word "forty-five". JESSE of Polk Amend Senate File \$65, as passed by the Senate, as follows: 1 By striking from page 18, lines 4 and 5, the words "one dollar 2 3 and sixty cents" and inserting in lieu thereof the words "two dollars". EWELL of Black Hawk Amend Senate File 665, as passed by the Senate, as follows: 1 2 By striking on page 6, line 13, the words "one day" and inserting 3 in lieu thereof the word "twenty-five". SKINNER of Polk 1 Amend Senate File 665, as passed by the Senate, as follows: 2 By striking on page 6, line 13, the words "one day" and inserting 3 in lieu thereof the words "thirty days". SKINNER of Polk Amend Senate File 665, as passed by the Senate, as follows: 1 By striking on page 6, line 13, the words "one day" and inserting 2 3 in lieu thereof the words "twenty days". SKINNER of Polk Amend Senate File 665, as passed by the Senate, as follows: 1 2 By striking on page 6, line 13, the words "one day" and inserting in lieu thereof the words "fifteen days". 3 SKINNER of Polk Amend Senate File 665, as passed by the Senate, as follows: 1 By striking on page 6, line 13, the words "one day" and 2 3 inserting in lieu thereof the words "ten days". SKINNER of Polk Amend Senate File 665, as passed by the Senate, as follows: 1 2 By striking on page 6 all of section eighteen (18) and renumbering the remaining sections. 3 RADL of Linn Amend Senate File 665, as passed by the Senate, as follows: 1 By striking from page twelve (12), line nineteen (19), the word "five" 2 and inserting in lieu thereof the word "eight". 3 MIDDLESWART of Warren Amend Senate File 665, as passed by the Senate, as follows: 1 By striking from page twelve (12), line nineteen (19), the word "five" 3 and inserting in lieu thereof the word "six". MIDDLESWART of Warren Amend Senate File 665, as passed by the Senate, as follows: 1

2 By striking from page twelve (12) all of section thirty-six (36) and renumbering the remaining sections.

and remaindering the remaining becomes

MIDDLESWART of Warren

CAFFREY of Polk

Amend Senate File 665, as passed by the Senate, as follows: By striking from page twelve (12), line nineteen (19), the word "five" and inserting in lieu thereof the word "seven". MIDDLESWART of Warren 1 Amend Senate File 665, as passed by the Senate, as follows: By striking from page twelve (12), line eighteen (18), the word "three" and inserting in lieu thereof the word "four". MIDDLESWART of Warren 1 Amend Senate File 665, as passed by the Senate, as follows: By striking from page 3 all of section seven (7) and renumbering the remaining sections. RENDA of Polk 1 Amend Senate File 665, as passed by the Senate, as follows: By striking from page 3 all of section six (6) and renumbering 8 the remaining sections. RENDA of Polk Amend Senate File 665, as passed by the Senate, as follows: By inserting a period after the word "moved" in line 5 on page 2 2 and striking the rest of line 5 and all of line 6 up to the word "However". RENDA of Polk Amend Senate File 665, as passed by the Senate, as follows: 2 By striking on page 8 all of lines 17 and 18. NEWTON of Scott Amend Senate File 665, as passed by the Senate, as follows: By striking from page 8 all of lines 19 and 20. NEWTON of Scott Amend Senate File 665, as passed by the Senate, as follows: By striking from page 8, line 20, the word "ten" and inserting 3 in lieu thereof the word "nine". **NEWTON** of Scott Amend Senate File 665, as passed by the Senate, as follows: 1 By striking from page thirteen (13), line four (4), the word "two" 3 and inserting in lieu thereof the word "three". CAFFREY of Polk 1 Amend Senate File 665, as passed by the Senate, as follows: By striking from page twelve (12), line thirty-two (32), the 3 word "seven" and inserting in lieu thereof the word "eight". CAFFREY of Polk Amend Senate File 665, as passed by the Senate, as follows: 1 By striking from page twelve (12), line thirty-three (33), the word 8 "two" and inserting in lieu thereof the word "three". CAFFREY of Polk Amend Senate File 665, as passed by the Senate, as follows: By striking from page twelve (12), line thirty-three (33), the word 2 "two" and inserting in lieu thereof the word "four".

3

4

6

7

9

Amend Senate File 665, as passed by the Senate, as follows:

2 By striking from page thirteen (13), line four (4), the word "two"

3 and inserting in lieu thereof the word "four".

CAFFREY of Polk

1 Amend House File 370 as follows: 2

1. By striking from line five (5) the word "paragraph" and inserting in lieu thereof the word "paragraphs".

2. By inserting after line ten (10) the following para-

5

"In addition to any other penalties, any public employee who engages in a strike in violation of any law or any court order shall be penalized for each day he remains on strike, by the loss of one percent of his accumulated retirement benefits. 10 The clerk of court shall deliver to the public body employer a 11 certified copy of the order imposing this penalty, and the em-12 ployer shall debit the employee's retirement benefit account 13 accordingly. The portion of the amount of penalty which has been contributed by the employer shall be refunded to the em-

14 15 ployer, after sixty days. The amount of the penalty which has

16 been contributed by the employee shall remain in the retirement

17 benefit fund for investment."

18 3. By inserting in the title in line one (1) after the word 19 "employees" the words ", and retirement benefits for any public

20 employees".

SCHROEDER of Pottawattamie

Amend the committee on county government amendment to House 1 2 File 377, filed April 7, 1969, by striking lines one (1) 3 through eleven (11), inclusive, and inserting in lieu thereof 4 the following: 5 Amend House File 377 by striking lines seventeen (17), 6 eighteen (18) and nineteen (19) and inserting in lieu thereof 7 the following: 8 "affected by the federal flood control project involved. 9 Such allocation shall be paid and prorated among the affected fire departments as the board of supervisors may determine and 10 11 shall approximate the prorata share to which each such fire 12 department is entitled as determined by the relationship its 13 tax receipts bear to the total tax receipts of all taxing bodies 14 in the affected area. If the amounts paid to such fire depart-15 ments in any county are less than ten percent allocation 16 herein provided, the remainder of such allocation shall revert 17 back to and be divided equally between the secondary road

fund and the county board of education fund."

MIDDLESWART of Warren

Amend House File 694 as follows:

Line eleven (11) by striking the quotation mark after 2 3 the word "shall" and inserting in lieu thereof the follow-

4 ing: ", as may be necessary, proper and expedient".

VOORHEES of Black Hawk WINKELMAN of Calhoun

```
Amend the agriculture committee amendment to House File 772
   filed May 2, 1969, by adding the following section:
      Sec. 6. If any company desires to lay any pipeline before
3
    June 1 in any year, it shall secure the written consent of the
   owner, or his agent, and the board of supervisors if in a
5
    county drainage district.
                                                   GRAHAM of Ida-Sac
      Amend House File 820 by adding after line eighteen (18) the
2
   following:
3
      "8. Iowa Rabbit Breeders Association ......$500.00"
      Further amend by striking from line nineteen (19) the figures
4
5
    "$96,500.00" and inserting in lieu thereof the figures "$97,000.00".
                                                   BLOUIN of Dubuque
      Amend Senate File 376, page one (1), line seven (7),
1
2
   by adding after the word "surgeons" the following:
3
      ", osteopaths".
                                                      HILL of Marshall
      Amend House Concurrent Resolution 33 as found on pages 1253
1
    and 1254 of the Journal of the House dated April 25, 1969, as
2
3
    follows:
      1. By striking the first resolving clause and inserting in
4
    lieu thereof the following:
5
в
      "Be It Resolved by the House, the Senate Concurring, That a
7
    commission be appointed to study the necessity and desirability
8
    of enacting legislation providing that public employees in the
    State of Iowa can bargain collectively concerning the terms and
9
10
    conditions of employment and providing techniques for the satis-
11
    factory resolution of disputes concerning the terms and condi-
12
    tions of public employment, and that this commission is to be
    composed of two State Representatives representing each political
13
14
    party to be appointed by the Speaker of the House: two State
    Senators, representing each political party to be appointed by
15
16
    the President of the Senate; one representative of the State Execu-
17
    tive Council; one representative of the State Merit Employment
    Commission; one representative of the League of Municipalities; one
18
19
    representative of the county boards of supervisors; one representative
20
    of the Association of School Boards; two representatives selected by
21
    the State Federation of Labor; one representative of the International
22
    Brotherhood of Teamsters; one representative selected by the Iowa
23
    State Education Association: one representative of the United Auto
    Workers; and one representative of the American Federation of
24
    Teachers. The members of the commission shall elect a chairman: and".
                                                       BAKER of Boone
```

On motion by McCartney of Floyd, the House adjourned until 8:30 a.m., Wednesday, May 7, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, MAY 7, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by Dr. C. T. R. Yeates, pastor of the Westminster United Presbyterian Church, Des Moines, Iowa.

The Journal of Tuesday, May 6, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Weichman of Benton until 3:00 p.m. on request of Poncy of Wapello.

PRESENTATION OF VISITORS

Baker of Boone presented to the House fifty seventh and eighth grade students of Grand Community Junior High School, accompanied by their teachers, Mr. Eklund and Mr. Hock.

Campbell of Washington presented to the House forty-two government students from Highland Community School, accompanied by Don Lewis.

Fischer of Grundy presented to the House twenty junior and senior students, all members of the national honorary society, from Reinbeck Community School. They were accompanied by an instructor, Mr. Phillips.

Poncy of Wapello presented to the House twenty-five fifth grade pupils from Jefferson School, Ottumwa, accompanied by Mrs. Bernice Billups.

Roorda of Jasper presented to the House a group of six eighth graders from Prairie City Christian School, accompanied by their principal, Rod Compaan, and Mr. and Mrs. Ed Memmelaar.

PETITIONS

The following petitions were received and placed on file:

By Darrington of Harrison, from twenty-three employees of the state highway commission, Missouri Valley, asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system.

By the following Representatives, who received telegrams from employees of the state highway commission asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system: Logue of Iowa, from twenty-three employees in Iowa County; Van Roekel of Marion, from ten employees in Marion County; and Mohrfeld of Tama, from eighteen employees in Tama County.

By Andersen of Woodbury, from two hundred four students at Morningside College, Sioux City, and from forty-seven residents of Sioux City, opposing House File 774 relating to changes in election laws.

By Cunningham of Story, from twenty-six employees of the state highway commission asking for their own merit system on the same basis as that of the board of regents.

By Cunningham of Story, from nineteen employees of the state highway commission asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system.

By Van Nostrand, Schroeder and Walter of Pottawattamie, from sixty-one employees of the state highway commission asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system.

INTRODUCTION OF BILLS

House File 823, by committee on appropriations, a bill for an act to appropriate from the primary road fund to the state highway commission.

Read first time and placed on the calendar.

House File 824, by committee on appropriations, a bill for an act to make appropriations to certain counties and named persons in settlement of claims made against the State of Iowa.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 24, a joint resolution for an act to continue the "Iowa State Fair and World Food Exposition Study Committee" established by the Sixty-first General Assembly, and to make an appropriation therefor.

Read first time and passed on file.

Senate File 322, a bill for an act relating to the purchase of firearms and firearms supplies.

Read first time and passed on file.

Senate File 674, a bill for an act to appropriate from the general fund of the state to the state conservation commission.

Read first time and referred to committee on appropriations.

Senate File 649, a bill for an act relating to the establishment of an office for planning and programming to coordinate efforts of state agencies and local governments under the office of the Governor.

Read first time and referred to committee on state government.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Joint Resolution 17 and Senate Files 350, 376, 636 and 660, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: Senate File 28.

REPORT OF CONFERENCE COMMITTEE (Senate File 614)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors, respectfully submit the following recommendations:

- 1. The House recede from its amendment No. 1.
- 2. The Senate concur in House amendment No. 2.
- 8. The Senate concur in the House amendment No. 3.
- 4. The House recede from its amendment No. 4.

5. The House recede from its amendment No. 5.

On the Part of the House: LOUIS A. PETERSON, Chairman JAMES BRILES, Chairman CLYDE REX

RUDY VAN DRIE JAMES CAFFREY On the Part of the Senate: CHARLES SULLIVAN WILLIAM DENMAN JOSEPH FLATT

HOUSE CONCURRENT RESOLUTION 37

By Committee on Claims

Whereas, doubt has arisen under the provisions of section twenty-five point seven (25.7), Code 1966, that submission of claims to the joint claims committee of the Senate and House and rejection by said committee constitutes final action thereon by the General Assembly as provided in said section: and

Whereas, certain claims rejected by previous joint claims committees are sometimes reprocessed by the state appeal board for recurring submissions:

Whereas, it is deemed desirable that claims submitted to the joint claims committee of the Sixty-third General Assembly and rejected thereby should be submitted to the Senate and House thereof for final action and determination as the act of the General Assembly; Now, Therefore,

Be It Resolved by the Senate, the House Concurring, That the claims hereinafter set forth, duly processed by the state appeal board and rejected by the joint claims committee, be considered by the Senate and House, and the action of the joint committee rejecting same be approved.

Claimant	Claim No.	Nature of Claim	Amount
Aero Mayflower Transi Co., Inc. Indianapolis, Indiana	it 189-64-25	Service to State	\$ 674.44
Walter J. Bender Des Moines, Iowa	258-63-25	Service to State	24.50
Nicholas V. Critelli, Jr. Des Moines, Iowa	230-6 4- 25	Service to State	2,226.05
Julius L. Abramsohn, D.O. Guthrie Center, Iowa	1046-63-25	Service to State	80.00
D & B Construction Co Cedar Rapids, Iowa	. 318-63-25	Service to State	1,501.44
Harold T. Dugdale Council Bluffs, Iowa	H-58-63-G	Service to State	4,868.27
Dewey Durick Council Bluffs, Iowa	3-68-25	Service to State	120.00
Hall's Mobil Service Jewell, Iowa	115-63-25	Service to State	8.22
Robert E. Hansen Des Moines, Iowa	H-60-63-G	Service to State	6,941.21
Eugene Kenneth Heinle Des Moines, Iowa	H-61-63-G	Service to State	1,923.12

1	Q	£	۵	7
1	Ð	v	⊽	-1

JOURNAL OF THE HOUSE

•	4	_	
1	Δ	u	1

Claimant	Claim No.	Nature of Claim	Amount
H. H. Lampinen Adel, Iowa	H-65-63-G	Service to State	1,614.00
N. W. Bell Telephone Co Des Moines, Iowa	. 146-64-25	Service to State	10.15
Richard W. Paton Des Moines, Iowa	1150-63-25	Service to State	2,907.67
Cornelius Price Des Moines, Iowa	T-626- 68	Service to State	2,400.00
Rocket Transfer Co. Inc. Des Moines, Iowa	888-63-25	Service to State	80.00
Thomas E. Selle Grinnell, Iowa	H-73-63-G	Service to State	7,481.19
Kenneth John Whalen Des Moines, Iowa	1056-63-25	Service to State	487.80
Miriam B. Weiner Des Moines, Iowa	1030-63-25	Service to State	276.68
Donald Bonk Rock Rapids, Iowa	1162-63-25	License fee refund	209.00
Donnie Dorothy Fairfield, Iowa	362-63-25	License fee refund	178.30
Farmers Coop. Market ing Assn. Delta, Iowa	- 502-63-25	License fee refund	17,541.80
Devoe J. Flippo Des Moines, Iowa	264-62-69	License fee refund	5.00
Greyhound Lines, Inc. San Francisco, Caif.	804-62-69	License fee refund	10.00
Kolberg Manufacturing Corp. Yankton, South Dakota	256-68-25	License fee refund	660.15
The River Products Co. Iowa City, Iowa	505-62-69	License fee refund	822.50
Howard Rorebeck Council Bluffs, Iowa	596-63-25	License fee refund	1,082.16
Elmer J. Speechley Council Bluffs, Iowa	544-63-25	License fee refund	1,082.04
Lon Leota Stark Centerville, Iowa	8-63-25	License fee refund	8.00
Louis P. Thomas Sidney, Iowa	594-68-25	License fee refund	998.62

	***************************************	:	(· · · ·
Claimant	Claim No.	Nature of Claim	Amount
Harlan Tiedeman Hospers, Iowa	637-63-25	License fee refund	Undetermined
Donald L. Willis Madison, Tennessee	882-68-25	License fee refund	Undetermined
Fred Beachner St. Paul, Kansas	835-63-25	Gas tax refund	143.58
Harold A. Carr Estherville, Iowa	620-63-25	Gas tax refund	117.81
Bert Finders Gilman, Iowa	593-63-25	Gas tax refund	9.80
Myrl Hight Schleswig, Iowa	1149-68-25	Gas tax refund	44.73
Walter Johnsen Aurelia, Iowa	1113-68-25	Gas tax refund	480.20
Virgil Stephenson Lohrville, Iowa	634-63-25	Gas tax refund	40.32
Gary Taylor Villisca, Iowa	819-68-25	Gas tax refund	13.86
Weaver Bros. Dayton, Iowa	964-68-25	Gas tax refund	227.07
3W Corporation Des Moines, Iowa	71-64-25	Gas tax refund	393.47
Elizabeth Myers Holl Boone, Iowa	land 471-68-25	Outdated warrants	122.98
Walter Riebesell Calumet, Iowa	475-63-25	Outdated warrants	5.74
Jesse M. Shelton Batavia, Iowa	146-63-25	Outdated warrants	13.43
Minden Township Sc Board Neola, Iowa	hool 993-6 3-25	Emergency Aid to Schools	18,006.00
York Township Sc Board Minden, Iowa	hool 994-68-25	Emergency Aid to Schools	12,845.00

Laid over under Rule 25.

REPORT OF STEERING COMMITTEE (NONCONTROVERSIAL CALENDAR)

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

- S. F. 530 Relating to the leasing and renting of motor vehicles. By Lange, Walsh, Shirley, et al. (Companion Bill H. F. 708)
- H. F. 448 Relating to the payment of recording fees by the State of Iowa and the United States Government. By Kreamer and Renda.
- S. F. 249 Relating to the Iowa mental health authority. By Kosek.
- S. F. 395 To require standardized county report forms. By Arbuckle, Benda, Clarke, et al.
- S. F. 494 Relating to motor vehicles. By committee on law enforcement.
- S. F. 86 Relating to empowering county boards of supervisors to act in lieu of township trustees. By Shaff, Lisle and Lamborn.
- H. F. 85 To exempt employees of drainage districts from coverage under IPERS. By Waugh, Darrington, et al.
- S. F. 146 Relating to veterans' preference. By Glenn.
- S. F. 376 Relating to claims and actions under the Iowa Tort Claims
 Act. By committee on social services.
- S. F. 191 Relating to the board of library trustees and employees. By committee on judiciary.
- S. F. 186 Relating to motor fuel distributors' licenses. By committee on judiciary.
- S. F. 439 Relating to the forgery or counterfeiting of motor vehicle documents. By committee on law enforcement.
- H. F. 255 Relating to levee and drainage districts. By Darrington and Waugh. (Companion Bill S. F. 181 passed by Senate)
- H. F. 677 Relating to credit unions. By Van Drie, Koch, Alt, et al.
- H. F. 729 Relating to the bonds issued for construction of county public hospitals and additions thereto. By McCartney, Edgington, and Grassley. (Companion Bill S. F. 493)
- H. F. 510 Relating to court appointed counsel and public defenders. By Pelton, Hill, Kreamer, et al.
- H. F. 814 COMMITTEE BILL—Relating to average daily membership for state-aid purposes. By committee on schools; Grassley, chairman.
- H. F. 707 Relating to articles of incorporation. By Bailey.
- S. F. 299 To increase license fees of real estate brokers and salesmen. By Mogged, Griffin, et al.
- H. F. 689 Relating to examinations for and issuance of learners' permits and temporary drivers' permits. By Hill.
- S. F. 152 Relating to the issuance of bonds by cities and towns. By Potter.
- S. F. 482 Relating to joint exercise of governmental powers. By committee on cities and towns.
- H. F. 167 Providing regulations in procurement of insurance by a vendor of personal property sold on installment contracts. By Fischer of Greene, Johnson of Audubon-Guthrie, et al. (Companion Bill S. F. 40)
- H. F. 506 Relating to salaries of bailiffs and clerks of the municipal court. By Andersen, Tapscott, Miller of Des Moines, et al.
- H. F. 377 Relating to allocation of rental receipts from federal flood and erosion control projects. By Middleswart.
- S. F. 195 Relating to tax exemptions and credits. By committee on judiciary. (Filed 3-14)
- H. F. 751 Relating to veterans' benefits in state government. By Tapscott. (Filed 4-29)

FLOYD H. MILLEN Chairman, Steering Committee

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 335, a bill for an act to legalize proceedings of Board of Directors of the Carson-Macedonia Community School District.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 535, a bill for an act to legalize proceedings of Board of Directors of Area Community College Merged Area (Education) XI.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 799, a bill for an act to legalize proceedings taken for the creation and organization of the county conservation board of Scott County.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 800, a bill for an act to legalize proceedings of board of supervisors of Scott County, Iowa.

Also: That the Senate has adopted Senate Concurrent Resolution 27, pertaining to the permanent joint rules of the Sixty-third General Assembly.

CARROLL A. LANE Secretary of the Senate

SENATE CONCURRENT RESOLUTION 27

By Committee on Rules

Be It Resolved by the Senate, the House Concurring, That the following be adopted as the permanent joint rules of the Sixty-third General Assembly:

JOINT RULES OF THE SENATE AND HOUSE

(Sixty-third General Assembly)

Rule 1

Suspension of Joint Rules

Either house may suspend the joint rules as to that house by the same procedure prescribed for suspending its own rules, but such action shall not affect the joint rules in the other house. The house suspending the joint rules shall promptly notify the other house of its action.

Rule 2

Designation of Sessions

Each regular session of a General Assembly shall be designated by the year in which such regular session commences.

Rule 3

Sessions of a General Assembly

The organization and standing committees in each house of the General Assembly and action taken by each house shall carry over from the first to the second regular session of the same General Assembly. The status of each bill and resolution shall be the same at the beginning of the second regular session as it was immediately before adjournment of the first regular session, except that the rules of either house may provide for re-

ferral of some or all bills and resolutions to standing committees upon adjournment of the first regular session or at the beginning of the second regular session.

Rule 4

Presentation of Messages

All messages between the two houses shall be sent by the Secretary or Chief Clerk, shall be announced by the Sergeant-at-Arms, and shall be communicated to the Chair.

Rule 5

Printing and Form of Bills

and Other Documents

Bills and joint resolutions shall be introduced, numbered, prepared, and printed as provided by law, or in the absence of such law, in a manner determined by the Secretary of the Senate and the Chief Clerk of the House of Representatives.

All bills and joint resolutions introduced shall be in a form and number approved by the Secretary of the Senate and Chief Clerk.

Before introduction all bills must be reviewed by the law clerk of that house.

Rule 6

Companion Bills

When identical bills are introduced in each house, they shall be called companion bills. Each house shall designate the sponsor in the usual way followed in parentheses by the sponsor of the companion bill in the other house. The house where the bill is first introduced shall print the complete text. The printed companion bill shall contain the title, enacting clause, and a statement that the bill is a companion bill. However, if the bill is not more than four pages in length, the complete text shall be printed in both houses.

Rule 7

Reprinting of Bills

Whenever any bill has been substantially amended by either house, the Secretary of the Senate or the Chief Clerk shall order the bill reprinted on paper of a different color. All adopted amendments shall be distinguishable.

The Secretary of the Senate or the Chief Clerk may order the printing of a reasonable number of additional copies of any bill, resolution, amendment, or journal.

Rule 8

Daily Clip Sheet

The Secretary of the Senate and Chief Clerk shall prepare a daily clip sheet covering all amendments filed.

Rule 9

Reintroduction of Bills and Other Measures

When a bill or resolution which has passed one house is rejected in the other, it shall not be again introduced during the General Assembly.

Rule 10

Certification of Bills and Other Enrollments

When any bill or resolution which has passed one house is rejected or adopted in the other, notice of such action and the date thereof shall be given to the house of origin in writing signed by the Secretary or Clerk.

Rule 11

Amendments by Other House

I. When a bill which originated in one house is amended in the other

house, the house originating the bill may amend, concur, or refuse to concur in the amendment. Precedence of motions shall be in that order.

- A. If the house originating the bill amends the amendment, the bill shall be read for the last time as amended, shall be placed on final passage, and shall be returned to the other house. The other house cannot further amend the bill.
 - If the other house concurs in the amendment to the amendment, the bill shall then be read for the last time as finally amended, and placed upon its final passage.
 - 2. If the other house refuses to concur, the bill shall be returned to the house originating the bill. If the house originating the bill insists, the bill then shall go to a conference committee.
 - 3. If the other house refuses to concur and the house originating the bill then recedes from its amendment, the bill shall be read a last time as amended in the house originating the bill and placed upon its final passage.
- B. If the house originating the bill concurs in the amendment, the bill shall then be read for the last time as amended, and placed upon its final passage.
- C. If the house originating the bill refuses to concur in the amendment, the bill shall then be returned to the other house which shall either:
 - Recede, after which the bill shall be read for the last time and placed upon its final passage; or
 - 2. Insist, which will send the bill to a conference committee.
- II. A motion to recede has precedence over a motion to insist. Failure to recede, if by a constitutional majority, means to insist; and failure to insist, if such negative vote is by a constitutional majority, means to recede.
- III. A motion to lay on the table or to indefinitely postpone shall be out of order with respect to motions to recede from or insist upon and to amendments to bills which have passed both houses.
- IV. A motion to concur, refuse to concur, recede, insist, or adopt a conference committee report is in order even though the subject matter has previously been acted upon.

Rule 12

Conference Committees

- 1. Within one legislative day after either house insists upon an amendment to a bill, the presiding officer of each house shall appoint four members to a conference committee.
- 2. The conference committee shall meet before the end of the next legislative day after their appointment, shall select a chairman, and shall discuss the controversy.
- 3. The authority of the committee shall be limited to recommendations regarding the subject matter of the amendment or amendments which were insisted upon by the house requesting the conference committee.
- 4. An agreement on recommendations must be approved by at least three members from each house. The committee shall submit a report, together with five copies, two of which shall be signed by members of the committee, one for each house. The report and papers referred shall be returned to the house that refused to concur and shall be acted upon. Such action, including all papers, shall be immediately referred by the secretary or clerk to the other house.
- 5. The report of agreement is debatable, but cannot be amended. If the report contains recommended amendments to the bill, adoption of the report shall automatically adopt all amendments contained therein. After the

report is adopted, there shall be no more debate, and no more amendments may be considered, and the bill shall be placed upon its final passage.

6. Refusal of either house to adopt the conference committee report has

the same effect as if the committee had disagreed.

7. If the conference committee fails to reach agreement, a report of such failure shall be given promptly to each house. Members of the committee shall be immediately discharged and a new conference committee appointed by the presiding officers from members who have not previously served on a conference committee on the bill under consideration. The papers shall remain with the house which insisted on the amendment.

Rule 13

Enrollment and Authentication of Bills

When a bill has passed both houses, it shall be enrolled and its house of origin shall be certified by the endorsement of the Secretary or Clerk.

When bills are enrolled, they shall be examined by a joint standing committee of two from each house who shall compare the enrollment with the engrossed bills, correct any errors, and report immediately to their respective houses.

After enrollment, each bill shall be signed by the President and by the Speaker.

Rule 14

Concerning Other Enrollments

All resolutions and other matters which are to be presented to the Governor for his approval shall be enrolled, examined, signed, and presented in the same manner as bills.

Rule 15

Transmission of Bills to the Governor

After a bill has been signed in each house, it shall be presented to the Governor by the Secretary or Clerk of the house of origin. The Secretary or Clerk shall report the date of presentation, which shall be entered upon the Journal of the house of origin.

Rule 16

Identification Tags

Registered lobbyists and registered press correspondents shall wear identification tags stating their name and organization, business, or corporation whom they represent or by whom employed.

SENATE AMENDMENT CONSIDERED

Camp of Clinton called up for consideration House File 796, a bill for an act to appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1969, and ending June 30, 1971, to the state department of health, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 796 as follows:

1. By numbering properly and inserting on page 2 after line 23 the following subsection:

"Implementation of any legislation passed by the Sixty-third

(63rd) General Assembly for minimum standards regarding the health, safety, and welfare of migratory labor camps20,000.00"

2. By striking on page 2, line 24, the figure "1,558,940.00" and inserting in lieu thereof the figure "1,578,940.00".

Motion prevailed and the House concurred in the Senate amendment.

Camp of Clinton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (II.F. 796)

The ayes were, 96:

Alt	Freeman of	Lippold	Radl
Andersen	Buena Vista	Lipsky	Renda
Battles	Freeman of	Logue	Rex
Bennett	Clay-Dickinson	McCartney	Rodgers
Bergman	Gannon	McCormick	Schmeiser
Blouin	Goode	McIntyre	Schroeder
Brinck	Graham	Mendenhall	Schwartz
Caffrey	Grassley	Mezvinsky	Shaw
Camp	Hamilton	Middleswart	Shepherd
Campbell	Hanson of	Millen	Sorg
Christensen	Howard-Mitchell	Miller of	Stokes
Cochran	Hill	Jones	Strand
Crabb	Holden	Miller of	Stroburg
Corey	Huff	Page	Stromer
Crosier	Johnson of	Milligan	Tapscott
Cunningham	Audubon	Mohrfeld	Tieden
Darrington	Kehe	Nelson	Van Drie
Den Herder	Kennedy of	Nielsen	Van Roekel
Dooley	Dubuque	Nolting	Varley
Doughe rty	Kitner	O'Hearn	Voorhees
Doyle	Knight	Ossian	Walter
Drake	Koch	Pelton	Warren
Dunton	Kreamer	Peterson	Winkelman
Edgington	Kruse	Pierson	Wolfe
Ellsworth	Langland	Poncy	Mr. Speaker
Ewell	Lawson	Priebe	

The nays were, none.

Absent or not voting, 28:

Bailey	Hansen of	Knoblauch	Roorda
Baker	Black Hawk	Mayberry	Sanders
Dietz	Jesse	Menefee	Skinner
Fischer of	Johnston of	Miller of	Strothman
Grundy	Johnson	Des Moines	Van Nostrand
Fisher of	Kennedy of	Miller of	Waugh
Greene	Chickasaw	Marshall	Weichman
Franklin	Klein	Newton	Welden
	Kluever	Perkins	Wells

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board

of parole and relating to the administration of programs of such department, was taken up for consideration.

Holden of Scott offered the following amendment filed by Holden, et al., and moved its adoption:

Amend House File 819 by inserting after line twenty-one (21) page two

(2) the following:

"The commissioner of the department of social services is hereby authorized to establish a detention care program at the Annie Wittenmyer Home in the City of Davenport. Such detention care may be offered to any city or county served by the Annie Wittenmyer Home at the discretion of the commissioner of the department of social services. The commissioner shall establish operating rules and regulations to provide fair and equitable charges for such services by separating the costs of detention care from the normal costs of providing services for children committed to the Annie Wittenmyer Home. The total cost of detention care shall be charged on a per patient per diem to the city or county responsible for the admission of such patient. Such funds received from detention care shall be deposited in the general fund of the state and such funds are hereby appropriated back to the Annie Wittenmyer Home in the city of Davenport. In determining the charges for other children placed in the Annie Wittenmyer Home at Davenport, the amount received for detention care shall be deducted from the total operating costs before per diem for the other children is determined as provided in chapter two hundred thirty-two (232) of the Code."

The amendment was adopted.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 819)

an The ayes were, I	105: and trime some		
Alt Andersen Baker Battles Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Crabb Crosier Cunningham Darrington Den Herder Dooley Dougherty Doyle	Edgington Ellsworth Ewell Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton	Huff Jesse Johnson of Audubon Kehe Kennedy of Chickasaw Kitner Klein Knight Knoblauch Koch Kreamer Kruse Langland Lawson Lippold Lipsky Logue	McIntyre Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Milligan Mohrfield Nelson Newton Nielsen Nolting O'Hearn Ossian Pelton Peterson
Drake Dunton	Hill Holden	McCartney McCormick	Pierson Priebe
CONTRACTOR OF THE PROPERTY OF THE PARTY OF T	CONTRACTOR OF THE PARTY OF THE		

Digitized by Google

Warren Poncy Schwartz Tapscott Waugh Radl Shepherd Tieden Sorg Stokes Van Drie Wells Rex Van Nostrand Winkelman Rodgers Sanders Van Roekel Strand Wolfe Stroburg Voorhees Mr. Speaker Schmeiser Strothman Walter Schroeder

The nays were, none.

Absent or not voting, 19:

Kennedy of **Perkins** Stromer Bailev Bennett Renda Varley Dubuque Roorda Weichman Corev Kluever Welden Shaw Dietz Miller of Marshall Skinner Franklin Johnston of Miller of Johnson Page

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 670 SUBSTITUTED FOR HOUSE FILE 818

Shaw of Scott asked and received unanimous consent to substitute Senate File 670 for House File 818.

Senate File 670, a bill for an act to appropriate from the general fund of the state to the department of agriculture, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by Schroeder, et al., from the floor, and moved its adoption:

Amend Senate File 670 as follows:

By adding after line thirty-three (33), page two (2), the following: Sec. 3. Section one hundred sixty-four point three (164.3), Code 1966,

is hereby repealed and the following enacted in lieu thereof:

"All native female cattle between the ages of three and eight months may be officially vaccinated for brucellosis according to the method approved by the United States department of agriculture. The expense of such vaccination shall be borne in the same manner as set forth in section one hundred sixty-four point six (164.6) of the Code."

Sec. 4. Chapter one hundred sixty-four (164), Code 1966, is hereby

amended by adding thereto the following new section:

"All bovine animals two years of age and older received for sale or shipment to a slaughtering establishment shall be identified with a back tag issued by the department. The back tag shall be affixed to the animal as directed by the department. It shall be the duty of every livestock trucker when delivering to out-of-state markets, and every livestock dealer, livestock market operator, stockyards operator, and slaughtering establishment to identify all such bovine animals not bearing a back tag at the time of taking possession or control of such animals. A livestock trucker may be exempted from this requirement if the animals are identified as to the farm of origin when delivered to a livestock market, stockyards, or slaughtering establishment which agrees to accept responsibility for backtag identification. Every person required to identify animals in accordance

with this section shall file reports of such identification on forms as specified by the department, including thereon the back-tag number and date of application; the name, address and county of residence of the person who owned or controlled the herd from which such animals originated; and whether the animal was of the beef or dairy type. Each such report should cover all animals identified during the preceding week. The removal of back-tags shall be restricted to personnel specifically authorized by, and according to, instructions and policies issued by the department. The removal of back-tags by unauthorized personnel shall be considered a violation of this section and subject to the penalties as provided in section one hundred sixty-four point thirty (164.30), of the Code."

Sec. 5. Section one hundred sixty-four point fourteen (164.14), Code

1966, is hereby repealed and the following enacted in lieu thereof:

"The following requirements apply to cattle imported into the state for

feeding or grazing purposes:

- 1. Female cattle of a recognized beef type over eight months of age but under twenty-one months of age not visibly pregnant may enter the state for feeding and grazing purposes to be held under quarantine for a period not to exceed twelve months. An owner may upon written request receive an extension of quarantine not to exceed one hundred twenty days. Such cattle shall be individually identified by consecutively numbered metal ear tags. These cattle may be released from quarantine by passing a negative brucellosis test at owner's expense.
- 2. Female calves under eight months of age imported for any reason shall have free movement into the state on a health certificate made out by an accredited veterinarian.
- 3. All beef-type female cattle over twenty-one months of age not visibly pregnant may enter the state for feeding and grazing purposes. They must be individually identified, be negative to a brucellosis test conducted within thirty days prior to entry or be officially vaccinated and less than thirty months of age, unless they are consigned to a state-federal approved market. They shall be quarantined for a one-hundred-twenty-day period. A negative test at owner's expense conducted no sooner than thirty days after the first test would release the cattle from quarantine and qualify them as breeding cattle. Female cattle officially vaccinated and under thirty months of age have free movement. Any imported cattle under feeder quarantine after attaining the age of twenty-one months if classified as breeding cattle must meet test requirements at owner's expense."

2. By renumbering the remaining sections.

McCartney of Floyd moved the previous question on the Schroeder amendment.

The motion prevailed.

Schroeder of Pottawattamie moved the adoption of his amendment.

Roll call was requested by Christensen of Clarke-Union and Stromer of Hancock.

On the question "Shall the amendment be adopted?" (S.F. 670).

The ayes were, 88:

Andersen Baker Bennett-Bailey Battles Bergman Brinck Caffrey

Camp Campbell Christensen Corey Crabb Cunningham Darrington Den Herder Dooley Dougherty Drake Dunton Edgington Ellsworth Ewell Goode Grassley Hamilton Hansen of Black Hawk	Holden Kehe Kitner Klein Kluever Knight Knoblaugh Koch Kruse Langland Lippold Logue Mayberry McCartney McCormick Mendenhall Menefee Mezvinsky Middleswart Millen Miller of	Miller of Jones Miller of Page Mohrfeld Nelson Newton Nielsen O'Hearn Ossian Pelton Peterson Pierson Pierson Poncy Priebe Radl Renda Rex Rodgers Roorda	Schmeiser Schroeder Shaw Shepherd Sore Stokes Strand Stroburg Stromer Strothman Tieden Van Drie Van Nostrand Van Roekel Varley Walter Waugh Winkelman Wolfe Mr. Speaker
Hanson of Howard-Mitchell	Miller of	Roorda Sanders	Mr. Speaker

The nays were, 16:

Alt	Fisher of	Johnson of	Skinner
Blouin	Greene	Audubon	Voorhees
Cochran	Gannon	Lawson	Warren
Crosier	Hill	Nolting	Wells
	Huff	Schwartz	

Absent or not voting, 20:

Dietz	Freeman of	Kennedy of	Miller of
Doyle	Clay-Dickinson	Chickasaw	Marshall
Fischer of	Graham	Kennedy of	Milligan
Grundy	Jesse	Dubuque	Perkins
Franklin	Johnston of	Kreamer	Tapscott
Freeman of	Johnson	Lipsky	Weichman
Buena Vista		McIntyre	Welden

The amendment was adopted.

Mezvinsky of Johnson offered from the floor the following amendment and moved its adoption:

Amend Senate File 670 as follows:

By adding the following new section after section four (4) on page three (3):

Sec. 5. Commencing January 1, 1970, licensing and inspection of restaurants, hotels, and food establishments as defined in chapter 170, Code 1966, shall be placed under the jurisdiction of the State Department of Health.

Roll call was requested by Mezvinsky of Johnson and Gannon of Jasper.

Holden of Scott and Rodgers of Dallas refrained from voting, under Rule 70.

On the question "Shall the amendment be adopted?" (S.F. 670)

The aves were, 29:

Baker Ewell McIntyre Renda Bennett Gannon Mezvinsky Schmeiser Blouin Jesse Newton Schwartz Brinck Kennedy of Nolting Skinner Caffrey Poncy Chickasaw Tapscott Crosier Knoblauch Tieden Priebe Dougherty Langland Radi Wells Dunton McCormick

The nays were, 74:

Alt Grasslev Logue Roorda Andersen Hamilton Mayberry Sanders McCartney Rattles Hansen of Schroeder Bergman Black Hawk Mendenhall Shaw Hanson of Menefee Sorg Camp Howard-Mitchell Millen Campbell Stokes Hill Christensen Miller of Strand Huff Crabb Jones Stroburg Johnson of Miller of Cunningham Stromer Darrington Audubon Page Strothman Den Herder Kehe Milligan Van Drie Dooley Kitner Mohrfeld Van Roekel Klein Drake Nelson Varlev Kluever Nielsen Edgington Voorhees Ellsworth Knight O'Hearn Walter Fischer of Kreamer Ossian Warren Kruse Pelton Waugh Grundy Peterson Winkelman Fisher of Lawson Wolfe Pierson Greene Lippold Goode Rex Mr. Speaker Lipsky Graham

Absent or not voting, 21:

Freeman of Koch Perkins Bailey Middleswart Cochran Clay-Dickinson Rodgers Corey Holden Miller of Shepherd Dietz Johnston of Des Moines Van Nostrand Johnson Miller of Weichman Doyle Kennedy of Franklin Marshall Welden Freeman of Dubuque

The amendment lost.

Buena Vista

Schroeder of Pottawattamie offered the following amendment, from the floor, and moved its adoption:

Amend the title to Senate File 670 by inserting after the word "Act" the words "relating to the eradication of bovine brucellosis and".

The amendment was adopted.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 670)

The ayes were, 110:

Alt	Freeman of	McCartney	Rodgers
Andersen	Buena Vista	McCormick	Roorda
Bailey	Gannon	McIntyre	Sanders
Baker	Goode	Mendenhall	Schmeiser
Battles	Graham	Menefee	Schroeder
Bennett	Grassley	Mezvinsky	Schwartz
Bergman	Hamilton	Middleswart	Shaw
Blouin	Hansen of	Millen	Shepherd
Brinck	Black Hawk	Miller of	Skinner
Caffrey	Hanson of	Des Moines	Sorg
Camp	Howard-Mitch	ell Miller of	Stokes
Campbell	Hill	Jones	Strand
Christensen	Holden	Miller of	Stroburg
Cochran	Huff	Page	Stromer
Crabb	Jesse	Milligan	Strothman
Crosier	Johnson of	Mohrfeld	Tapscott
Cunningham	Audubon	Nelson	Tieden
Darrington	Kehe	Newton	Van Drie
Den Herder	Kitner	Nielsen	Van Nostrand
Dooley	Klein	Nolting	Van Roekel
Dougherty	Kluever	O'Hearn	Varley
Drake	Knight	Ossian	Voorhees
Dunton	Knoblauch	Pelton	Walter
Edgington	Kreamer	Peterson	Warren
Ellsworth	Kruse	Pierson	Waugh
Ewell	Langland	Poncy	Wells
Fischer of	Lawson	Priebe	Winkelman
Grundy	Lippold	Radl	Wolfe
Fisher of	Lipsky	Renda	Mr. Speaker
Greene	Logue	Rex	

The nays were, none.

Absent or not voting, 14:

Clay-Dickinson Dubuque

Corey Dietz	Johnston of Johnson	Koch Mayberry	Perkins Weichman
Doyle	Kennedy of	Miller of	Welden
Franklin	Chickasaw	Marshall	
Freeman of	Kennedy of		

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

HOUSE FILE 818 WITHDRAWN

Shaw of Scott asked and received unanimous consent to withdraw House File 818 from further consideration by the House.

SENATE AMENDMENT CONSIDERED

Grassley of Butler called up for consideration House File 363, a bill for an act relating to the bonding of employees of the department of public safety and special agents, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 363 by striking all after the period in line 10, and

striking all of lines 11 through 14, inclusive, and inserting in lieu thereof:

"All members of the state department of public safety excepting the members of the clerical force shall be bonded for the faithful performance of their duties, in such an amount as the commissioner of public safety may deem necessary, but not less than five thousand dollars (\$5,000.00) for any one position, and clerical employees may be so bonded. The commissioner is authorized to purchase bond coverage with departmental funds, either in blanket bond form or in individual bond form or in any combination thereof."

Motion prevailed and the House concurred in the Senate amendment.

Grassley of Butler moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time

On the question "Shall the bill pass?" (H.F. 363)

The aves were, 106:

- 110 113 00 11010, 1	•••		
Alt	Gannon	McCormick	Rodgers
Andersen	Graham	McIntyre	Roorda
Bailey	Grassley	Mendenhall	Sanders
Battles	Hamilton	Menefee	Schmeiser
Bennett	Hansen of	Mezvinsky	Schroeder
Bergman	Black Hawk	Middleswart	Schwartz
Blouin	Hanson of	Millen	Shaw
Brinck	Howard-Mitchell	Miller of	Shepherd
Caffrey	Hill	Des Moines	Skinner
Camp	Holden	Miller of	Sorg
Campbell	Huff	Jones	Stokes
Christensen	Jesse	Miller of	Strand
Cochran	Johnson of	Page	Stroburg
Crosier	Audubon	Milligan	Stromer
Cunningham	Kehe	Mohrfeld	Tapscott
Den Herder	Kennedy of	Nelson	Tieden
Dooley	Chickasaw	Newton	Van Drie
Dougherty	Kitner	Nielsen	Van Nostrand
Doyle	Klein	Nolting	Van Roekel
Drake	Kluever	O'Hearn	Varley
Dunton	Knight	Ossian	Voorhees
Edgington	Kreamer	Pelton	Walter
Ellsworth	Kruse	Peterson	Warren
Ewell	Langland	Pierson	Waugh
Fischer of	Lawson	Poncy	Wells
Grundy	Lippold	Priebe	Winkelman
Fisher of	Logue	Radi	Wolfe
Greene	Mayberry	Renda	Mr. Speaker
Freeman of Buena Vista	McCartney	Rex	-

The nays were, none.

Absent or not voting, 18:

Baker	Dietz	Goode	Kennedy of
Corey	Franklin	Johnston of	Dubuque
Crabb	Freeman of	Johnson	Knoblauch
Darrington	Clay-Dickinson		Koch

Lipsky Miller of Marshall Perkins

Strothman Weichman Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENT DEFERRED (House File 196)

Tapscott of Polk called up for consideration **House File 196**, a bill for an act relating to the referendum for approval of low rent housing projects, and the Senate amendment thereto.

Millen of Jefferson-Van Buren moved that the bill be deferred and retain its place on the calendar.

Motion prevailed.

CONSIDERATION OF BILLS

Senate File 654, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 654)

The ayes were, 104:

Alt. Freeman of Knoblauch Buena Vista Andersen Koch Bailey Gannon Kreamer Battles Goode Kruse Bennett Graham Lawson Bergman Grasslev Lippold Blouin Hamilton Lipsky Brinck Hansen of Logue Black Hawk Caffrey Mayberry Camp Hanson of McCartney Campbell Howard-Mitchell McCormick Cochran Hill McIntyre Corey Huff Mendenhall Cunningham Jesse Menefee Johnson of Mezvinsky Darrington Audubon Middleswart Dooley Dougherty Kehe Millen Doyle Kennedy of Miller of Chickasaw Drake Des Moines Dunton Kennedy of Miller of Edgington Dubuque Jones Kitner Milligan Ellsworth Ewell Klein Mohrfeld Fisher of Kluever Nelson Greene Knight Newton

Nielsen Nolting O'Hearn Ossian Pelton Peterson Poncy Priebe Radl Renda Rodgers

Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel

Varley Voorhees Walter

Warren Waugh Wells

Winkelman Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 20:

Baker Christensen Crabb Crosier Den Herder Dietz

Fischer of Grundy Franklin Freeman of Clay-Dickinson Holden

Johnston of Johnson Langland Miller of Marshall Miller of Page

Perkins Pierson Rex Sorg Weichman Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 635, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments for the biennium beginning July 1, 1969, and ending June 30, 1971, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Lippold

Lipsky

On the question "Shall the bill pass?" (S.F. 635)

The ayes were, 104:

Alt Andersen Baker Battles Bergman Blouin Brinck Camp Campbell Christensen Cochran Corey Crosier Cunningham Darrington Den Herder Dooley Dougherty Doyle Drake Dunton Edgington Ellsworth Ewell Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Hill Huff Johnson of Audubon Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Knoblauch Koch Kreamer Kruse Langland Lawson

Logue Mayberry McCartney McCormick McIntyre Mendenhall Menefee Howard-Mitchell Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Milligan Mohrfeld Nelson Newton Nielsen Nolting O'Hearn

> Ossian Peterson

Pierson

Poncy

Priebe Radl Renda Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Skinner Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Drie Van Nostrand Voorhees Walter Warren Waugh Wells Winkelman Wolfe Mr. Speaker

The navs were, none.

Absent or not voting, 20:

Miller of Sorg Bailev Gannon Holden Marshall Van Roekel Bennett Caffrey Jesse Pelton Varlev Weichman Crabb Johnston of Perkins Dietz Johnson Rex Welden Shepherd Franklin

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 634, a bill for an act relating to the Iowa merit employment department and to make an appropriation thereto, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin offered the following amendment filed by the committee on appropriations and moved its adoption:

Senate File 634 is hereby amended by striking from line seven (7) the word "monthly" and inserting in lieu thereof the word "quarterly".

The amendment was adopted.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 634)

The ayes were, 105:

Alt

Freeman of Langland Pierson Andersen Buena Vista Lawson Poncy Bailey Gannon Lippold Priebe Baker Goode Logue Renda **Battles** Graham Mavberry Rodgers Bergman Grassley McCartney Roorda Blouin Hamilton McCormick Sanders McIntyre Brinck Hansen of Schmeiser Caffrey Black Hawk Mendenhall Schwartz Hanson of Menefee Shaw Camp Howard-Mitchell Mezvinsky Campbell Shepherd Christensen Middleswart Stokes Cochran Johnson of Millen Strand Corey Audubon Miller of Stroburg Crosier Johnston of Des Moines Stromer Cunningham Johnson Miller of Strothman Kehe Darrington Jones Tapscott Miller of Van Drie Den Herder Kennedy of Van Nostrand Doolev Chickasaw Page Dougherty Milligan Van Roekel Kennedy of Doyle Mohrfeld Varley Dubuque Nelson Voorhees Drake Kitner Walter Dunton Klein Newton Edgington Kluever Nielsen Warren Ellsworth Knight Nolting Waugh Ewell Knoblauch O'Hearn Wells Fischer of Winkelman Koch Ossian Grundy Pelton Wolfe Kreamer Fisher of Kruse Peterson Mr. Speaker Greene

The navs were, 4:

Freeman of Hill Radl Tieden

Clay-Dickinson

Absent or not voting, 15:

Bennett Jesse Perkins Sorg Crabb Lipsky Rex Weichman Dietz Miller of Schroeder Welden

Franklin Marshall Skinner

Holden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of **House File 582**, a bill for an act relating to the definition and regulation of property tax exemptions.

Roorda of Jasper asked and received unanimous consent to withdraw the amendment filed by him on May 6 and found on pages 1473 and 1474 of the House Journal.

Roorda of Jasper offered the following amendment filed by Roorda, Bailey, Huff and Den Herder:

Amend House File 582 as follows:

- 1. Page 1, lines eleven (11) and twelve (12), strike the words "shall have established" and by inserting in lieu thereof the words "may furnish material evidence of".
- 2. Page 1, lines sixteen (16) and seventeen (17), by striking the words "or by furnishing other sufficient evidence" and by inserting in lieu thereof the words "and by producing evidence".

Speaker pro tempore Millen in the chair at 11:54 a.m.

(House File 582 pending at recess.)

The House was recessed by the Speaker pro tempore until 2:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MEMBER EXCUSED

Schwartz of Wapello asked and received unanimous consent that Perkins of Pottawattamie be excused for the afternoon.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 410, a bill for an act relating to creation and acquisition of conservation easements.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 590, a bill for an act relating to court clerks.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 213, a bill for an act relating to trespass upon certain posted private property and prescribing a penalty therefor.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 21, a bill for an act to authorize county conservation boards to furnish uniforms and operate or lease concessions in or upon property under its control and to charge a fee for camping.

Also: That the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File 270, a bill for an act relating to deliberate littering of public property.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 616, a bill for an act relating to the sale of real estate of old-age recipients.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 793, a bill for an act to appropriate from the general fund of the State of Iowa to various state departments and their divisions.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 32, relating to a study by the Commissioner of Health and the Commissioner of Social Services of care afforded those in facilities licensed by their respective departments.

CARROLL A. LANE Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 21

Amend House File 21 as follows:

- 1. By adding the following new sections:
- a. "Section one hundred eleven A point four (111A.4), Code 1966, is amended by adding the following new subsection: 'To furnish suitable uniforms for the executive officer and such employees as he may designate to wear, when on official duty. The cost of said uniforms not to exceed three hundred (300) dollars in any given year. The uniforms shall at all times remain the property of the county.'"
- b. "Section one hundred eleven A point four (111A.4), Code 1966, subsection seven (7), is amended by inserting in line six (6) after the word 'events' the words ', and such reasonable annual or daily fee as the board may establish for each motor vehicle entering any county conservation board park, campground, or similar area for camping purposes'."
- 2. By adding in page 1, line 1, after the word "boards" the following words: "to furnish uniforms and". Further amend page 1, line 4, by in-

serting after the word "control" the following: "and to charge a fee for camping".

SENATE AMENDMENT TO HOUSE FILE 793

Amend House File 793 as follows:

- 1. Page 1, line 24, by inserting after the word "Code" the following: "1966, and any Act of the Sixty-third General Assembly relating to the treatment of alcoholism, no part of this appropriation shall be used for salaries, support and maintenance of the commission, all".
- 2. Page 3, line 34, by striking the words and figures, "thirty thousand (30,000)", and by inserting in lieu thereof the word and figures, "thirty-three thousand (33,000)".
- 3. Page 3, line 35, by striking the figures "214,160.00" and inserting in lieu thereof the figures "217,160.00".
- 4. Page 4, line 7, by striking the figures "289,160.00" and inserting in lieu thereof the figures "292,160.00".
- 5. Page 5, line 8, by striking the figures "748,557.00" and inserting in lieu thereof the figures "724,045.00".
- .6. Page 6, line 18, by striking the words and figures "twelve thousand five hundred (12,500)" and inserting in lieu thereof the words and figures "thirteen thousand (13,000)".
- 7. Page 6, line 19, by striking the figures "107,470.00" and inserting in lieu thereof the figures "107,970.00".
- 8. Page 8, lines 16, 17 and 18, by striking the words and figures "in an amount of one hundred fifty-two thousand eighty-eight (152,088) dollars" and inserting in lieu thereof the following: "in the amount of three (3) percent of such salaries and an additional state contribution of one hundred four thousand two hundred eight (104,208) dollars".
- 9. Page 8, line 18, by striking the figures "1,631,200.00" and inserting in lieu thereof the figures "1,783,200.00".
- 10. Page 8, line 24, by striking the figures "1,712,200.00" and inserting in lieu thereof the figures "1.864,200.00".
- 11. Page 8 by striking in lines 30, 31 and 32 the words and figures "sixty-one thousand six hundred sixty-eight (61,668) dollars" and inserting in lieu thereof the following: "in the amount of three (3) percent of such salaries and an additional state contribution of fifty-five thousand one hundred eighty-eight (55,188) dollars".
- 12. Page 9, line 6, by striking the figures "392,220.00" and inserting in lieu thereof the figures "410,220.00".
- 13. Page 9, line 8, by striking the figures "392,470.00" and inserting in lieu thereof the figures "410,470.00".
- 14. Page 9, line 24, by striking the figures "22,689,897.00" and inserting in lieu thereof the figures "22,838,885.00".
- 15. Pages 9 and 10 by striking all of section 4 and renumbering the remaining section.
 - 16. By adding the following new sections:
- a. "Amend section five hundred seven point four (507.4) of the Code by striking from line twenty-nine (29) the words 'funds in the state treasury' and inserting in lieu thereof the words 'appropriations for such purposes'."
- b. "Section six hundred five point one (605.1), Code 1966, as amended by chapter one (1), section fifty-one (51), Acts of the Sixty-second General Assembly, is amended by striking the word and figures 'nineteen (19)' and inserting in lieu thereof the word and figures 'twenty-one (21)'."
 - c. "Section six hundred eighty-four point seventeen (684.17), Code 1966.

as amended by chapter one (1), sections fifty-two (52) and sixty-eight (68), Acts of the Sixty-second General Assembly, is amended by striking the word and figures 'twenty-two (22)' and inserting in lieu thereof the word and figures 'twenty-four (24)'."

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 598, a bill for an act relating to water-pollution control, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by him:

Amend House File 598 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred fifty-five B point four (455B.4) Code 1966, is hereby amended by inserting in subsection five (5), line one (1), after the word "agriculture" the words ", or his designee".

Sec. 2. Section four hundred fifty-five B point nine (455B.9), Code

1966, is hereby amended as follows:

1. By striking from subsection five (5) all of said subsection after the word "be" in line two (2) and inserting in lieu thereof the words "submitted to the state department of health for approval or disapproval."

2. By adding at the end thereof the following new subsection:

"The commission shall cooperate with other agencies in the state which concern themselves with agricultural operations to determine those types of operations in which potential pollution of the waters of the state exists. Persons engaged in such agricultural operations prior to and including July 1, 1969, shall be notified by the commission that potential pollution exists and shall be required to register with the commission and provide such information relating to their operations as the commission may reasonably require. Persons who intend to engage in such agricultural operations subsequent to July 1, 1969, shall be required to register with the commission before commencing such operations and shall provide such information relating to their planned operations as the commission may reasonably require. Any other requirement in this chapter to the contrary notwithstanding, no such registrant shall be required to make application and obtain a permit for disposal of waste water unless the commission determines that the agricultural operations of such registrant are, in fact, polluting the waters of the State."

Sec. 3. Section four hundred fifty-five B point twelve (455B.12), Code 1966, is hereby amended by striking lines twelve (12) through twenty (20), inclusive, an inserting in lieu thereof the words "the problem and, failing to do so within a reasonable period of time, the commission shall then issue an order fixing the time and place of hearing. Such hearing shall be public".

Camp of Clinton offered the following amendment to his amendment and moved its adoption:

Amend the Camp amendment to House File 598, filed April 15, by striking from line six (6) the word "designee" and inserting in lieu thereof the word "deputy".

The amendment was adopted.

Bailey of Wright offered the following amendment filed by him and moved its adoption:

Amend the Camp amendment to House File 598, filed April 15, 1969, as follows:

- 1. By striking lines three (3) through six (6) and inserting in lieu thereof the following:
- "Sec. 1. Section four hundred fifty-five B point four (455B.4), Code 1966, is hereby amended as follows:
- 1. By striking from line two (2) the word 'nine' and inserting in lieu thereof the word 'eleven'.
- 2. By inserting in subsection five (5), line one (1), after the word 'agriculture' the words', or his deputy'.
- 3. By striking from subsection six (6), line one (1), the word 'Four' and inserting in lieu thereof the word 'Five'.
- 4. By striking from subsection six (6), line five (5), the word 'four' and inserting in lieu thereof the word 'five'.
- 5. By striking from subsection six (6), line eight (8), the word 'one' and inserting in lieu thereof the word 'two'.
 - 6. By adding the following new subsection:
 - 'The director of the state soil conservation committee.'"
- 2. Line seventeen (17) by striking the words "types of" and inserting in lieu thereof the words "livestock and poultry".
- 3. Line nineteen (19) by striking the word "agricultural" and inserting in lieu thereof the words "livestock and poultry".
- 4. Line twenty (20) by striking the word "that" and inserting in lieu thereof the word "where".
- 5. Line twenty-four (24) by striking the words "engage in such agricultural" and inserting in lieu thereof the words "initiate such livestock and poultry".
- 6. Lines twenty-eight (28) and twenty-nine (29) by striking the words "Any other requirement in this chapter to the contrary notwithstanding" and inserting in lieu thereof the words "Except as otherwise provided in section four hundred fifty-five B point twenty-five (455B.25) of the Code."

Speaker pro tempore Millen in the chair at 3:25 p.m.

The amendment was adopted.

Camp of Clinton moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Van Roekel of Marion asked and received unanimous consent to withdraw the amendment filed by Van Roekel, et al., on April 30 and found on page 1354 of the House Journal and also the amendment filed May 1 and found on pages 1377 and 1378 of the House Journal.

Gannon of Jasper offered the following amendment filed by him:

Amend House File 598 by adding the following new sections:

Sec. 5. As used in this Act, unless the context requires otherwise:

- 1. "Treatment works" means any plant, disposal field, lagoon, holding or flow-regulating basin, pumping station, or other works installed for the purpose of treating, stabilizing, or disposing of sewage, industrial waste, or other wastes.
- 2. "Sewer system" means pipelines or conduits, pumping stations, force mains, and all other constructions, devices, and appliances appurtenant thereto used for conducting sewage or industrial waste or other wastes to a point of ultimate disposal.
 - 3. "Commission" means the Iowa water pollution control Commission.
- 4. "Construction" means the erection, building, acquisition, alteration, reconstruction, improvement, or extension of sewer systems and treatment works; preliminary planning to determine the economic and engineering feasibility of said systems and works; the engineering, architectural, legal, fiscal, and economic investigations and studies, surveys, designs, plans, working drawings, specifications, procedures, inspection, and supervision, and other action necessary in the construction of said systems, and works.
- 5. "Eligible project" means a project for construction of sewer systems and sewage treatment works;
- a. For which approval of the commission is required under chapter four hundred fifty-five B (455B) of the Code.
- b. Which is, in the judgment of the commission, eligible for federal pollution abatement assistance, whether or not federal funds are then available for such purpose.
- c. Which conforms with applicable rules and regulations of the commission.
- d. Which is, in the judgment of the commission, necessary for the accomplishment of the state's policy of water purity as stated in section four hundred fifty-five B point one (455B.1) of the Code.
- 6. "Municipality" means any city, town, sanitary district, or other governmental body or corporation empowered to provide sewage collection and treatment services, or any combination of two or more of such governmental bodies or corporations acting jointly, in connection with an eligible project.
- 7. "Federal pollution abatement assistance" means funds available to a municipality, either directly or through allocations by the state, from the federal government as grants for construction of sewer systems or sewage treatment works pursuant to the federal Water Pollution Control Act of 1956 (P.L. 84-660) as amended, or pursuant to any other federal act or program.
- Sec. 6. The commission is hereby authorized to make grants, as funds are available, to any municipality to assist such municipality in the construction of sewer systems or sewage treatment works.
- Sec. 7. The commission shall accept and administer all funds granted by the state.

In allocating state grants under this Act, the commission shall give consideration to:

- 1. The public benefits to be derived by the construction.
- 2. The ultimate cost of constructing and maintaining the works.
- 3. The public interest and public necessity for the works.

- 4. The adequacy of the provisions made or proposed by the municipality for assuring proper and efficient operations and maintenance of the treatment works after the completion of construction thereof.
- 5. The applicant's readiness to start construction, including financing and planning.
- Sec. 8. The commission may, in the name of the state, contract with any municipality concerning eligible projects. Any such contract may include such provisions as may be agreed upon by the parties, and shall include, in substance, the following provisions:
- 1. An estimate of the reasonable cost of the project as determined by the commission.
- 2. An agreement by the commission to pay to the municipality, during the progress of construction or following completion of the construction as may be agreed upon by the parties, an amount equal to one-half of that portion of the actual cost of the project, or the reasonable cost of the project as determined by the commission, whichever is less, that is not paid by the federal government.
 - 3. An agreement by the municipality:
- a. To proceed expeditiously with, and complete, the project in accordance with plans approved pursuant to this Act and pursuant to chapter four hundred fifty-five B (455B) of the Code.
- b. To commence operation of the sewage treatment works on completion of the project, and not to discontinue operation or dispose of the sewage treatment works without the approval of the commission.
- c. To operate and maintain the sewage treatment works in accordance with applicable provisions of chapter four hundred fifty-five B (455B) of the Code and rules and regulations of the commission.
- d. To secure approval of the commission before applying for federal assistance for pollution abatement, in order to maximize the amounts of such assistance received or to be received for all projects in Iowa.
- e. To provide for the payment by the municipality of its share of the cost of the project.
- 4. A provision that, in the event federal assistance which was not included in the calculation of the state payment pursuant to subsection two (2) of this section becomes available to the municipality, the amount of the state payment shall be recalculated with the inclusion of such additional federal assistance and the municipality shall pay to the state the amount by which the state payment actually made exceeds the state payment determined by the recalculation.
- Sec. 9. The commission may adopt such rules and regulations as are necessary for the effective administration of this Act.
- Sec. 10. All contracts entered into pursuant to this Act shall be subject to approval by the attorney general as to form. All payments by the state pursuant to such contracts shall be made after audit and by warrant of the state comptroller.
- Sec. 11. There is hereby established in the state treasury a fund to be known as the "sewerage works construction fund". All moneys in the sewerage works construction fund are hereby appropriated for and shall be used by the commission in carrying out the purposes of this Act.
- Sec. 12. There hereby is appropriated from the general fund of the state of Iowa to the sewerage works construction fund for the biennium beginning July 1, 1969, and ending June 30, 1971, the sum of four million (4,000,000) dollars.

Gannon of Jasper offered the following amendment to his amendment and moved its adoption:

Amend House File 598 as follows:

1. Amend the Gannon amendment of April 23, 1969, to House File 598 by striking the period in line eighty-one (81) and inserting in lieu thereof the words "but not less than twenty-five percent (25%) of the cost so determined".

Amendment to the amendment was adopted.

Gannon of Jasper moved the adoption of his amendment as amended.

Roll call was requested by Gannon of Jasper and Dougherty of Lucas-Monroe.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (H.F. 598)

The ayes were, 34:

Andersen	Jesse	Mezvinsky	Renda
Baker	Kennedy of	Middleswart	Rodgers
Blouin	Chickasaw	Miller of	Schmeiser
Caffrey	Kennedy of	Des Moines	Schwartz
Crosier	Dubuque	Newton	Skinner
Dougherty	Knoblauch	Nolting	Stroburg
Dunton	Kreamer	Poncy	Tapscott
Ewell	Mayberry	Priebe	Van Roekel
Gannon	McCormick	Radl	Wells
Hnff			

The nays were, 70:

Alt	Goode	Logue	Schroeder
Battles	Graham	McCartney	Shaw
Bergman	Grassley	McIntyre	Shepherd
Brinck	Hamilton	Mendenhall	Sorg
Camp	Hansen of	Menefee	Stokes
Campbell	Black Hawk	Miller of	Strand
Christensen	Hanson of	Jones	Stromer
Corev	Howard-Mitchell	Miller of	Strothman
Crabb	Holden	Marshall	Tieden
Cunningham	Johnson of	Milligan	Van Drie
Darrington	Audubon	Mohrfeld	Voorhees
Den Herder	Kehe	Nelson	Walter
Drake	Kitner	Nielsen	Warren
Ellsworth	Kluever	Ossian	Waugh
Fischer of	Knight	Pelton	Weichman
Grundy	Kruse	Peterson	Winkelman
Fisher of	Langland	Pierson	Wolfe
Greene	Lawson	Rex	Speaker
Freeman of	Lippold	Roorda	pro tempore
Clay-Dickinson	Lipsky	Sanders	_

Absent or not voting, 20:

Bailey Bennett Cochran	Dietz Dooley Doyle	Edgington Franklin	Freeman of Buena Vista Harbor
Cochian	20,10		

Hill Koch O'Hearn Varley
Johnston of Miller of Perkins Welden
Johnson Page Van Nostrand
Klein

The amendment lost.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 598)

The ayes were, 102:

Alt. Goode McCartney Roorda Andersen Graham McCormick Sanders Bailev Grassley Mendenhall Schmeiser Baker Hamilton Menefee Schroeder Battles Hansen of Mezvinsky Schwartz Black Hawk Bergman Middleswart Shaw Blouin Hanson of Miller of Shepherd Howard-Mitchell Des Moines Brinck Skinner Caffrey Holden Miller of Sorg Camp Huff Jones Stokes Campbell Jesse Miller of Strand Marshall Christensen Kehe Stromer Kennedy of Strothman Cochran Miller of Corev Chickasaw Page Tapscott Cunningham Milligan Tieden Kennedy of Darrington Dubuque Van Drrie Nelson Den Herder Kitner Newton Van Nostrand Kluever Van Roekel Dooley Nielsen Dougherty Knight Nolting Voorhees Drake Knoblauch Ossian Walter Dunton Koch Pelton Warren Edgington Kruse Peterson Waugh Ellsworth Langland Pierson Weichman Ewell Lawson Poncy Wells Fischer of Lippold Priebe Wolfe Grundy Lipsky Radl Winkelman Fisher of Logue Renda Speaker Greene Mayberry Rodgers pro tempore Gannon

The navs were. 10:

Crabb Freeman of Kreamer Rex
Crosier Clay-Dickinson McIntyre Stroburg
Freeman of Johnson of Mohrfeld

Buena Vista Audubon

Absent or not voting, 12:

Bennett Harbor Klein Varley
Dietz Hill O'Hearn Welden
Doyle Johnston of Perkins
Franklin Johnson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 398 SUBSTITUTED FOR HOUSE FILE 602

Fischer of Grundy asked and received unanimous consent to substitute Senate File 398 for House File 602.

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 398, a bill for an act relating to printing machinery for the state auditor, was taken up for consideration.

Gannon of Jasper offered the following amendment, from the floor, and moved its adoption:

Amend Senate File 398 by striking from line five (5) the word "obtain".

The amendment lost.

Fischer of Grundy offered the following amendment, from the floor, and moved its adoption:

Amend page 1, line four (4), of Senate File 398 by striking the word "subsection" and inserting in lieu thereof the word "paragraph".

The amendment was adopted.

Fischer of Grundy moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 398)

The ayes were, 86:

Alt	Freeman of	Lawson	Rodgers
Andersen	Clay-Dickinson	Lippold	Roorda
Bailey	Goode	Logue	Sanders
Battles	Graham	Mayberry	Schroeder
Bergman	Grassley	Mendenhall	Shaw
Camp	Hamilton	Menefee	Shepherd
Campbell	Hansen of	Miller of	Skinner
Christensen	Black Hawk	Des Moines	Sorg
Corey	Hanson of	Miller of	Stokes
Crabb	Howard-Mitchell	Jones	Strand
Cunningham	Holden	Miller of	Stromer
Darrington	Huff	Marshall	Strothman
Den Herder	Johnson of	Miller of	Tieden
Dooley	Audubon	Page	Van Drie
Dougherty	Kehe	Milligan	Van Roekel
Drake	Kennedy of	Mohrfeld	Varley
Dunton	Dubuque	Nelson	Voorhees
Edgington	Kitner	Nielsen	Walter
Ellsworth	Kluever	Ossian	Waugh
Fischer of	Knight	Peterson	Weichman
Grundy	Knoblauch	Pierson	Winkelman
Fisher of	Koch	Radl	Wolfe
Greene	Kreamer	Priebe	Speaker
Freeman of	Kruse	Renda	pro tempore
Buena Vista	Langland	Rex	•

The nays were, 26:

Baker	Gannon	Mezvinsky	Schwartz
Blouin	Jesse	Middleswart	Stroburg
Brinck	Kennedy of	Newton	Tapscott
Caffrey	Chickasaw	Nolting	Van Nostrand
Crosier	Lipsky	Pelton	Warren
Doyle	McCormick	Poncy	Wells
Ewell	McIntyre	Schmeiser	***************************************

Absent or not voting, 12:

Bennett	Harbor	Klein	Perkins
Cochran	Hill	McCartney	Welden
Dietz	Johnston of	O'Hearn	
Franklin	Johnson		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 602 WITHDRAWN

Fischer of Grundy asked and received unanimous consent to withdraw House File 602 from further consideration by the House.

SENATE JOINT RESOLUTION 24 SUBSTITUTED FOR HOUSE JOINT RESOLUTION 11

Miller of Page asked and received unanimous consent to substitute Senate Joint Resolution 24 for House Joint Resolution 11.

APPROPRIATIONS COMMITTEE CALENDAR

Senate Joint Resolution 24, a joint resolution to continue the "Iowa State Fair and World Food Exposition Study Committee" established by the Sixty-first General Assembly, and to make an appropriation therefor, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.J.R. 24)

The ayes were, 101:

Inc ayes were	·, - 0 - ·		
Alt Andersen Bailey Battles Bergman Blouin Brinck Caffrey Camp Camp	Crabb Crosier Cunningham Darrington Den Herder Dooley Dougherty Drake Dunton Edgington	Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham	Hansen of Black Hawk Hanson of Howard-Mitchell Holden Huff Jesse Johnson of Audubon Kehe
Christensen	Ellsworth	Grassley	Kennedy of
Cochran Corey	Ellsworth Ewell	Grassley Hamilton	Kennedy of Dubuque Kitner
Cores			Triviler

Klein Miller of Poncy Strothman Kluever Jones Priebe Tapscott Miller of Tieden Knoblauch Radl Kreamer Marshall Renda Van Drie Van Roekel Kruse Miller of Rex Varley Lawson Page Rodgers Milligan Voorbees Lippold Roorda Lipsky Mohrfeld Sanders Walter Warren Logue Nelson Schmeiser Waugh Newton Mayberry Schwartz McCormick Weichman Nielsen Shaw Winkelman Mendenhall Nolting Shepherd Wolfe Menefee Ossian Skinner Mezvinsky Pelton Stokes Speaker Middleswart Peterson Strand pro tempore Miller of Pierson Stroburg Des Moines

The nays were, 5:

Gannon McIntyre Sorg Wells

Knight

Absent or not voting, 18:

Baker Hill Schroeder Koch Bennett Johnston of Langland Stromer Dietz McCartney Van Nostrand Johnson Kennedy of Welden Doyle O'Hearn Franklin Chickasaw Perkins

Harbor

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE JOINT RESOLUTION 11 WITHDRAWN

Miller of Page asked and received unanimous consent to withdraw House Joint Resolution 11 from further consideration by the House.

Senate File 651, a bill for an act to appropriate from the general fund of the state to the Iowa reciprocity board, with report of committee recommending passage, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 651)

The ayes were, 102:

Alt	Campbell	Doyle	Fisher of
Andersen	Christensen	Drake	Greene
Bailey	Cochran	Dunton	Freeman of
Battles	Crabb	Edgington	Buena Vista
Bergman	Crosier	Ellsworth	Freeman of
Blouin	Cunningham	Ewell	Clay-Dickinson
Brinck	Darrington	Fischer of	Gannon
Caffrey	Dooley	Grundy	Goode
Camp	Dougherty	•	Graham

Grassley	Kruse	Milligan	Sorg
Hamilton	Langland	Mohrfeld	Strand
Hansen of	Lawson	Nelson	Stokes
Black Hawk	Lippold	Nielsen	Stroburg
Hanson of	Logue	Nolting	Stromer
Howard-Mitchell		Ossian	Strothman
Holden	McCormick	Pelton	Tapscott
Huff	McIntyre	Peterson	Tieden
Jesse	Mendenhall	Pierson	Van Drie
Johnson of	Menefee	Poncy	Van Roekel
Audubon	Mezvinsky	Priebe	Voorhees
Kehe	Middleswart	Radl	Walter
Kennedy of	Miller of	Renda	Warren
Dubuque	Des Moines	Rex	Waugh
Kitner	Miller of	Rodgers	Weichman
Klein	Jones	Schmeiser	Wells
Kluever	Miller of	Schwartz	Winkelman
Knight	Marshall	Shaw	Wolfe
Knoblauch	Miller of	Shepherd	Speaker
Kreamer	Page	Skinner	pro tempore

The nays were, none.

Absent or not voting, 22:

Baker	Hill	Lipsky	Sanders
Bennett	Johnston of	McCartney	Schroeder
Corey	Johnson	Newton	Van Nostrand
Den Herder	Kennedy of	O'Hearn	Varley
Dietz	Chickasaw	Perkins	Welden
Franklin	Koch	Roorda	
Harbor			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 652, a bill for an act to appropriate from the general fund of the state to the department of public safety for capital improvements for the Iowa law enforcement academy, with report of committee recommending passage, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 652)

The ayes were, 98:

Alt Andersen Battles Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Crabb	Crosier Cunningham Darrington Dooley Dougherty Doyle Drake Dunton Edgington Ellsworth Ewell	Fisher of Greene Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hanson of Howard-Mitchell Holden	Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Dubuque Kitner Klein Kluever
CIADO ,		monden	11100101

Miller of Knight Pierson Strothman Koch Des Moines Poncy Tapscott Kreamer Priebe Tieden Miller of Kruse Jones Radl Van Drie Miller of Van Roekel Langland Renda Voorhees Lawson Marshall Rex Walter Lippold Miller of Rodgers Warren Lipsky Page Schmeiser Logue Milligan Shaw Waugh Mayberry Mohrfeld Shepherd Weichman Wells McCormick Nelson Skinner Nielsen Winkelman McIntyre Sorg Mendenhall Nolting Wolfe Stokes Menefee Speaker Ossian Strand Mezvinsky Pelton Stroburg pro tempore Middleswart Peterson

The nays were, none.

Absent or not voting, 26:

Bailev Franklin Kennedy of Sanders Baker Schroeder Freeman of Chickasaw Bennett Buena Vista Schwartz Knoblauch Corey Den Herder Hansen of Stromer McCartney Black Hawk Van Nostrand Newton Dietz Harbor O'Hearn Varley Fischer of Hill Perkins Welden Grundy Roorda

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 661, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for computerizing state criminal information files, with report of committee recommending passage, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 661)

The ayes were, 102:

Johnson of Darrington Freeman of Andersen Dooley Clay-Dickinson Audubon Bailey Dougherty Gannon Johnston of Battles Doyle Goode Johnson Kehe Bergman Drake Graham Kennedy of Blouin Dunton Grasslev Brinck Edgington Hamilton Dubuque Kitner Caffrey Ellsworth Hansen of Klein Camp Ewell Black Hawk Campbell Fischer of Kluever Hanson of Christensen Howard-Mitchell Knight Grundy Cochran Fisher of Holden Koch Crabb Greene Hnff Kreamer Crosier Freeman of Jesse Kruse Cunningham Buena Vista Langland

Miller of Priebe Tapscott Lawson Tieden Marshall Renda Lippold Van Drie Miller of Rex Lipsky Van Roekel Logue Page Rodgers Voorbees Mayberry Milligan Roorda Walter McCormick Sanders Mohrfeld Warren Nelson Schmeiser McIntyre Waugh Nielsen Shaw Mendenhall Weichman Menefee Nolting Shepherd Wells Mezvinsky Ossian Skinner Pelton Sorg Winkelman Middleswart Wolfe Peterson Stokes Miller of Des Moines Pierson Strand Speaker Miller of Poncy Strothman pro tempore Jones

The nays were, none.

Absent or not voting, 22:

Baker Harbor Newton Stroburg O'Hearn Stromer Bennett Hill Van Nostrand Corey Kennedy of Perkins Den Herder Chickasaw Radi Varley Knoblauch Schroeder Welden Dietz Franklin Schwartz McCartney

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 663, a bill for an act to appropriate from moneys received by the department of public safety motor vehicle dealers license fee fund, with report of committee recommending passage, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 663)

The ayes were, 103:

Alt Dougherty Grasslev Kitner Doyle Andersen Hamilton Klein Kluever Bailey Drake Hansen of Dunton Black Hawk Knight Baker Battles Edgington Hanson of Koch Howard-Mitchell Kreamer Bergman Ellsworth Blouin Ewell Holden Kruse Langland Fischer of Huff Brinck Lawson Caffrey Grundy Jesse Lippold Fisher of Johnson of Camp Audubon Lipsky Campbell Greene Logue Christensen Freeman of Johnston of Buena Vista Johnson Mayberry Cochran Kehe McCormick Freeman of Crabb Clay-Dickinson Kennedy of McIntyre Crosier Mendenhall Cunningham Gannon Chickasaw Menefee Darrington Goode Kennedy of Dooley Graham Dubuque Mezvinsky

Middleswart Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld	Nielsen Nolting Ossian Peterson Pierson Poncy Priebe Renda Rodgers Roorda Sanders	Schmeiser Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Strothman Tapscott	Van Drie Van Roekel Voorhees Walter Warren Waugh Weichman Wells Winkelman Wolfe
Monrieia Nelson	Sanders	Tieden	Speaker pro tempore

The nays were, none.

Absent or not voting, 21:

Bennett	Hill	Pelton	Stroburg
Corey	Knoblauch	Perkins	Stromer
Den Herder	McCartney	Radl	Van Nostrand
Dietz	Newton	Rex	Varley
Franklin Harbor	O'Hearn	Schroeder	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 669, a bill for an act to make a transfer of certain fees, taxes, interest and penalties to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials, and for the cost of manufacturing motor vehicle registration plates at the prison industries, with report of committee recommending passage, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 669)

The ayes were, 102:

Alt	Drake	Hansen of	Knoblauch
Andersen	Dunton	Black Hawk	Koch
Battles	Edgington	Hanson of	Kreamer
Bergman	Ellsworth	Howard-Mitchell	
Blouin	Ewell	Holden	Langland
Brinck	Fischer of	Huff	Lawson
Caffrey	Grundy	Jesse	Lippold
Camp	Fisher of	Johnson of	Lipsky
Campbell	Greene	Audubon	Logue
Christensen	Freeman of	Johnston of	Mayberry
Cochran	Buena Vista	Johnson	McCormick
Crabb	Freeman of	Kehe	Mendenhall
Crosier	Clay-Dickinson	Kennedy of	Menefee
Cunningham	Gannon	Dubuque	Mezvinsky
Darrington	Goode	Kitner	Middleswart
Dooley	Graham	Klein	Miller of
Dougherty	Grassley	Kluever	Des Moines
Doyle	Hamilton	Knight	

Miller of Pelton Schwartz Van Roekel Voorhees Peterson Shaw Jones Miller of Pierson Shepherd Walter Poncy Warren Marshall Sorg Priebe Stokes Waugh Miller of Weichman Page Renda Strand Milligan Wells Rex Stromer Rodgers Winkelman Mohrfeld Strothman Tapscott Wolfe Nelson Roords Sanders Tieden Speaker Nielsen Nolting Schmeiser Van Drie pro tempore Ossian

The nays were, none.

Absent or not voting, 22:

Bailev Franklin Skinner McIntyre Newton Baker Harbor Stroburg Bennett Hill O'Hearn Van Nostrand Corev Kennedy of Perkins Varley Den Herder Chickasaw Radl Welden McCartney Schroeder Dietz

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 668, a bill for an act to establish a permanent revolving fund in the department of public defense for the payment of the maintenance and operational costs of administrative state aircraft and to make an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 668)

The ayes were, 103:

Alt Edgington Johnson of Mayberry Andersen Audubon McCormick Ellsworth Mendenhall Bailey Ewell Johnston of Menefee Battles Fisher of Johnson Kehe Bergman Mezvinsky Greene Freeman of Kennedy of Middleswart Blouin Buena Vista Chickasaw Miller of **Brinck** Des Moines Caffrey Freeman of Kennedy of Clay-Dickinson Miller of Camp Dubuque Campbell Klein Gannon Jones Christensen Goode Kluever Miller of Graham Knight Marshall Cochran Grassley Knoblauch Miller of Crabb Hamilton Koch Page Crosier Milligan Hansen of Kreamer Cunningham Black Hawk Darrington Kruse Mohrfeld Hanson of Langland Nelson Dooley Howard-Mitchell Lawson Nielsen Dougherty Nolting Lippold Doyle Holden Huff Ossian Drake Lipsky Jesse Logue Pelton Dunton

Peterson Sanders Warren Stromer Pierson Schmeiser Waugh Strothman Poncy Tapscott Weichman Schwartz Tieden Wells Priebe Shepherd Winkelman Radi Van Drie Skinner Van Roekel Renda Sorg Wolfe Rex Stokes Voorhees Speaker Rodgers Strand Walter pro tempore Roorda

The nays were, none.

Absent or not voting, 21:

Baker Fischer of McCartney Shaw Bennett Grundy McIntyre Stroburg Van Nostrand Franklin Corey Newton Den Herder Varley Harbor O'Hearn Dietz Hill Perkins Welden Kitner Schroeder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REQUEST TO VOTE

MR. SPEAKER: I would ask unanimous consent to be recorded as voting "Aye" on the following bills: Senate File 635, Senate File 634, Senate Joint Resolution 24 and Senate File 651, as I was called to the Comptroller's office.

JAMES T. KLEIN

Objection was raised by Gannon of Jasper.

Goode of Davis moved that Klein of Winnebago-Worth be recorded as voting.

Motion prevailed.

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

The House resumed consideration of **Senate File 330**, a bill for an act relating to eminent domain, and the following amendment by Johnston of Johnson:

Senate File 330 is hereby amended as follows:

1. By adding thereto after section two (2) the following new sections: Sec. 3. Section four hundred seventy-two point thirty-three (472.33), Code 1966, is hereby amended by striking all after the period in line three (3) and by inserting in lieu thereof the following:

"In the event that condemner shall appeal said commission's award, said condemner shall be liable for all costs to the landowner including, but not

limited to, reasonable attorney fees and costs of expert witnesses."

Sec. 4. Chapter four hundred seventy-two (472), Code 1966, is hereby amended by adding thereto the following new sections:

(1) "Not less than thirty days prior to filing of the application, as provided in Section four hundred seventy-two point three (472.3) of the Code, the condemner shall make an offer, in writing, to the landowner stating the amount of damages they would pay for an easement to said property.

In the event the landowner shall refuse said offer and the commission

shall make an award equal to one hundred ten percent (110%) of condemner's offer, then there shall be an additional award equal to twenty-five percent (25%) of the final award to recompense said landowner for costs involved in the condemnation proceedings.

(2) Notwithstanding any other section of this chapter or any other chapter of the Code, a condemnee may choose in lieu of a lump-sum award to receive an annual rental for the land use. Said rental shall be determined by multiplying seven percent (7%) times the fair market value of the property as determined by the county assessor for property tax purposes. Any dispute under this paragraph shall be resolved by the sheriff's commission.

The fair market value for the computation purpose shall be changed at such times and in such amounts as the county assessor shall determine in routine determination of property values for property tax purposes."

2. Further amend by renumbering the remaining section.

Speaker Harbor in the chair at 5:40 p.m.

Division of the amendment was requested.

Johnston of Johnson moved the adoption of division 1, which is amendment 1, section 3 and section 4 (1), of his amendment.

Roll call was requested by Johnston of Johnson and Mezvinsky of Johnson.

On the question "Shall division 1 of the amendment be adopted?" (S.F. 330)

The ayes were, 38:

Bailey Blouin Cochran Cresier Dougherty Doyle Dunton Ewell Gannon Graham	Jesse Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque Kitner Knight Knoblauch	Mayberry Mezvinsky Miller of Des Moines Nolting Pierson Poncy Priebe Radl Renda	Rodgers Roorda Schmeiser Schwartz Skinner Strothman Tapscott Tieden Wells Winkelman
Huff	Langland		- 1

The navs were, 62:

The hays we.	16, 02.	1	
Alt Andersen	Freeman of Buena Vista	Kluever Koch	Miller of Page
Battles	Freeman of	Kreamer	Milligan
Bergman	Clay-Dickinson	Kruse	Mohrfeld
Camp	Goode	Lawson	Nelson
Campbell	Grassley	Lippold	Nielsen
Crabb	Hamilton	Lipsky	Ossian
Cunningham	Hansen of	Logue	Pelton
Dooley	Black Hawk	McIntyre	Peterson
Drake	Hanson of	Mendenhall	Rex
Edgington	Howerd-Mitchell	Menefee	Sanders
Ellsworth	Holden	Miller of	Shaw
Fischer of	Johnson of	Jones	Shepherd
Grundy	Audubon	Miller of	Sorg
Fisher of	Kehe	Marshall	Stokes
Greene	Klein ¹		Strand

Stromer Walter Waugh Wolfe
Van Roekel Warren Weichman Mr. Speaker
Voorhies

Absent or not voting, 24:

Baker Darrington McCormick Schroeder Stroburg Bennett Den Herder Middleswart Brinck Dietz Millen Van Drie Caffrey Franklin Newton Van Nostrand Christensen O'Hearn Hill Varley Corey McCartney Perkins Welden

The amendment lost.

Johnston of Johnston moved the adoption of division 2, which is the remainder of his amendment.

Roll call was requested by Johnston of Johnson and Mezvinsky of Johnson.

On the question "Shall division 2 of the amendment be adopted?" (S.F. 330)

The ayes were, 32:

Christensen Johnston of Mezvinsky Rodgers Crosier Johnson Miller of Schmeiser Dougherty Schwartz Kennedy of Des Moines Doyle Chickasaw Nolting Skinner Dunton Kennedy of Pierson Stroburg Ewell Dubuque Poncy Tapscott Gannon Knoblauch Priebe Tieden Graham Langland Radi Wells Jesse Mayberry Renda Winkelman

The nays were, 65:

Alt Freeman of Kreamer Pelton Andersen Clay-Dickinson Kruse Rex Bailey Lawson Roorda Goode Battles Grassley Lippold Sanders Bergman Hamilton Logue Shaw Camp Hansen of McIntyre Shepherd Campbell Black Hawk Mendenhall Sorg Stokes Crabb Hanson of Menefee Howard-Mitchell Miller of Cunningham Strand Dooley Holden Jones Stromer Drake Huff Miller of Strothman Ellsworth Johnson of Marshall Van Roekel Fischer of Audubon Miller of Voorhees Kehe Walter Grundy Page Fisher of Kitner Milligan Warren Greene Klein Mohrfeld Waugh Freeman of Kluever Nelson Weichman Buena Vista Nielsen Knight Wolfe Koch Ossian Mr. Speaker

Absent or not voting, 27:

Baker Caffrey Den Herder Hill Bennett Cochran Dietz Lipsky Edgington Blouin Corey McCartney Brinck Franklin Darrington McCormick Middleswart Millen

Newton

O'Hearn Perkins Peterson Schroeder Van Drie Van Nostrand Varley Welden

The amendment lost.

Kehe of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Lippold

Lipsky

Logue

Mayberry

McIntyre

Mendenhall

Mezvinsky

Miller of

Middleswart

Des Moines

On the question "Shall the bill pass?" (S.F. 330)

The ayes were, 100:

Alt. Andersen Bailey Battles Bergman Blouin Camp Campbell Christensen Cochran Crabb Crosier Cunningham Dooley Dougherty Doyle Drake Dunton Edgington Ellsworth Fischer of Grundy Fisher of Greene Freeman of Buena Vista

Graham Grasslev Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Menefee Holden Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight

Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Nielsen Nolting Ossian Knoblauch Pelton Koch Peterson Kreamer Pierson Kruse Poncy Langland Priebe Lawson

Renda Rex Rodgers Roorda Sanders Schmeiser Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Stromer Strothman Tapscott Tieden Van Drie Van Roekel Voorhees Walter Warren Waugh Weichman Wells Winkelman Wolfe Mr. Speaker

The nays were, 2:

Clay-Dickinson

Gannon

Goode

Freeman of

Stroburg

Absent or not voting, 22:

Baker Bennett Brinck Caffrey Corey Darrington Den Herder Dietz Ewell Franklin Hill McCartney

McCormick Millen Newton O'Hearn Perkins

Radl Schroeder Van Nostrand Varley Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 38

By Gannon of Jasper

Whereas, the electoral college is antiquated and unnecessary in the election of the President and Vice-President of the United States of America; and

Whereas, the United States of America was confronted with a possible constitutional crisis in 1968 because of the possible failure of any candidates for the office of President and Vice-President to receive a majority of the votes cast by the electors which would have required the election of the President of the United States by the United States House of Representatives and the election of the Vice-President of the United States by the United States Senate creating uncertainty as to the next President and Vice-President of the United States of America and possibly leaving the country without a currently elected President and Vice-President; and

Whereas, the electoral college may violate the basic principles of democracy because a plurality of citizens of the United States of America may not elect the President and Vice-President of the United States of America; and

Whereas, the electors of the electoral college are not bound by the will of the citizens as expressed in the ballots cast at the presidential election; and Whereas, the need for a change has been recognized by members of Con-

gress on numerous occasions through the introduction of various proposals for amending the Constitution; Now, Therefore,

Be It Resolved by the House, the Senate Concurring, That the Congress of the United States is hereby urged to abolish the electoral college by proposing an amendment to the Constitution of the United States providing for the popular election of a President and Vice-President, which amendment shall be subject to ratification by the states: and

Be It Further Resolved, That the Secretary of State be directed to transmit copies of this resolution to the President of the Senate of the United States, the Speaker of the House of Representatives of the United States, and each member of the Iowa congressional delegation to the United States Senate and House of Representatives; and

Be It Further Resolved, that this resolution shall in no way be construed as an application to Congress to call a Constitutional Convention.

Laid over under Rule 25.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 30, 157, 230, 291, 375, 387, 525, 536, 609, 632 and 633.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 30, 157, 230, 291, 375, 387, 525, 536, 609, 632 and 633.

REPORTS OF COMMITTEES

Hill of Marshall, from the committee on judiciary, submitted the following report:

MR. SPEAKER: Your committee on judiciary, to whom was referred House File 365, a bill for an act to define and punish sex offenses against children and to provide for treatment and confinement of persons convicted of sex offenses and for greater protection of society against such persons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 365 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section six hundred ninety-eight point one (698.1), Code 1966, is amended by adding the following at the end thereof:

"However, any person eighteen years of age or older who commits or attempts to commit a violation of this section with or upon any female child under the age of fourteen years, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years.

"Any person eighteen years of age or older who commits or attempts to commit a violation of this section with or upon any female whose age is from fourteen through seventeen years, inclusive, by force or against her will, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

Sec. 2. Section six hundred ninety-eight point three (698.3), Code 1966, is amended by adding the following at the end thereof:

"However, any person eighteen years of age or older who commits or attempts to commit a violation of this section with or upon any female seventeen years of age or younger, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

Sec. 3. Section six hundred ninety-eight point four (698.4), Code 1966, is amended by adding the following at the end thereof:

"However, any person eighteen years of age or older who commits a violation of this section with or upon any female seventeen years of age or younger, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

Sec. 4. Section seven hundred four point one (704.1), Code 1966, is amended by adding the following at the end thereof:

"However, any person eighteen years of age or older who commits or attempts to commit a violation of this section with or upon any child under the age of fourteen years, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

"Any person eighteen years of age or older who commits or attempts to commit a violation of this section upon or with any child whose age is from fourteen through seventeen years, inclusive, unless done with the free and voluntary consent of such child, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

Sec. 5. Section seven hundred five point two (705.2), Code 1966, is amended by adding the following at the end thereof:

"However, any person eighteen years of age or older who commits or attempts to commit a violation of section seven hundred five point one (705.1) of the Code with or upon any child under the age of fourteen years, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

"Any person eighteen years of age or older who commits or attempts to commit a violation of section seven hundred five point one (705.1) of the Code with or upon any child whose age is from fourteen through seventeen years, inclusive, unless done with the free and voluntary consent of such child, shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

- Sec. 6. Section seven hundred twenty-five point one (725.1), Code 1966, is amended by renumbering the present section as subsection one (1) and by adding the following new subsection:
- "2. Any person eighteen years of age or older who designedly makes an open and indecent or obscene exposure of his or her person, or of the person of another, in the presence of a child under the age of fourteen years, shall be punished by imprisonment in the penitentiary for a term of ten years."
- Sec. 7. Section seven hundred twenty-five point two (725.2), Code 1966, is amended by striking all of said section and by substituting the following therefor:

"Any person eighteen years of age or older who:

- 1. Willfully commits or attempts to commit any lewd, immoral, or lascivious act in the presence, or upon or with the body or any part or member thereof, of a child under the age of fourteen years, with the intent of arousing, appealing to, or gratifying the lust or passions or sexual desires of such person or of such child; or
- 2. Willfully commits or attempts to commit any lewd, immoral, or lascivious act in the presence, or upon or with the body or any part of member thereof, of a child whose age is from fourteen through seventeen years, inclusive, with the intent of arousing, appealing to, or gratifying the lusts or passions or sexual desires of such person or of such child, unless such act is done with the free and voluntary consent of such child; or
- 3. Persuades or attempts to persuade a child under the age of fourteen years to engage in any act of sexual intercourse, or any act of sodomy as defined in chapter seven hundred five (705) of the Code, or any lewd or lascivious act;

shall be punished by imprisonment in the penitentiary for life or for a term of not less than fifty years."

Sec. 8. Any person convicted of violating section six hundred ninety-eight point one (698.1), six hundred ninety-eight point three (698.3), six hundred ninety-eight point four (698.4), seven hundred four point one (704.1), seven hundred five point one (705.1), or seven hundred twenty-five point two (725.2) of the Code, or subsection two (2) of section seven hundred twenty-five point one (725.1) of the Code, as amended, shall not be eligible for a suspended sentence or probation granted by any court. Although sentenced to the penitentiary, such person shall be placed and confined by the department of social services in whichever institution under its control is deemed most appropriate for the treatment and secure confinement of the person, including but not limited to the Iowa security medical facility. The person shall receive treatment appropriate to his condition, unless psychiatric evaluation indicates that he cannot be helped by such treatment, in which event he shall be imprisoned in the penitentiary. The department's staff

shall regularly examine the person and shall report to the board of parole at least once a year. The person shall be eligible for parole by the board of parole, but only after three qualified psychiatrists designated by the department have examined the person and have certified that in their opinion his release is in the best interests of society and there is no significant danger that he will again commit the same or a similar offense. It is the intent of this section that any person convicted of any offense specified in this section shall receive maximum treatment and rehabilitation services and shall be paroled when he is no longer dangerous to society, but shall be removed from society during the entire term of his sentence unless and until he is no longer dangerous to society; and this section shall be interpreted to carry out this intent.

Sec. 9. The cost of the care and treatment of a person confined in an institution for the treatment of mental illness under section eight (8) of this Act shall be borne by the state, but may be recovered by the state from the estate or property of the person.

Sec. 10. This Act shall prevail over any inconsistent provisions of the Code regarding punishment, terms of imprisonment, place of confinement, suspended sentence, probation, and parole. This Act shall not limit the provisions of the Code regarding corroboration of testimony. This Act shall not be construed to permit any act which is a public offense in the absence of this Act, nor (except as expressly provided in section seven (7) of this Act) to repeal or limit any provision of the Code which establishes or defines any public offense.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 289, a bill for an act relating to various changes in the probate law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senste File 511, a bill for an act to convey an interest in land in Page County, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 675, a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or changes in boundaries of school corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same dopass.

WILLIAM HILL, Chairman

Den Herder of Sioux, from the committee on ways and means, sabmitted the following report:

MR. SPEAKER: Your committee on ways and means, to whom was referred Sengte File 619, a bill for an act relating to service tax on new construction,

advertising, and the processing of meat, fish, and fowl, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

ELMER H. DEN HERDER, Chairman

Camp of Clinton, from the committee on appropriations, submitted the following report:

Mr. SPEAKER: Your committee on appropriations, to whom was referred Senate File 680, a bill for an act to establish permanent revolving funds for the department of public instruction for administering federally financed programs and to make appropriations therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred Senate File 235, a bill for an act exempting private and parochial school buses from payment of motor vehicle registration fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

Also:

2

8

MR. SPEAKER: Your committee on transportation, to whom was referred Senate File 534, a bill for an act relating to highway construction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

AMENDMENTS FILED

Amend House Joint Resolution 19 as follows:

1. By striking from page 1 lines 3 through 25.

3 2. By striking from page 2 lines 1 through 14, and

inserting in lieu thereof the following: 4

5 "WHEREAS, there appears to be an excess of funds available

to pay for the costs of redeeming the Korean veterans' bonus 6

7 bonds in the year 1969; and

WHEREAS, funds in excess of the amount required to redeem

9 the Korean bonus bonds might be used for purposes other than those originally intended; and 10

WHEREAS, there is an effort to enact legislation providing 11

12 for the payment of a bonus to veterans of the Vietnam

13 conflict; and

14 WHEREAS, taxes were authorized to be levied for the sole 15 purpose of paying veterans of the Korean conflict and may not

16 be legally available for other purposes; NOW THEREFORE,

17

Be It Resolved by the General Assembly of the State of Iowa:

18 Section 1. That the Legislative Research Committee or its

19 successor agency be directed to conduct a study during the

20 interim between the annual sessions of the Sixty-third General 21 Assembly for the purpose of determining the amount of funds

```
available and needed to redeem the Korean bonus bonds, the
23
    legality of using such funds for purposes other than originally
    intended, and the most proper use of any legally available surplus
24
25
    funds resulting from the levy of taxes for the purpose of pro-
26
    viding a bonus to veterans of the Korean conflict.
27
       Sec. 2.
                The Legislative Research Committee or its
28
    successor agency shall report to the members of the Sixty-
    third General Assembly no later than February 15, 1970, its
29
    findings, recommendations, and any accompanying legislation
30
    deemed necessary to carry out such findings and recommendations."
31
32
       3. By striking from lines 1 and 2 of page 1 the words
    "treasurer of state to call and redeem" and inserting in lieu
33
34
    thereof the words "legislative research committee or its
    successor agency to conduct a study relating to".
35
                                                       GANNON of Jasper
 1
       Amend House File 582 as follows:
 2
       1. Page 1, line eleven (11), by inserting after the word
 3
    "shall" the word "first".
       2. Page 1, line twelve (12), by striking the word "thereto"
 4
 5
    and inserting in lieu thereof the following: "under subsection
 6
    nine (9) of section four hundred twenty-seven point one (427.1)
 7
    of the Code, and shall further comply".
                                              COREY of Louisa-Muscatine
       Amend House File 817 as follows:
 1
 2
       Page two (2) by striking lines twenty-nine (29) through
 3
    thirty-one (31) and inserting in lieu thereof the following:
       "striking all of lines fifty-three (53), fifty-four (54) and
 4
 5
    through the word "year" in line fifty-five (55)".
                                                          MILLER of Page
 1
       Amend House File 820 as follows:
 2
       1. Amend page one (1), line six (6), by striking the
 3
    words "each year of".
 4
       2. By adding the following section:
    Sec. 4. Section one hundred eighty point five (180.5),
Code 1966, is hereby amended by striking from line seven (7)
 5
 6
 7
    the word "two" and inserting in lieu thereof the word "one".
                                                   EWELL of Black Hawk
 1
       Amend House File 820 as follows:
 2
       1. Page 1, lines six (6) and seven (7), by striking the words
 3
    "each year of the biennium beginning July 1, 1969, and ending
 4
    June 30, 1971," and inserting in lieu thereof the following:
 5
       "only the fiscal year beginning July 1, 1969, and ending
 6
    June 30, 1970,".
```

7 2. Page 2, line three (3), by striking the figure "1971" and 8 inserting in lieu thereof the figure "1970".

3. Page 2, line four (4), by striking the figure "1971" and 9 10 inserting in lieu thereof the figure "1970".

KREAMER of Polk VAN NOSTRAND of Pottawattamie HANSEN of Black Hawk TAPSCOTT of Polk

6

7

- Amend Senate File 299 as follows:
- 1. By striking from line seven (7) the word "twenty" and in-
- 3 serting in lieu thereof the word "fifteen".
- 4 2. By striking from line nine (9) the word "ten" and insert-
- 5 ing in lieu thereof the word "eight".

GRAHAM of Ida-Sac

- Amend Senate File 612, as passed by the Senate, page 3, after
- 2 line twenty-one (21), by inserting the following: 3
 - 3. By adding as subsection seventeen (17) the following:
- 4 "Staff members and employees of the Iowa state highway
- commission." 5
 - 4. By renumbering the subsequent subsection.

KEHE of Bremer

Amend Senate File 619, as passed by the Senate, by 2 striking sections 3 through 9.

McINTYRE of Linn

- Amend Senate File 649, as passed by the Senate, as follows: 1
- 2 1. Page 4. line twenty-three (23), by striking all after
- 3 the period, and all of lines twenty-four (24) through twentyseven (27).
- 2. Page 4, line thirty-five (35), by striking the word "Any". 6
 - 3. Page 5 by striking all of lines one (1) and two (2).
- 8 and through the word "effective." in line three (3).
- 9 4. Page 5 by striking all of lines nine (9) through 10 fifteen (15).
- 11 5. By renumbering the remaining sections.

SCHROEDER of Pottawattamie VAN NOSTRAND of Pottawattamie STROMER of Hancock EDGINGTON of Franklin HUFF of Polk GRASSLEY of Butler PETERSON of Woodbury WINKELMAN of Calhoun RADL of Linn

- Amend Senate File 650 on page 2, line 35, by striking the figures 1
- "\$594,550.00" and adding in lieu thereof the figures "\$684,094.00",
- by further striking of page 3, line 3, the figures "\$700,600.00"
- 4 and adding in lieu thereof the figures "\$790,144.00".

BENNETT of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- By striking lines twenty-nine (29) through thirty (30) on page
- 8 eleven (11).

BENNETT of Polk

- 1 Amend Senate File 665, as passed by the Senate, as follows:
- 2 By striking on page ten (10), line thirty-three (33), the word
- 3 "The" and on page eleven (11) all of lines one (1) through
- 4 nine (9).

KENNEDY of Chickasaw

2

3

5 6

7

8

9 10

14 15

16

17

18

19

20

21 22

```
Amend Senate File 665, as passed by the Senate, as follows:
```

- By striking from pages eleven (11) and twelve (12) all of section
- thirty-three (33) and renumbering the remaining sections.

BENNETT of Polk

1 Amend Senate File 665, as passed by the Senate, by adding the following new section:

2 3 Sec. 55. Any person refused registration under the provisions 4 of this Act who thereafter, upon appeal to the courts is successful

5 in proving qualification as an elector shall be entitled to the

6 expenses incurred in so qualifying. The court having jurisdiction

7 over any such action shall take evidence as to the expense of the 8 prosecution thereof and shall, as a part of any judgment entered,

award such expense as the court determines, including, but not 9

10 limited to, reasonable attorney fees and court costs. Any judgment

awarding expenses shall be a judgment against the political sub-11

division whose officer initially refused registration of the 12

successful appellant and shall be paid out of the general fund of 13

14 such political subdivision.

SKINNER of Polk

Amend Senate File 665, as passed by the Senate, by adding the following new subsection after subsection five (5) in section thirty-seven (37):

4 "6. The population of any election precinct shall not exceed two thousand inhabitants. The number of inhabitants shall be 5 6 determined according to the most recent census conducted by or for a political subdivision of this state. The board of super-7 visors of the county or the city council shall establish election 8 precincts in accordance with this section and as otherwise pro-9 10 vided by law."

TAPSCOTT of Polk

1 Amend Senate File 665 as passed by the Senate as follows: 2

By striking from page 8, line 14, the word "repealed" and

3 inserting in lieu thereof the following: 4

"amended by adding the following: The commissioner of registration shall furnish to each mobile registrar not more than 25 forms on which to register voters. These forms shall be numbered and be accounted for by the commissioner of registration and the mobile deputy registrar. When a mobile deputy registrar returns the forms furnished to him, he shall be given an equal number of blanks on which to secure registration.

The mobile deputy registrar shall be a competent person and shall 11 12 be trained by the commissioner of registration in a manner he deems 13 adequate.

It shall be unlawful for any deputy registrar to refuse to register any eligible voter and such refusal is a criminal offense punishable as provided by law.

If the commissioner of registration finds that any individual previously appointed as a mobile registrar is unable to secure registration in accordance with his rules and regulations, he shall have the authority to remove said person as a mobile deputy registrar. In the event that a mobile registrar is removed from the list of appointments, the commissioner of registration shall solicit

- 23 another person from the county chairman who originally submitted
- 24 the list for appointment.

RENDA of Polk

- 1 Amend Senate File 687 as follows:
- Page 1, lines twenty (20) and twenty-one (21), by
- 3 striking the words and figures "twenty-nine thousand (29.000)".
- 4 and inserting in lieu thereof the following: "twenty-seven
- 5 thousand six hundred (27.600)".

FREEMAN of Buena Vista

- 1 Amend the temporary rules of the House by adding the
- 2 following new rule:
- 3 Bills introduced in the first regular session of a General
- 4 Assembly which are not withdrawn, defeated, or indefinitely
- 5 postponed shall carry over into the second regular session of
- 6 the same General Assembly in the same status they
- 7 were in at the time of adjournment sine die, and such bills, including
- 8 those remaining on any calendar at the adjournment sine die of the
- 9 first regular session, shall be returned to the standing
- 10 committees to which the same were initially referred or which
- 11 originated the same. Committees shall not be required to
- 12 refer such bills to a subcommittee for consideration, but may
- 13 return them to the calendar in the second regular session by
- 14 committee vote. Joint resolutions proposing or ratifying
- 15 amendments to the U.S. Constitution or proposing amendments
- 16 to the state constitution carry over in the same manner as
- 17 bills. All other forms of resolutions expire with the
- 18 adjournment of the first regular session.

McCARTNEY of Floyd

- 1 Amend the amendment to Rule 54, filed April 8, 1969, by
- 2 the committee on rules as follows:
- By striking lines twenty (20) through twenty-four (24).

McCARTNEY of Floyd

On motion by Camp of Clinton, the House adjourned until 8:00 a.m., Thursday, May 8, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, MAY 8, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair

Prayer was offered by the Reverend William J. Menster, pastor of the St. Mary's Catholic Church, Waverly, Iowa.

The Journal of Wednesday, May 7, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Lipsky of Linn on request of Campbell of Washington; Logue of Iowa on request of Hamilton of Cedar.

PRESENTATION OF VISITORS

Campbell of Washington presented to the House the sixth grade class of Highland Center, accompanied by Mrs. William Powell, Mrs. Maurice Alvine, Mrs. Charles Jenkins and Don Nelson.

Cochran of Webster presented to the House Dale Morris, Mike Gilbert, Allen Johnson and Steve Echelberger, state and local government students from Iowa Central Community College, Fort Dodge.

Cunningham and Van Drie of Story presented to the House eighty eighth grade students from Ballard Junior High School, Huxley, accompanied by Robert Whitmore, Mrs. Hand, Mrs. Rittgers and H. O. Petersen.

Knight of Humboldt presented to the House thirty-four sixth grade students from Boone Valley School, Renwick, and their teachers, Mrs. Janice Basler and Mrs. Dorothy Larson.

PETITIONS

The following petitions were received and placed on file:

By Dougherty of Lucas-Monroe, from eight employees of the state highway commission, Monroe County, telegrams asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system.

By O'Hearn of Scott, from thirty-three maintenance employees of the state highway commission, Scott County, telegrams asking that the legislature retain for them longevity separate from base pay and keep them out of the state merit system.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 365 and Senate Files 235, 289, 511, 534, 619, 675 and 680, under Rule 35.

INTRODUCTION OF BILL

House File 825, by committee on appropriations, a bill for an act relating to payment of general school aid to merged areas, a uniform accounting system for area schools, and providing an appropriation for general state aid to school districts operating public junior or community colleges and to merged areas.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 410, a bill for an act relating to the creation and acquisition of conservation easements by voluntary means.

Read first time and referred to committee on conservation and recreation.

Senate File 590, a bill for an act relating to the court clerks.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 591, a bill for an act to authorize purchase of tax-deferred annuities for employees of the department of public instruction.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 593, a bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education and merged area schools.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 611, a bill for an act relating to use of hoop nets in flood control reservoirs.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 640, a bill for an act relating to school budget hearings.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 206, a bill for an act relating to an appeal from a decision of a civil service commission.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 206

Amend House File 206 as follows:

1. By striking from lines 12 and 13 the words "of the appellant's residence" and inserting in lieu thereof the words "in which the city is located".

2. By striking from line 19 the words "any member or".

CONSIDERATION OF BILLS

STEERING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 271, a bill for an act relating to the conveyance of an interest in land, and defining marketable record title, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 271)

The ayes were, 83:

Andersen Battles	Freeman of Clay-Dickinson	McCartney McCormick	Roorda Sanders
Bergman	Gannon	McIntyre	Schmeiser
Blouin	Goode	Mendenhall	Schroeder
Camp	Graham	Menefee	Sorg
Campbell	Hamilton	Millen	Stokes
Christensen	Hanson of	Miller of	Strand
Corey	Howard-Mitchell	Des Moines	Stroburg
Crosier	Hill	Miller of	Stromer
Darrington	Huff	Jones	Strothman
Den Herder	Johnson of	Miller of	Tapscott
Dooley	Audubon	Marshall	Tieden
Dougherty	Kennedy of	Milligan	Van Drie
Doyle	Dubuque	Mohrfeld	Van Roekel
Drake	Kitner	Nelson	Voorhees
Edgington	Klein	Nielsen	Walter
Ewell	Knight	Nolting	Warren
Fischer of	Knoblauch	Ossian	Waugh
Grundy	Koch	Pierson	Weichman
Fisher of	Kreamer	Priebe	Wells
Greene	Kruse	Renda	Winkelman
Freeman of	Langland	Rex	Wolfe
Buena Vista	Lawson Lippold	Rodgers	Mr. Speaker

The nays were, none.

Absent or not voting, 41:

Alt	Franklin	Kluever	Perkins
Bailey	Grassley	Lipsky	Peterson
Baker	Hansen of	Logue	Poncy
Bennett	Black Hawk	Mayberry	Radl
Brinck	Holden	Mezvinsky	Schwartz
Caffrey	Jesse	Middleswart	Shaw
Cochran	Johnston of	Miller of	Shepherd:
Crabb	Johnson	Page	Skinner
Cunningham	Kehe	Newton	Van Nostrand
Dietz	Kennedy of	O'Hearn Pelton	_ Varley
Dun ton	Chickasaw	Pelton	Welden
Ellsworth			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE JOINT RESOLUTION 17 SUBSTITUTED FOR HOUSE JOINT RESOLUTION 5

Holden of Scott asked and received unanimous consent to substitute Senate Joint Resolution 17 for House Joint Resolution 5.

Senate Joint Resolution 17, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing sections which provide for the distribution of fines to school districts, was taken up for consideration.

Speaker pro tempore Millen in the chair at 8:55 a.m.

Holden of Scott offered the following amendment filed by him and moved its adoption:

Amend Senate Joint Resolution 17 as follows:

- 1. By striking lines two (2) and three (3) and inserting in lieu thereof of the State of Iowa relating to the disposition of fines as provided by Iaw."

 2. By striking lines ten (10) and eleven (11) and inserting in lieu thereof:
- "2. Section four (4) of Article twelve (XII) of the Constitution of the
- State of Iowa is hereby repealed and the following adopted in line thereof: "Section 4. All fines, penalties, or forfeitures due, or to become due, or accruing to the State, or any county therein, shall be deposited and used in the manner provided by law."

The amendment was adopted.

Camp of Clinton moved that action on Senate Joint Resolution 17 be deferred and that the resolution retain its place on the calendar.

The motion prevailed.

HOUSE JOINT RESOLUTION 5 WITHDRAWN

Holden of Scott asked and received unanimous consent, to withdraw House Joint Resolution 5 from further consideration by the House.

Senate File 195, a bill for an act relating to tax exemptions and credits, with report of committee recommending passage, was taken up for consideration.

Huff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 195)

The ayes were, 96:

Bailey Glay-Dickinson McCormick Rex Baker Goode McIntyre Rodgers Battles Graham Mendenhall Roorda Bergman Hamilton Menefee Sanders Blouin Hansen of Mezvinsky Schmeiser Brinck Black Hawk Middleswart Schwartz Caffrey Hanson of Miller of Shepherd Camp Howard-Mitchell Des Moines Sorg Christensen Holden Jones Strand Cochran Huff Miller of Stokes Christensen Holden Jones Strand Cochran Johnson Miller of Stromer Corey Jesse Marshall Strothman Crabb Johnston of Miller of Tapscott Cunningham Johnson Page Tieden Den Herder Kehe Milligan Van Drie Dougherty Kehe Milligan Van Roekel Doyle Chickasaw Nelson Voorhees: Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Krose Pelton Wells Grundy Kruse Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker Buena Vista	Andersen	Freeman of	Lippold	Renda
Battles Graham Mendenhall Roorda Blouin Hansen of Mezvinsky Schmeiser Brinck Black Hawk Middleswart Schwartz Caffrey Hanson of Miller of Shepherd Camp Howard-Mitchell Des Moines Sorg Campbell Des Moines Stokes Christensen Holden Jones Strand Cochran Huff Miller of Stromer Cochran Johnson Miller of Stromer Corey Jesse Marshall Strothman Crabb Johnson Miller of Tapscott Cunningham Johnson Page Tieden Den Herder Kehe Milligan Van Drie Dougherty Kehe Milligan Van Drie Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Walter Dunton Kluever Nolting Warren Ellsworth Kiner Nielsen Walter Ellsworth Knight O'Hearn Waugh Ewell Krose Peterson Weils Grundy Kruse Peterson Wolfe Freeman of Langland Poncy Speaker	Bailey	Clay-Dickinson	McCormick	Rex
Battles Graham Mendenhall Koorda Blouin Hansen of Mezvinsky Schmeiser Brinck Black Hawk Middleswart Schwartz Caffrey Howard-Mitchell Des Moines Sorg Campbell Gamphell Howard-Mitchell Des Moines Stokes Christensen Holden Jones Strand Cochran Huff Miller of Stromer Corey Jesse Marshall Strothman Crabb Johnson Miller of Tapscott Cunningham Johnson Milligan Van Drie Den Herder Kehe Milligan Van Drie Dougherty Kehe Milligan Van Roekel Doyle Chickasaw Nelson Walter Dunton Kluever Nolting Warren Ellsworth Kiner Nielsen Walter Ellsworth Knight O'Hearn Waugh Ewell Kroeh Pelton Wells Grundy Krose Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Baker	Goode	McIntyre	Rodgers
Camp Howard-Mitchell Des Moines Sorg Campbell Howard-Mitchell Des Moines Stokes Christensen Holden Jones Strand Cochran Jo Jesse Marshall Stromer Crabb Johnston of Miller of Tapscott Crabb Johnston of Miller of Tapscott Cunningham Johnson Page Tieden Den Herder Kehe Milligan Van Drie Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Knoblauch Ossian Weichman Fischer of Keamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Battles	Graham	Mendenhall	Roorda
Camp Howard-Mitchell Des Moines Sorg Campbell Howard-Mitchell Des Moines Stokes Christensen Holden Jones Strand Cochran Johnston of Miller of Stromer Crabb Johnston of Miller of Tapscott Crabb Johnston of Miller of Tapscott Cunningham Johnston of Miller of Tapscott Cunningham Johnston of Miller of Tapscott Cunningham Johnston of Milligan Van Drie Den Herder Kehe Milligan Van Drie Dougherty Kenedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Milligan Warren Ellsworth Knight O'Hearn Waugh Ewell Kroblauch Ossian Weichman Fischer of Kreamer Peterson Wolfe Freeman of Langland Poncy Speaker	Bergman	Hamilton	Menefee	Sanders
Camp Howard-Mitchell Des Moines Sorg Campbell Howard-Mitchell Des Moines Stokes Christensen Holden Jones Strand Cochran Johnston of Miller of Stromer Crabb Johnston of Miller of Tapscott Crabb Johnston of Miller of Tapscott Cunningham Johnston of Miller of Tapscott Cunningham Johnston of Miller of Tapscott Cunningham Johnston of Milligan Van Drie Den Herder Kehe Milligan Van Drie Dougherty Kenedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Milligan Warren Ellsworth Knight O'Hearn Waugh Ewell Kroblauch Ossian Weichman Fischer of Kreamer Peterson Wolfe Freeman of Langland Poncy Speaker	Blouin	Hansen of	Mezvinsky	
Camp Howard-Mitchell Des Moines Sorg Campbell Howard-Mitchell Des Moines Stokes Christensen Holden Jones Strand Cochran Johnston of Miller of Stromer Crabb Johnston of Miller of Tapscott Crabb Johnston of Miller of Tapscott Cunningham Johnston of Miller of Tapscott Cunningham Johnston of Miller of Tapscott Cunningham Johnston of Milligan Van Drie Den Herder Kehe Milligan Van Drie Dougherty Kenedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Milligan Warren Ellsworth Knight O'Hearn Waugh Ewell Kroblauch Ossian Weichman Fischer of Kreamer Peterson Wolfe Freeman of Langland Poncy Speaker	Brinck	Black Hawk	Middleswart	
Christensen Holden Jones Strand Cochran Grand Huff Miller of Stromer Corey Jesse Marshall Strothman Crabb Johnson Page Tieden Den Herder Kehe Milligan Van Drie Dougherty Kehe Milligan Van Drie Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Kinight O'Hearn Waugh Ewell Milligan Warren Ellsworth Knight O'Hearn Waugh Ewell Knoblauch Ossian Weichman Fischer of Milligan Warren Franklin Kruse Peterson Wolfe Freeman of Langland Poncy Speaker	Caffrey	Hanson of	Miller of	
Christensen Holden Jones Strand Cochran Grand Huff Miller of Stromer Corey Jesse Marshall Strothman Crabb Johnson Page Tieden Cunningham Kehe Milligan Van Drie Dougherty Kehe Milligan Van Drie Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Kinght O'Hearn Waugh Ewell Milligan Waren Ellsworth Krose Pelton Wells Grundy Krose Pelton Wolfe Freeman of Langland Poncy Speaker	Camp	Howard-Mitchell	Des Moines	
Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees: Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Si. // Knoblauch Ossian Weichman Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Campbell	Hill	Miller of	Stokes
Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees: Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Si. // Knoblauch Ossian Weichman Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Christensen	Holden	Jones	Strand
Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees: Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Si. // Knoblauch Ossian Weichman Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Cochran	Huff	Miller of	Stromer
Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees: Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Si. // Knoblauch Ossian Weichman Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Corev	Jesse :	Marshall	
Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees: Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Si. // Knoblauch Ossian Weichman Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Crabb lastas 1	Johnston of	Miller of	Tapscott :
Dougherty Kennedy of Mohrfeld Van Roekel Doyle Chickasaw Nelson Voorhees: Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Si. // Knoblauch Ossian Weichman Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Cunningham	Johnson	Page	Tieden
Doyle Chickasaw Nelson Voorhees: Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Kiner Nielsen Waugh Ewell Nielsen Warren Ellsworth Kiner Nolting Warren Ellsworth Kiner Nolting Warren Ellsworth Kiner Nolting Waugh Ewell O'Hearn Waugh Ewell Nosian Weichman Fischer of Noth Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Den Herder	Kehe	Milligan	Van Drie
Doyle Chickasaw Nelson Voorhees Drake Kitner Nielsen Walter Dunton Kluever Nolting Warren Ellsworth Kiner Nielsen Waugh Ewell Nolting Warren Ellsworth Kiner Nolting Warren Ellsworth Kiner Nolting Warren Ellsworth Kiner Nolting Waugh Ewell O'Hearn Waugh Ewell Nother Ossian Weichman Fischer of Nother Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Dougherty	Kennedy of	Mohrfeld	Van Roekel
Dunton Kluever Nolting Warren Ellsworth Knight O'Hearn Waugh Ewell Knoblauch Ossian Weichman Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Dowlo	('hickeggw	Nelgon	Voorhees :
Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Drake	Kitner	Nielsen	Walter
Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Dunton	Kluever	Nolting	Warren
Fischer of Koch Pelton Wells Grundy Kreamer Peterson Winkelman Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Ellsworth	Knight	O'Hearn	Waugh
Franklin Kruse Pierson Winkelman Freeman of Langland Poncy Speaker	Ewell	Knoblauch	Ossian	
Franklin Kruse Pierson Winkelman Freeman of Langland Poncy Speaker	Fischer of	Koch	Pelton	Wells
Franklin Kruse Pierson Wolfe Freeman of Langland Poncy Speaker	Grundy	Kreamer	Peterson	Winkelman
Freeman of Langland Poncy Speaker	Franklin	Kruse	Pierson	
	Freeman of	Langland		

The nays were, none.

Absent or not voting, 28:

Alt	Gannon	Lipsky	Schroeder
Bennett	Grasslev C.	Logue	Shaw
Crosier	Harbor	Mayberry	Skinner -!
Darrington	Johnson of	McCartney	Stroburg
Dietz	Audubon	Newton	Van Nostrand
Dooley	Kennedy of	Perkins	Varley
Edgington	Dubuque	Radl	Welden
Fisher of	Klein		
Greene			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 422, a bill for an act relating to fees of licenses issued by the conservation commission, with report of committee recommending passage, was taken up for consideration. Corey of Louisa-Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (S.F. 422)

The ayes were, 102:

Andersen Baker Battles Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Corey Crabb Crosier Cunningham	Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Jesse	Kreamer Kruse Langland Lawson Lippold McCormick McIntyre Mendenhall Menefee Middleswart Miller of Des Moines Miller of Jones Miller of	Priebe Renda Rex Rodgers Roorda Schmeiser Schwartz Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tapscott
Dougherty	Johnson	Milligan	Van Roekel
Doyle	Kehe	Mohrfeld	Voorhees
Drake	Kennedy of	Nelson	Walter
Dunton	Chickasaw	Nielsen	Warren
Ellsworth	Kennedy of	Nolting	Waugh
Ewell	Dubuque	O'Hearn	Weichman
Fisher of	Kitner	Ossian	Wells
Greene	Kluever	Pelton	Winkelman
Franklin	Knight	Peterson	Wolfe
Freeman of	Knoblauch	Pierson	Speaker
Buen a Vista	Koch	Poncy	pro tempore

The nays were, none.

Absent or not voting, 22:

Alt	Fischer of	Mayberry	Sanders
Bailey	Grundy	McCartney	Schroeder
Bennett	Harbor	Mezvinsky	Shaw
Dietz	Klein	Newton	Skinner
Edgington	Lips ky	Perkins	Varley
	Logue	Radl	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 405 SUBSTITUTED FOR HOUSE FILE 490

Rex of Hamilton asked and received unanimous consent to substitute Senate File 405 for House File 490.

Senate File 405, a bill for an act relating to barbering fees, was taken up for consideration.

Shaw of Scott asked and received unanimous consent to withdraw the amendment filed by her on April 30 and found on page 1359 of the House Journal.

Rex of Hamilton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 405)

The ayes were, 80:

Andersen Battles Bennett Bergman Blouin Brinck Caffrey Camp Campbell Corey Crabb Cunningham Dooley Doyle Drake Dunton Edgington Ellsworth Ewell Fisher of Greene Freeman of	Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Huff Holden Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Klein Kluever Knight Knoblauch Koch Kreamer Kruse	Lippold McCormick McIntyre Mendenhall Menefee Middleswart Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan Nelson Nielsen Nolting O'Hearn Ossian Pelton Peterson	Poncy Priebe Renda Rex Rodgers Schmeiser Schwartz Shepherd Sorg Strand Strothman Tapscott Van Drie Van Roekel Voorhees Walter Waugh Weichman Wells Winkelman Wolfe Speaker

The nays were, 19:

Baker	Dougherty	Hill	Roorda
Christensen	Freeman of	Jesse	Stokes
Cochran	Clay-Dickinson	Kitner	Stroburg
Crosier	Gannon	Langland	Tieden
Den Herder	Goode	Mohrfeld	Warren

Absent or not voting, 25:

Alt	Graham	McCartney	Shaw
Bailey	Harbor	Mezvinsky	Skinner
Darrington	Kennedy of	Newton	Stromer
Dietz	Dubuque	Perkins	Van Nostrand
Fischer of	Lipsky	Radl	Varley
Grundy	Logue	Sanders	Welden
Franklin	Mayberry	Schroeder	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 490 WITHDRAWN

Rex of Hamilton asked and received unanimous consent to withdraw House File 490 from further consideration by the House.

Senate File 454, a bill for an act relating to angling laws, with report of committee recommending passage, was taken up for consideration.

Freeman of Clay-Dickinson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 454),

The ayes were, 100:

Andersen	Freeman of	Knoblauch	Priebe
Bailey	Buena Vista	Koch	Renda
Baker	Freeman of	Kreamer	Rodgers
Battles	Clay-Dickinson	Kruse.	Roorda
Bennett	Gannon	Langland	Sanders
Bergman	Goode	Lawson	Schmeiser
Blouin	Graham	Lippold	Schwartz
Caffrey	Grassley	McCartney	Shepherd
Camp	Hamilton	McCormick	Sorg
Campbell	Hansen of	Mendenhall	Stokes
Christensen	Black Hawk	Menefee	C 4D
Cochran	Hanson of	Mezvinsky	Stromer
Corey		Middleswart	Strothman
Crabb	Hill	Miller of	Tapscott
Crosier	Holden	Jones	Tieden
Cunningham	Huff		Van Drie
Den Herder	Jesse	Marshall	Van Nostrand
	Johnson of		Van Roekel
Dougherty	Audubon	Milligan Mohrfeld	Van Roekei
Doyle			Walter
Drake	Johnston of	Nelson	
Dunton	Johnson	Newton	Warren
Edgington	Kehe	Nielsen	Waugh
Ellsworth	Kennedy of	Nolting	Weichman
Ewell	Chickasaw	O'Hearn	Wells
Fischer of	Kitner	Ossian Contain	Winkelman
Grundy	Klein	Pelton	Wolfe
Fisher of	Kluever	Pierson .	Speaker
Greene	Knight	Poncy	pro tempore

The nays were, none.

Absent or not voting, 24:

Alt		Kennedy of		Miller of	1.40	Rex
Brinck		Dubuque	55	Des Moines		Schroeder
Darrington		Lipsky	44	Miller of		Shaw
Dietz		Logue		Page		Skinner
Dooley	11.	Mayberry	1.	Perkins		Stroburg
Franklin		McIntyre		Peterson		Varley
Harbor				Radl		Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House Joint Resolution 19, by committee on appropriations, a joint resolution directing the treasurer of state to call and redeem the Korean Veterans' bonus bonds, with report of committee recommending passage, was taken up for consideration.

Gannon of Jasper offered the following amendment filed by him:

Amend House Joint Resolution 19 as follows:

1. By striking from page 1 lines 3 through 25.

2. By striking from page 2 lines 1 through 14, and inserting in lieu thereof the following:

"WHEREAS, there appears to be an excess of funds available to pay for the costs of redeeming the Korean veterans' bonus bonds in the year 1969; and

WHEREAS, funds in excess of the amount required to redeem the Korean bonus bonds might be used for purposes other than those originally intended; and

WHEREAS, there is an effort to enact legislation providing for the payment of a bonus to veterans of the Vietnam conflict; and

WHEREAS, taxes were authorized to be levied for the sole purpose of paying veterans of the Korean conflict and may not be legally available for other purposes; NOW THEREFORE,

Be It Resolved by the General Assembly of the State of Iowa:

- Section 1. That the Legislative Research Committee or its successor agency be directed to conduct a study during the interim between the annual sessions of the Sixty-third General Assembly for the purpose of determining the amount of funds available and needed to redeem the Korean bonus bonds, the legality of using such funds for purposes other than originally intended, and the most proper use of any legally available surplus funds resulting from the levy of taxes for the purpose of providing a bonus to veterans of the Korean conflict.
- Sec. 2. The Legislative Research Committee or its successor agency shall report to the members of the Sixty-third General Assembly no later than February 15, 1970, its findings, recommendations, and any accompanying legislation deemed necessary to carry out such findings and recommendations."
- 3. By striking from lines 1 and 2 of page 1 the words "treasurer of state to call and redeem" and inserting in lieu thereof the words "legislative research committee or its successor agency to conduct a study relating to".

Camp of Clinton rose on a point of order that the amendment was not germane to the resolution.

The Speaker ruled the point well taken and the amendment not germane.

Camp of Clinton offered the following amendment from the floor, and moved its adoption:

Amend House Joint Resolution 19 as follows:

- 1. Line eleven (11) by striking the word "May" and inserting in lieu thereof the word "June".
- 2. Line sixteen (16) by striking the word "May" and inserting in lieu thereof the word "June".
- 3. Line twenty (20) by striking the word "May" and inserting in lieu thereof the word "June".

The amendment was adopted.

Gannon of Jasper rose on a point of order and invoked Rule 31.

The Speaker ruled the point not well taken.

Camp of Clinton moved that the resolution be read a last time now and placed upon its passage which motion prevailed and the resolution was read a last time.

McIntyre of Linn refrained from voting, under Rule 70.

On the question "Shall the resolution be adopted?" (H.J.R. 19)

The ayes were, 74:

Alt	Goode	McCartney	Shaw
Andersen	Graham	M endenhall	Shepherd
Battles	Grassley	Menefee	Sorg
Bergman	Hamilton	Miller of	Stokes
Camp	Hansen of	Jones	Strand
Campbell	Black Hawk	Miller of	Stromer
Christensen	Hanson of	Marshall	Strothman
Corey	Howard-Mitchell	Miller of	Tieden
Crabb	Harbor	Page	Van Drie
Cunningham	Holden	Milligan	Van Nostrand
Darrington	Huff	Mohrfeld	Van Roekel
Den Herder	Johnson of	Nelson	Varley
Dooley	Audubon	Nielsen	Voorhees
Ellsworth	Kehe	Ossian	Walter
Fischer of	Kitner	Pelton	Warren
Grundy	Klein	Peterson	Waugh
Fisher of	Kluever	Pierson	Weichman
Greene	Koch	Rex	Winkelman
Freeman of	Kreamer	Roorda	Wolfe
Buena Vista	Lawson	Sanders	Speaker
Freeman of	Lippold	Schroeder	pro tempore
Clay-Dickinson	••		• • • • • • • • • • • • • • • • • • • •

The nays were, 44:

Bailey Baker Bennett Blouin Brinck Caffrey Cochran Crosier Dougherty Doyle Drake	Ewell Franklin Gannon Hill Jesse Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque	Knoblauch Kruse Langland Mayberry McCormick Mezvinsky Middleswart Miller of Des Moines Newton Nolting	Perkins Poncy Priebe Radl Renda Rodgers Schwartz Skinner Stroburg Tapscott
Dunton	Knight	O'Hearn	Wells

Absent or not voting, 6:

Dietz	Lipsky	McIntyre	Welden
Edgington	Logue		

The resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

MOTION TO RECONSIDER LOST

(House Joint Resolution 19)

MR. SPEAKER: I move to reconsider the vote by which House Joint Resolution 19 passed the House.

HUFF of Polk

Camp of Clinton moved that the vote by which House Joint Resolution 19 was adopted by the House be reconsidered.

The motion lost.

UNFINISHED BUSINESS

The House resumed consideration of House File 582, a bill for an act relating to the definition and regulation of property tax exemptions, and the following amendment filed by Roorda, et al.:

Amend House File 582 as follows:

- 1. Page 1, lines eleven (11) and twelve (12), strike the words "shall have established" and by inserting in lieu thereof the words "may furnish material evidence of".
- 2. Page 1, lines sixteen (16) and seventeen (17), by striking the words "or by furnishing other sufficient evidence" and by inserting in lieu thereof the words "and by producing evidence".

The amendment was adopted.

Corey of Louisa-Muscatine asked and received unanimous consent to withdraw the amendment filed by him on May 7 and found on page 1535 of the House Journal.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (II.F. 582)

The ayes were, 79:

Alt	Freeman of	Knight	Miller of
Andersen	Buena Vista	Knoblauch	Page
Bailey	Goode	Koch	Milligan
Baker	Graham	Kreamer	Mohrfeld
Battles	Grassley	Kruse	Nelson
Bergman	Hanson of	Langland	Newton
Blouin	Howard-Mitchell	Lawson	Nielsen
Campbell	Huff	Lippold	O'Hearn
Cochran	Johnson of	Mayberry	Ossian
Crabb	Audubon	Mendenhall	Pelton
Crosier	Johnston of	Menefee	Pierson
Cunningham	Johnson	Mezvinsky	Poncy
Den Herder	Keh e	Middleswart	Priebe
Drake	Kennedy of	Miller of	Rex
Dunton	Dubuque	Des Moines	Roorda
Edgington	Kitner	Miller of	Sanders
Ellsworth	Klein	Jones	Schmeiser
Franklin	Kluever		Schwartz

Shaw Shepherd Sorg Strand Stroburg	Strothman Tapscott Tieden Van Nostrand	Van Roekel Walter Waugh Weichman	Winkelman Wolfe Speaker pro tempore
Th	07.		

The nays were, 27:

Camp	Fisher of	Kennedy of	Radl
Christensen	Greene	Chickasaw	Rodgers
Corey	Freeman of	McCormick	Stokes
Darrington	Clay-Dickinson	McIntyre	Stromer
Dooley	Gannon	Miller of	Voorhees
Dougherty	Hamilton	Marshall	Warren
Doyle	Hill	Nolting	Wells
Ewell	Holden	Peterson	

Absent or not voting, 18:

	•		
Benn ett	Hansen of	Logue	Skinner
Brinc k	Black Hawk	McCartney	Van Drie
Caffrey	Harbor	Perkins	Varley
Dietz	Jesse	Renda	Welden
Fischer of	Lipsky	Schroeder	
Grundy			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

COMMUNICATION RECEIVED BY THE SPEAKER

May 7, 1969

William H. Harbor Speaker of the House Sixty-third General Assembly State House Des Moines, Iowa Dear Mr. Speaker:

I've had my operation, and I think it was successful, but they still won't

give me a definite date of discharge from the hospital.

I have had so many cards and letters from all of you nice folks in the legislature that I'm wondering if there is a chance to print in the House Journal a "Thank You" or print this entire letter. I've received hundreds of cards and letters, and what astonishes me is that ninety percent of them are from people I've only met since January 13, the opening day of the session, that proves to me there still are some pretty nice people in this world. When mini-skirted secretaries, and legislators, and even members of the third house, take time to send get well cards or letters to a seventy-three-year-old man—that's something, and here's one old man that won't forget that so soon.

Which brings to my mind last Sunday a nurse brought in a bunch of letters and cards and I had to break into tears, my wife asked, "What's the matter?" and I said, "Do you remember a few years ago I went to see the richest man in our town, who was on his deathbed at his home, he had been in the hospital for weeks. I grasped his hand and he broke into tears, he said 'Nobody came to see me, no cards, or no letters. Why?'"

"I said, 'Sir, did you ever send get well cards, or go to see a friend during his last days?' He admitted he had not. He had realized, too late in life, he should have spread a little good cheer and appreciation of friendship earlier in life."

Well, Mr. Harbor, it appears, the session should close one of these days. I know I can't be back this year so thanks again to all of you, and may we meet again next winter.

Yours sincerely WALTER DIETZ

The House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONFERENCE COMMITTEE REPORT ADOPTED (Senate File 614)

Peterson of Woodbury called up for consideration the conference committee report on **Senate File 614**, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors, as follows:

REPORT OF CONFERENCE COMMITTEE (Senate File 614)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors, respectfully submit the following recommendations:

- 1. The House recede from its amendment No. 1.
- 2. The Senate concur in House amendment No. 2.
- 3. The Senate concur in the House amendment No. 3.
- 4. The House recede from its amendment No. 4.
- 5. The House recede from its amendment No. 5.

On the Part of the House:

LOUIS A. PETERSON, Chairman

CLYDE REX

RUDY VAN DRIE

JAMES CAFFREY

JAMES BRILES, Chairman CHARLES SULLIVAN WILLIAM DENMAN

On the Part of the Senate:

JOSEPH FLATT

Peterson of Woodbury moved the adoption of the conference committee report and the amendments contained therein.

Roll call was requested by Kreamer of Polk and Alt of Polk.

On the question "Shall the conference committee report be adopted?"

The ayes were, 77:

Andersen Baker Bailey Battles Bennett Bergman Caffrey Campbell

Cochran Crosier	Hansen of Black Hawk	Menefee Mezvinsky	Rex Rodge rs
Darrin gton	Hanson of	Middleswart	Sanders
Den Herder	 Howard-Mitchell 	Miller of	Schmeiser
Dooley	Holden	Des Moines	Schroeder
Dougherty	Johnson of	Miller of	Schwartz
Doyle	Audubon	Jones	Shaw
Drake	Johnston of	Miller of	Strand
Dunton	Johnson	Page	Stromer
Ellsworth	Kehe	Nelson	Strothman
Ewell	Kennedy of	Newton	Tieden
Fischer of	Dubuque	Nielsen	Van Drie
Grundy	Klein	Nolting	Van Roekel
Fisher of	Koch	O'Hearn	Varley
Greene	Kruse	Ossian	Voorhees
Freeman of	Langland	Pelton	Waugh
Clay-Dickinson	Lippold	Perkins	Weichman
Gannon	Mayberry	Peterson	Wells
Goode	McCartney	Poncy	Winkelman
Graham	Mendenhall	Renda	Mr. Speaker

The nays were, 86:

Alt	Grassley	Lawson	Skinner
Blouin	Hamilton	McIntyre	Sorg
Brinck	Hill	Miller of	Stokes
Camp	Huff	Marshall	Stroburg
Christensen	Kennedy of	Milligan	Tapscott
Cunningham	Chickasaw	Mohrfeld	Van Nostrand
Edgington	Kitner	Pierson	Walter
Franklin	Knight	Priebe	Warren
Freeman of	Knoblauch	Radl	Wolfe
Buena Vista	Kreamer	Roorda	

Absent or not voting, 11:

Corey	Jesse	Logue	Shepherd
Crabb	Klue ver	McCormick	Welden
Dietz	Lipsky	Millen	

Motion prevailed and the report was adopted.

Peterson of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (S.F. 614)

The ayes were, 105:

Alt Andersen Bailey Baker Battles Bennett Bergman Blouin Caffrey Camp Campbell Christensen Cochran Crosier	Cunningham Darrington Den Herder Dooley Dougherty Doyle Drake Dunton Edgington Ellsworth Ewell Fischer of Grundy	Fisher of Greene Franklin Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of	Hill Holden Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner
Crosier		Howard-Mitchell	Kitner

Miller of Tapscott Klein Poncy Knight Jones Priebe Tieden Knoblauch Miller of Renda Van Drie Van Nostrand Marshall Koch Rex Van Roekel Kruse Miller of Rodgers Roorda Varley Langland Page Mohrfeld Sanders Voorhees Lawson Lippold Nelson Schmeiser Walter Mayberry Schroeder Warren Newton McCartney Schwartz Waugh Nielsen Weichman Mendenhall Nolting Shaw Menefee O'Hearn Shepherd Wells Winkelman Mezvinsky Ossian Strand Middleswart Pelton Stroburg Wolfe Strothman Mr. Speaker Millen Peterson Miller of Pierson

Des Moines

The nays were, 7:

Brinck Kreamer Radl Stokes Freeman of Milligan Skinner

Buena Vista

Absent or not voting, 12:

CoreyKlueverMcCormickSorgCrabbLipskyMcIntyreStromerDietzLoguePerkinsWelden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

EXPLANATION OF VOTE ON SENATE FILE 614

I was not able to support this legislation because of a sincere belief that my amendment adopted April 24 would have brought about a more fair and equitable result in Polk County and would have encouraged more efficient county government.

ROBERT M. KREAMER

EXPLANATION OF VOTE ON SENATE FILE 614

I concur with the above statement filed by Representative Kreamer. I am aware of the considerable pressures exerted upon him to withdraw from his stand and convictions in this matter.

GEORGE F. MILLIGAN

HOUSE INSISTS (Senate File 537)

Pelton of Clinton called up for consideration Senate File 537, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the

jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues.

McCartney of Floyd moved the previous question on the bill.

The motion prevailed.

Pelton of Clinton moved that the House recede from divisions 2 and 3 of the House amendment to Senate File 537.

Roll call was requested by Grassley of Butler and Andersen of Woodbury.

On the question "Shall the House recede from divisions 2 and 3 of the House amendment?" (S.F. 537)

The ayes were, 51:

Alt	Johnson of	Miller of	Rodgers
Baker	Audubon	Page	Sanders
Bennett	Kitner	Milligan	Schroeder
Christensen	Klein	Mohrfeld	Shaw
Согеу	Kluever	Newton	Skinner
Crabb	Knoblauch	Nielsen	Stroburg
Darrington	Kreamer	Ossian	Tapscott
Doyle	Lawson	Pelton	Van Drie
Dunton	Mayberry	Perkins	Van Nostrand
Ellsworth	McCartney	Peterson	Varley
Franklin	McIntyre	Priebe	Walter
Hamilton	Mezvinsky	Renda	Wolfe
Huff	Miller of	Rex	Mr. Speaker
Jesse	Marshall		

The nays were, 57:

Andersen	Freeman of	Knight	Roorda
Battles	Buena Vista	Kruse	Schmeiser
Bergman	Freeman of	Lippold	Schwartz
Blouin	Clay-Dickinson	McCormick	Sorg
Brinck	Gannon	Mendenhall	Stokes
Camp	Goode	Menefee	Strand
Campbell	Graham	Middleswart	Stromer
Cochran	Grassley	Millen	Strothman
Crosier	Hanson of	Miller of	Van Roekel
Cunningham	Howard-Mitchell	Jones	Voorhees
Dooley	Hill	Nelson	Warren
Dougherty	Holden	Nolting	Waugh
Drake	Kennedy of	O'Hearn	Weichman
Edgington	Chickasaw	Pierson	Wells
Ewell	Kennedy of	Poncy	Winkelman
Fischer of Grundy	Dubuque	Radi	

Absent or not voting, 16:

Bailey	Dietz	Hansen of	Johnston of
Caffrey	Fisher of	Black Hawk	Johnson
Den Herder	Greene		Kehe

Langland Lipsky Logue Miller of Des Moines Koch Shepherd Tieden Welden

The motion lost and the House insists on its amendments.

RECONSIDERATION AND ADOPTION OF HOUSE CONCURRENT RESOLUTION 38

Baker of Boone called up for consideration his motion to reconsider the vote on House Concurrent Resolution 33 filed on May 2.

Pelton of Clinton moved to reconsider the vote by which House Concurrent Resolution 33 was adopted.

Motion prevailed.

Baker of Boone asked and received unanimous consent to withdraw the amendment filed by him on May 6 and found on page 1486 of the House Journal.

Baker of Boone offered the following amendment filed by Baker of Boone and Pelton of Clinton and moved its adoption:

Amend House Concurrent Resolution 33 as found on pages 1253 and 1254 of the Journal of the House dated April 25, 1969, as follows:

1. By striking the first resolving clause and inserting in lieu thereof the

following:

"Be It Resolved by the House, the Senate Concurring, That a commission be appointed to study the necessity and desirability of enacting legislation providing a framework within which public employees in the State of Iowa can bargain collectively concerning the terms and conditions of employment and providing techniques for the satisfactory resolution of disputes concerning the terms and conditions of public employment, and that this commission is to be composed of, two State Representatives, to be appointed by the Speaker of the House; two State Senators, to be appointed by the President of the Senate; of the aforementioned legislators, one shall be a member of the minority party; one representative of the State Executive Council; one representative of the State Merit Employment Commission; one representative of the League of Municipalities; one representative of the county boards of supervisors; one representative of the Association of School Boards; two representatives selected by the Iowa Federation of Labor; one representative of the International Brotherhood of Teamsters; one representative selected by the Iowa State Education Association: two members appointed by the Governor to represent the public at large. The members of the commission shall elect a chairman; and".

The amendment was adopted.

Baker of Boone moved the adoption of House Concurrent Resolution 33 as amended.

The resolution as amended was adopted.

HOUSE REFUSES TO CONCUR (House File 196)

Tapscott of Polk called up for consideration House File 196, a bill for an act relating to the referendum for approval of low rent housing projects, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 196 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred three A point five (403A.5), Code 1966,

is hereby amended as follows:

- 1. By striking lines ten (10) through fourteen (14), inclusive, and inserting in lieu thereof the words 'in this section.'
- 2. By striking from line twenty (20) the word 'prior' and inserting in lieu thereof a period.

3. By striking lines twenty-one (21) and twenty-two (22).

Sec. 2. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby repealed and the following is inserted in lieu thereof:

'Before creating any low-rent housing agency as provided in section four hundred three A point five (403A.5) of the Code and before adoption of any resolution to proceed with any low-rent housing project, the governing body of the municipality shall hold a public hearing thereon, and shall cause a notice of the hearing and of the proposed action to be published at least once in a newspaper of general circulation within the municipality, at least thirty days before the hearing.'."

Motion lost and the House refused to concur in the Senate amendments.

APPROPRIATIONS COMMITTEE CALENDAR

House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof, with report of committee recommending passage, was taken up for consideration.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend House File 817 as follows:

Page two (2) by striking lines twenty-nine (29) through thirty-one (31) and inserting in lieu thereof the following:

"striking all of lines fifty-three (53), fifty-four (54) and through the word "year" in line fifty-five (55)".

The amendment was adopted.

Gannon of Jasper offered from the floor the following amendment:

Amend House File 817 by adding after line eighteen (18), page 2, the following new sections.

Sec. 3. Section four hundred eighty-nine point three (489.3), Code 1966, is hereby amended as follows:

1. By striking all of line six (6) and inserting in lieu thereof the figure and words "3. The starting point, route, and terminus".

2. By inserting in line three (3) of subsection eight (8) after the word "allegation" the following:

", with specific facts demonstrating that the proposal is not inconsistent with any comprehensive land utilization plans or programs; that alternative routes and power sources have been explored and are either unavailable or are unsatisfactory; and that consideration of all other relevant factors and alternatives indicate the desirability of the proposal under consideration."

Sec. 4. Section four hundred eighty-nine point four (489.4), Code 1966,

is hereby amended as follows:

1. By striking from line four (4) the word "may" and inserting in lieu thereof the word "shall".

2. By striking from line five (5) the word "or" and inserting in lieu thereof the word "and".

3. By inserting in line sixteen (16) after the word "use" the following: "; that environmental factors adjacent to the route of the proposed line and possible alternative routes have been fully considered; that the proposal reflects sound engineering principles in its approach to a rational distribution and transmission of electric current for the state of Iowa; and that such proposal bears a reasonable relationship to one-system planning in the public interest".

Sec. 5. Section four hundred eighty-nine point five (489.5), Code 1966,

is hereby amended by adding to the end thereof the following:

"In the event any objection is sustained in whole or in part, the board or commission shall allow a reasonable fee for the objector's attorney as part of the costs to be paid by the petitioner."

Camp of Clinton asked and received unanimous consent that House File 817 be deferred and retain its place on the calendar.

House File 820, a bill for an act to appropriate from the general fund of the State of Iowa for various agricultural associations and industries, was taken up for consideration.

Kreamer of Polk offered the following amendment filed by Kreamer, et al., and moved its adoption:

Amend House File 820 as follows:

1. Page 1, lines six (6) and seven (7), by striking the words "each year of the biennium beginning July 1, 1969, and ending June 30, 1971," and inserting in lieu thereof the following:

"only the fiscal year beginning July 1, 1969, and ending June 30, 1970,".

2. Page 2, line three (3), by striking the figure "1971" and inserting in lieu thereof the figure "1970".

3. Page 2, line four (4), by striking the figure "1971" and inserting in lieu thereof the figure "1970".

Kluever of Cass moved the previous question on the amendment.

The motion lost.

McCartney of Floyd moved the previous question on the amendment.

The motion prevailed.

Kreamer of Polk asked for unanimous consent to withdraw his amendment.

Objection was raised.

Kreamer of Polk moved that his amendment be withdrawn.

Motion prevailed.

Ewell of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend House File 820 as follows:

1. Amend page one (1), line six (6), by striking the words "each year of".

2. By adding the following section:

Sec. 4. Section one hundred eighty point five (180.5), Code 1966, is hereby amended by striking from line seven (7) the word "two" and inserting in lieu thereof the word "one".

Roll call was requested by Ewell of Black Hawk and Nolting of Black Hawk.

On the question "Shall the amendment be adopted?" (H.F. 820)

The ayes were, 15:

Blouin	Franklin	Kreamer	Tapscott
Brinck	Hansen of	Nolting	Van Nostrand
Crosier	Black Hawk	Poncy	Voorhees
Ewell	Jesse	Shepherd	Wells
		-	

The navs were, 93:

Buena Vista

The nays were,	93:		
Andersen	Freeman of	Lippold	Priebe
Baker	Clay-Dickinson	Mayberry	Radl
Battles	Gannon	McCartney	Renda.
Bennett	Goode	McCormick	Rex
Bergman	Graham	Mendenhall	Rodgers
Camp	Grassley	Menefee	Roorda
Campbell	Hamilton	Middleswart	Sanders
Christensen	Hanson of	Millen	Schroeder
Cochran	Howard-Mitchell	Miller of	Schwartz
Corey	Hill	Des Moines	Shaw
Crabb	Hol den	Miller of	Stokes
Cunningham	Huff	Jones	Strand
Darrington	Johnson of	Miller of	Stroburg
Den H erder	Audubon	Marshall	Strothman
Dooley	Kehe	Miller of	Tieden
Dougherty	Kennedy of	Page	Van Drie
Doyle	Dubuque	Milligan	Van Roekel
Drake	Kitner	Mohrfeld	Varley
Dunton	Klei n	Nelson	Walter
Edgington	Kluever	Newton	Warren
Ellsworth	Knight	Nielsen	Waugh
Fischer of	Knoblauch	O'Hearn	Weichman
Grund y	Koch	Ossian	Winkelman
Fisher of	Kruse	Pelton	Wolfe
Greene	Langland	Peterson	Mr. Speaker
Freeman of	Lawson	Pierson	•

Absent or not voting, 16:

Alt Johnston of Logue Skinner Bailev McIntyre Johnson Sorg Caffrey Kennedy of Mezvinsky Stromer Dietz Chickasaw Perkins Welden Lipsky Schmeiser

The amendment lost.

Blouin of Dubuque asked and received unanimous consent to withdraw the amendment filed by him on May 6 and found on page 1486 of the House Journal.

McIntyre of Linn offered from the floor the following amendment and moved its adoption:

Amend House File 820 as follows:

1. Page 1 by striking all of line seventeen (17).

2. Page 1, line nineteen (19), by striking the figures "96,500.00" and inserting in lieu thereof the figures "82,000.00".

The amendment was lost.

McCartney of Floyd moved the previous question on House File 820 and all amendments filed thereto.

Motion prevailed.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the hill pass?" (H.F. 820)

The ayes were, 94:

Alt Freeman of Lippold Rex Andersen Buena Vista Mayberry Rodgers Freeman of Bailey McCartney Roorda Baker Clay-Dickinson McCormick Sanders Gannon Battles Mendenhall Schroeder Goode Menefee Schwartz Bergman Camp Graham Middleswart Shaw Campbell Grassley Millen Shepherd. Christensen Hamilton Miller of Skinner Hanson of Des Moines Cochran Stokes Howard-Mitchell Miller of Corey Strand Crabb Hill Jones Stroburg Miller of Cunningham Holden Stromer Darrington Huff Marshall Strothman Den Herder Johnson of Miller of Tieden Audubon Dooley Van Drie Page Dougherty Milligan Van Nostrand Kehe Dovle Kennedy of Van Roekel Mohrfeld Dubuque Drake Nelson Varley Dunton Kitner Newton Walter Klein Nielsen Edgington Warren Ellsworth Knight Ossian Waugh Weichman Fischer of Knoblauch Pelton Koch Peterson Winkelman Grundy Pierson Fisher of Kruse Wolfe Greene Langland Priebe Mr. Speaker Lawson

The nays were, 19:

Bennett Ewell Kluever Poncy Blouin Franklin Kreamer Renda Brinck Hansen of McIntvre Tapscott Caffrey Black Hawk Nolting Voorhees Crosier O'Hearn Wells

Absent or not voting, 11:

Dietz Kennedy of Mezvinsky Schmeiser
Johnston of Chickasaw Perkins Sorg
Johnson Lipsky Radl Welden
Logue

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 660 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw Senate File 660 from further consideration by the House.

SUPPLEMENTAL REPORT OF COMMITTEE ON MILEAGE

MR. SPEAKER: Your committee appointed to determine the mileage for the members of the House submits the following supplemental report:

Miles

SPECIAL ORDER

McCartney of Floyd obtained unanimous consent that the House Rules, House Joint Resolution 18 and Senate Concurrent Resolution 27 be made a special order of business for 10:00 a.m., Friday, May 9, 1969.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 409 and 472.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

3

4

5

15

16

17

18

19

32

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 409 and 472.

AMENDMENTS FILED

- Amend the amendment by the committee on rules to House File 390, dated May 5, 1969, by adding after line one hundred sixty-
- 3 three (163) the following:
- 4. The majority floor leader of each house shall receive
- 5 an annual salary equal to 150 percent of the salary received
- 6 by a member. Expense and travel allowances shall be the same
- 7 as provided for other members of the General Assembly.
 - Renumber all subsequent subsections.

KEHE of Bremer MILLEN of Jefferson-Van Buren PIERSON of Mahaska

- Amend the amendment by the committee on rules to House File 390, dated May 5, 1969, as follows:
 - 1. By striking in line one hundred thirty-seven (137) the word "six" and inserting in lieu thereof the word "five".
 - 2. By striking in line one hundred forty (140) the word
- 6 "eighteen" and inserting in lieu thereof the word "fifteen".3. By striking in line one hundred forty-three (143) the
- word "nine" (9) and inserting in lieu thereof the words "seven and one-half".
- 10 4. By striking in line one hundred forty-five (145) the 11 words "for actual travel".
- 12 5. By striking all of lines one hundred forty-eight (148) through one hundred fifty-eight (158) and inserting in lieu

14 thereof the following:

"The lieutenant governor while presiding in the senate and performing the administrative duties of the office shall receive a per diem of \$100.00. Personal expenses and travel allowances shall be the same as provided for a senator."

- 6. By striking in line one hundred sixty (160) the word twelve and inserting in lieu thereof the word "ten".
- twelve and inserting in lieu thereof the word "ten".
 7. By striking in lines one hundred eighty-seven (187) and
 one hundred eighty-eight (188) the words "forty dollars per day and".
- 8. By striking in lines six hundred fifty (650) through six hundred fifty-two (652) the words ", and shall receive a per diem of forty dollars for each day in which engaged in the performance of such duties."
- 28 9. By striking in line six hundred fifty-two (652) the words "per diem compensation and".
- 30 10. By striking in line six hundred fifty-five (655) the 31 words "and per diem".
 - 11. By striking all of section 79.

1 Amend the amendment to House File 772 by the committee on agriculture by adding thereto the following new section: 3 Chapter four hundred ninety (490), Code 1966, is hereby 4 amended by adding thereto the following new sections: 5 1. "Not less than thirty days prior to formal condemnation 6 proceedings the condemner shall make an offer, in writing to 7 the landowner stating the amount of compensation they would pay for an easement to said property. 2. In the event the landowner shall refuse said offer and the 9 10 sheriff's commission as provided in chapter four hundred seventytwo (472) shall make an award equal to one hundred ten percent 11 12 (110%) of condemner's offer, then condemner shall be liable for 13 all additional cost to the landowner including, but not limited 14 to, reasonable attorney fees and costs of expert witnesses. 3. In the event that condemner shall appeal said commission's 15 16 award said condemner shall be liable for all costs to the 17 landowner including, but not limited to, reasonable attorney fees and costs of expert witnesses." JOHNSTON of Johnson SKINNER of Polk 1 Amend the amendment to House File 772 by the committee on agriculture by adding thereto the following new section: Section four hundred ninety point twenty-six (490.26), 3 4 Code 1966, is hereby amended by adding thereto the following: 5 "In the event of damage to the pipeline which results in further damage because of leakage or escape of harmful gases. 6 the pipeline company shall be liable for all damage unless the 7 landowner or other party has acted in a willful and wanton manner which action was the proximate cause of the damage." JOHNSTON of Johnson SKINNER of Polk 1 Amend House File 817 as follows: 1. Page 2, line ten (10), by striking the figure "453,000.00" and inserting in lieu thereof the figure "550,000,00". GANNON of Jasper 1 Amend House File 824, page 4, by inserting after line seven (7) 2 the following: 3 Nicholas V. Critelli, Jr. Attorney's fees 230-64-25 4 Des Moines, Iowa 400.00 HUFF of Polk MILLER of Jones JOHNSTON of Johnson 1

Amend Senate Concurrent Resolution 27 as follows:

1. By striking all of Rule 1 and inserting in lieu thereof the following: "The Joint Rules of the General Assembly may be suspended by concurrent resolution, duly adopted by a constitutional majority of the Senate and the House."

2. Amend Rule 3 by inserting the words "sine die" after the word "adjournment" wherever said word appears in Rule 3.

3

3. Amend Rule 16 by striking all after the word "name" and 9 inserting in lieu thereof a period.

COMMITTEE ON RULES RALPH McCARTNEY, Chairman

1 Amend Senate File 276, page 2, by adding the following

2 new section:

"Sec. 4. For the purposes of this Act. "destruction" shall

4 include the transmission of such articles as referred to

5 in the Act, which are of general historical interest, to

6/ any recognized historical society or association."

KLEIN of Winnebago-Worth SHEPHERD of Lee HUFF of Polk VAN ROEKEL of Marion

Amend Senate File 289, section 7, page 5, by striking 1 2 all of lines twenty-two (22) through thirty-two (32), and 3 placing in lieu thereof the following: "natural parents, except that the adopted person may also inherit from his 4 natural parent or parents in an intestate estate under 6 the following circumstances: a. When the adopted person has attained his majority 8.,

at the time of the adoption; or 9 b. When the adopted person is related to one or both

10 of the adoptive parents within the fourth degree of

11 consanguinity.

12, 11, 10, 31. A lawful adoption shall extinguish the right of

13 inheritance of the natural parent or parents from and through

14 the adopted person except that the natural parent or parents

15 may inherit from such adopted person in an intestate estate

under the following circumstances: 16

17 ... When the adopted person has attained his majority

at the time of the adoption, and the adoptive parents are

deceased at the time of the adopted person's death, or 19

20 b. When the adopted person is related to one or both

of the adoptive parents within the fourth degree of 21

the Adams of the second

22 consanguinity."

DOYLE of Woodbury HILL of Marshall

. Amend Senate File 376, page one (1), line seven (7), by adding after the word "surgeons" the following:

3 ", osteopathic physicians".

HILL of Marshall

1 Amend Senate File 612, as passed by the Senate, as

2 follows:

3

1. Page 2 by inserting in line thirty-one (31) after

4 the word "officers" the following: ", as defined in section

5 ninety-seven A point one (97A.1) of the Code,".

6; 2. Pages 3 and 4 by striking all of section 9.

COMMITTEE ON STATE GOVERNMENT C. RAYMOND FISHER, Chairman

1 Amend Senate File 636 as follows:

2 By inserting in line thirteen (13) of page one (1) after 3 the word "commission" the words ", including fifty scholarships to be awarded annually to non-Caucasian 5 students of Iowa attending an institution under the jurisdiction of the board of regents in the amount of 7 twelve hundred dollars each,". FRANKLIN of Polk 1 Amend Senate File 636 by striking from line fourteen (14) the figures "525,000.00" and inserting in lieu thereof the figures "325,000.00". CUNNINGHAM of Story COCHRAN of Webster 1 Amend the Miller of Page amendment to Senate File 650, filed May 5, line eight (8), by inserting after the word "division" the following: ", as defined in section ninetyseven A point one (97A.1) of the Code.". EDGINGTON of Franklin Amend the Tapscott amendment of May 7 to Senate File 665 1 2 as follows: 3 By striking from line five (5) the word "two" and inserting in lieu thereof the word "three". BLOUIN of Dubuque Amend Senate File 687, page 1, by striking all after the period in line nineteen (19) and all of lines twenty (20) and twenty-one (21). KEHE of Bremer Amend Senate File 665, as passed by the Senate, as follows: 1 By striking from pages fourteen (14) and fifteen (15) all of section forty-five (45) and renumbering the remaining sections. JOHNSTON of Johnson 1 Amend Senate File 665, as passed by the Senate, as follows: By striking from page 14 all of section forty-two (42) and renumbering the remaining sections. FRANKLIN of Polk Amend Senate File 665, as passed by the Senate, as follows: 2 By striking from page 15 all of section forty-nine (49) and 3 renumbering the remaining sections. FRANKLIN of Polk 1 Amend Senate File 665, as passed by the Senate, as follows:

2 By striking from page 15 all of section forty-eight (48) and 3 renumbering the remaining sections.

1 Amend Senate File 665, as passed by the Senate, as follows:

By striking from page 14 all of section forty (40) and renumber-

3 ing the remaining sections.

FRANKLIN of Polk

FRANKLIN of Polk

- Amend Senate File 665, as passed by the Senate, as follows: By striking from page 14 all of section forty-one (41) and
- 3 renumbering the remaining sections.

FRANKLIN of Polk

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, May 9, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, MAY 9, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Clifton W. Ellerbeck, pastor of the Calvary United Methodist Church, Walcott, Iowa.

The Journal of Thursday, May 8, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hamilton of Cedar on request of Walter of Pottawattamie; Waugh of Monona on request of Freeman of Buena Vista; Stromer of Hancock on request of Caffrey of Polk.

PRESENTATION OF VISITORS

Middleswart of Warren presented to the House fifty sixth grade students from Hawthorne School, accompanied by their teachers, Mrs. Howard and Mr. Gadbey; and eighty students from the government classes of Indianola High School, accompanied by a teacher, Mr. Renard.

Roorda of Jasper and Gannon of Jasper presented to the House seventy-three fifth grade students from Colfax Community School, accompanied by their teachers, Mrs. Dale Peters, Mrs. Alice Bottes and Norman Polson.

Van Drie of Story presented to the House twenty-six fifth grade students from Lincoln School, accompanied by their teacher, Miss Pratt.

Dunton of Keokuk presented to the House fifty fifth and sixth grade students from Tri-County Community School and Gibson Elementary School, accompanied by Mrs. Carl Moore and Mrs. Marie Tressler.

Knight of Humboldt-Pocahontas presented to the House thirtynine seventh and eighth grade students from Havelock-Plover School, accompanied by their sponsors, Mrs. Gibson, Mr. Finnegan and Mr. Griffiths. Kruse of O'Brien presented to the House twenty students from Sheldon High School with their sponsors, Mr. Groeneweg, Mr. Fritz, Mr. Kinken and Mr. Heemstra.

Milligan of Polk presented to the House students from the orientation class of the concentrated employment program, Des Moines Area Community College, and their instructor, Bill Sharpe.

Middleswart of Warren presented to the House forty-five fifth grade students from Martensdale-St. Mary's School, accompanied by their teacher, Mrs. Rudy Betz.

Kennedy of Chickasaw presented to the House the Honorable Vince Steffen, former Representative from Chickasaw County in the Sixtieth, Sixty-first and Sixty-second General Assemblies and Speaker of the House in the Sixty-first General Assembly.

PETITIONS

The following petitions were received and placed on file:

By Huff of Polk, from thirteen residents of Polk County urging stronger laws for sex offenders.

By Van Drie of Story, from nineteen employees of the state highway commission, Ames headquarters, who want to retain longevity separate from their base pay and wish to remain out of the state merit system.

By Kruse of O'Brien, from eleven employees of the state highway commission, O'Brien County, asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system.

COMMUNICATION

The Speaker read to the House:

MAMIE DOUD EISENHOWER

Gettysburg, Pennsylvania May 6, 1969

Mr. Carroll A. Lane Secretary of the Senate State Capitol Building Des Moines, Iowa

Dear Mr. Lane:

Could you please find a way to convey to the members of the General Assembly of the State of Iowa my appreciation for their thoughtfulness in providing me with a copy of the Resolution which they passed upon hearing of the death of my husband? I am truly grateful for this kind gesture.

It may interest you to know that this Resolution will be placed in The Eisenhower Center in Abilene, Kansas.

With my gratitude and very best wishes.

MAMIE DOUD EISENHOWER

INTRODUCTION OF BILL

House File 826, by committee on conservation and recreation, a bill for an act relating to the creation and acquisition of conservation easements by voluntary means.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 591, a bill for an act to authorize purchase of taxdeferred annuities for employees of the department of public instruction.

Read first time and referred to committee on schools.

Senate File 593, a bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education and merged area schools.

Read first time and referred to committee on schools.

Senate File 611, a bill for an act relating to the use of hoop nets in flood control reservoirs.

Read first time and referred to committee on conservation and recreation.

Senate File 640, a bill for an act relating to school budget hearings.

Read first time and referred to committee on schools.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 23, providing that the Pioneer Lawmakers be listed in the Iowa Official Register and that the listing of members of the General Assembly be updated in the Iowa Official Register.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 614, a bill for an act to increase the compensation of county officers, including county attorneys, assistant county attorneys, sheriffs, district court clerks, and members of the county boards of supervisors.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 3, a bill for an act relating to issuance of a single cab card for motor vehicles.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 142, a bill for an act relating to the movement of oversized vehicles.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 182, a bill for an act relating to documents accompanying liquor shipments.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 175, a bill for an act relating to the sales tax on propane used in drying grain.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 228, a bill for an act relating to water navigation regulations.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 263, a bill for an act relating to trout possession limits by persons not required to obtain fishing licenses.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 175

Amend House File 175 as follows:

1. Amend section 1 by striking lines 6 and 7 and inserting in lieu thereof the following:

"serting in line twenty-four (24) after the word 'processing' the words, 'including grain drying'."

SENATE CONCURRENT RESOLUTION 23

By Lisle, Kosek, Lucken and O'Malley

Whereas, the Pioneer Lawmakers of Iowa in convention assembled, passed the resolution which appears on page 884 of the Senate Journal dated April 11, 1969, and

Whereas, the printing of information about former members of general assemblies in current copies of the Iowa Official Register as requested in their resolution appears to be a valuable source of information for the people of Iowa;

Now, Therefore, Be It Resolved by the Senate, the House Concurring, That we direct the editor of the Iowa Official Register to consult with the Pioneer Lawmakers of Iowa and to give serious study to their proposal to reestablish the custom of including information proposed in their resolution in future issues of the Official Register; and

Be It Further Resolved, that it is the sense of the Senate and the House that the next issue of the Iowa Official Register update the listing of members of the General Assembly by showing additions since the last printing

in the 1941-42 edition, and that the listing be updated each ten years thereafter; and

Be It Further Resolved, that a copy of this resolution be sent to the Superintendent of Printing, the members of the State Printing Board and the Editor of the Iowa Official Register.

SIFTING COMMITTEE APPOINTED

Pursuant to Rule 54, the Speaker propounded the question to the House "Shall a sifting committee be appointed at this time?"

On the question, the vote disclosed that the House favors the appointment of a sifting committee.

The Speaker announced the appointment of the following members to the sifting committee:

McCartney, Chairman
Den Herder, Ranking Member
Bailey
Camp
Dunton
Holden
Ossian
Radl
Van Nostrand
Van Drie

Dunton Van Drie Fischer of Grundy Varley Gannon Winkelman

Hill

McCartney of Floyd moved that the following categories be exempt from the sifting committee calendar:

- 1. Unfinished business.
- 2. House Files amended by the Senate.
- 3. House and Senate Files that are governed by the joint rules of the General Assembly.
- 4. Motions to reconsider.
- 5. Conference committee reports, also bills in conference committee.
- 6. Appropriations calendar.
- 7. Ways and means calendar.
- 8. Bills, resolutions or reports originating with the rules committee.

And as of today all bills not exempt are under the jurisdiction of the sifting committee.

The motion prevailed.

HOUSE CONCURRENT RESOLUTION 40

By Van Nostrand

Whereas, the Sixty-third General Assembly has enacted legislation to increase the maximum legal rate of interest which financial institutions incorporated in this state may collect from borrowers from seven percent to nine percent; and

Whereas, said banks, savings and loan associations, and other financial institutions may reasonably be expected to derive considerable financial benefit from the legal interest rate increase; and

Whereas, the cost of living continues in an ever upward spiral and has been the object of considerable concern to the general assembly of this state, from which several legislative proposals have been introduced concerning

the share of the financial burden of the state said financial institutions should be required to bear; and

Whereas, in accordance with the benefit theory of taxation said financial institutions, which are entitled to the protection, privileges, and immunities afforded all persons and legal entities by the laws of this state, may reasonably be required to contribute their fair share to the ever increasing demand for revenues in this state to insure the continuation and furtherance of said benefits; and

Whereas, court decisions have placed definite restrictions and limitations upon the states in taxing federally chartered financial institutions; Now, Therefore.

Be It Resolved by the House, the Senate Concurring, That the Legislative Research Committee or its successor agency be directed to conduct a study during the interim between the annual sessions of the Sixty-third General Assembly for the purpose of determining the fair share which banks, savings and loan associations, and other financial institutions incorporated in this state should be required to contribute to the revenues of the state and the lawful means by which said fair share should be collected; and

Be It Further Resolved, That the Legislative Research Committee or its successor agency be directed to report its findings, recommendations, and any accompanying legislation deemed necessary to carry out such findings and recommendations, to the second session of the Sixty-third General Assembly or if time does not allow to the first session of the Sixty-fourth General Assembly, according to the time needed in conducting such study.

Laid over under Rule 25.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

The House resumed consideration of House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend House 817 as follows:

1. Page 2, line ten (10), by striking the figure "453,000.00" and inserting in lieu thereof the figure "550,000.00".

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (H.F. 817)

The ayes were, 54:

Railey	Crosier	Fisher of	Johnson of
Baker	Dougherty	Greene	Audubon
Bennett	Doyle	Franklin	Kennedy of
Blouin	Dunton	Gannon	Chickasaw
Brinck	Ellsworth	Hanson of	Kennedy of
Caffrey	Ewell	Howard-Mitchell	
Cochran	Fischer of	Hill	Knoblauch
Corey	Grundy		Kreamer

Lawson	Miller of	Renda	Strand
Mayberry	Des Moines	Rex	Stroburg
McCormick	Newton	Rodgers	Tapscott
Menefee	Nolting	Rooda	Van Roekel
Mezvinsky	Pierson	Sanders	Walter
Middleswart	Poncy	Schmeiser	Wells
Millen	Priebe	Schwartz	Wolfe
	Radl	Shepherd	·· -

The nays were, 52:

Absent or not voting, 18:

Andersen	Jesse	Mohrfeld	Van Nostrand
Dietz	Johnston of	Perkins	Varley
Dooley	Johnson	Shaw	Waugh
Hamilton	Lipsky	Skinner	Welden
Hansen of	McIntyre	Stromer	.
Black Hawk	* = -		• ••

The amendment was adopted.

(House File 817 pending.)

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider to vote by which the Gannon amendment to page 2, line ten (10), filed May 8, to House File 817 was adopted.

SHEPHERD of Lee

SPECIAL ORDER: HOUSE RULES, HOUSE JOINT RESOLUTION 18 AND SENATE CONCURRENT RESOLUTION 27

The hour of 10:00 o'clock have arrived, the Speaker announced the special order of business for the consideration of House Rules, House Joint Resolution 18 and Senate Concurrent Resolution 27.

McCartney of Floyd called up for consideration the amendments to the temporary rules of the House.

ADOPTION OF AMENDMENTS TO TEMPORARY RULES OF HOUSE

McCartney of Floyd offered the following amendment filed by the committee on rules and moved its adoption:

Amend the temporary rules of the House by adding the following new rule: Bills introduced in the first regular session of a General Assembly which are not withdrawn, defeated, or indefinitely postponed shall carry over into the second regular session of the same General Assembly in the same status they were in at the time of adjournment sine die, and such bills, including those remaining on any calendar at the adjournment sine die of the first regular session, shall be returned to the standing committees to which the same were initially referred or which originated the same. Committees shall not be required to refer such bills to a subcommittee for consideration, but may return them to the calendar in the second regular session by committee vote. Joint resolutions proposing or ratifying amendments to the U. S. Constitution or proposing amendments to the state constitution carry over in the same manner as bills. All other forms of resolutions expire with the adjournment of the first regular session.

The amendment was adopted.

McCartney of Floyd asked and received unanimous consent to withdraw the amendment filed by the committee on rules on April 8 and found on page 899 of the House Journal, and the amendment filed on April 29 and found on page 1328 of the House Journal.

McCartney of Floyd offered the following amendment filed by the committee on rules and moved its adoption:

Amend the temporary rules of the House, Rule 28, by striking lines one (1) through three (3) and inserting in lieu thereof the following: "The final day for the introduction of bills shall be the fifty-seventh calendar day of the first regular session of a General Assembly unless a written request for drafting the bill has been filed with the legislative research bureau before that time. After adjournment of the first regular session, bills may be prefiled at any time before the convening of the second regular session. No bill shall be filed after the fifteenth calendar day of the second regular session of a General Assembly unless a written request for drafting the bill has been filed with the legislative research bureau before that time. However, standing committees may introduce bills at any time."

Amend the temporary rules of the House, Rule 29, by striking in line two (2) the word "shall" and inserting in lieu thereof the word "may".

Amend the temporary rules of the House, Rule 50, by adding after the period in line seven (7) the following sentence: "In the event a bill remains in committee upon adjournment of the first regular session, the committee may retain possession of the bill no longer than eighteen calendar days after the convening of the second regular session".

The amendment was adopted.

McCartney of Floyd offered the following amendment filed by the committee on rules:

Amend the temporary rules of the House as follows:

Amend Rule 54 as follows:

1. By striking lines ten (10) through twenty-one (21) and inserting in

lieu thereof the following new paragraph:

"And if after taking the vote by 'ayes and nays' a majority of said vote shall be in favor of the appointment of said committee, the Speaker of the House shall then at once appoint the said committee. No motion from the floor of the House by any member thereof shall be considered by the House for appointment of said committee. Upon the appointment of the sifting committee, the steering committee is discharged."

2. By striking lines twenty-two (22) through twenty-nine (29) and in-

serting in lieu thereof the following new paragraphs:

"The sifting committee shall have authority to place any bill remaining either on the House calendar or remaining in any committee on the sifting committee calendar, except appropriation bills. No rule of the sifting committee shall require more than sixty percent vote of the members of the committee to place a bill on the sifting committee calendar."

"Bills remaining on the sifting committee calendar at adjournment sine die of the first regular session of the General Assembly shall carry over into the second regular session of the same General Assembly in the same reading or status they held immediately prior to the appointment of the sifting committee."

McCartney of Floyd offered the following amendment to the amendment and moved its adoption:

Amend the amendment to Rule 54, filed April 8, 1969, by the committee on rules as follows:

1. By striking lines twenty (20) through twenty-four (24).

The amendment to the amendment was adopted.

McCartney of Floyd moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Ewell of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend temporary rules of the House as follows:

Amend House Rule 4 by striking from lines seven (7), eight (8), and nine (9) on page 58, the words, "school classes accompanied by teachers seated in the galleries" and inserting in lieu thereof the words, "federal officials".

Roll call was requested by Van Drie of Story and Peterson of Woodbury.

On the question "Shall the amendment be adopted?"

The ayes were, 38:

Alt	Crosier	Hanson of	Knoblauch
Baker	Ewell	Howard-Mitchell	Kreamer
Bergman	Franklin	Holden	McIntyre
Brinck	Gannon	Kennedy of	Menefee
Campbell	Grassley	Chickasaw	Miller of
Christensen	Hansen of	Klein	Des Moines
Cochran	Black Hawk	Kluever	Milligan

Newton Nolting O'Hearn	Radl Renda Schmeiser	Shaw Sorg Stokes	Tapsc ott Voorhees Weichman
Perkins The navs w	Schwartz		
The nava w	ere. 66:		

Andersen Battles Blouin Caffrey Corey Corningham Darrington Den Herder Dooley Dougherty Doyle Dunton Ellsworth Freeman of Buena Vista Freeman of Clay-Dickinson Goode	Hill Huff Johnson of Audubon Kehe Kennedy of Dubuque Kitner Knight Koch Kruse Langland Lawson Lippold Lipsky Logue Mayberry McCartney	McCormick Mendenhall Middleswart Millen Miller of Jones Miller of Marshall Miller of Page Mohrfeld Nelson Nielsen Ossian Peterson Pierson Poncy Priebe	Rex Rodgers Roorda Sanders Schroeder Shepherd Stroburg Strothman Tieden Van Drie Van Roekel Varley Walter Warren Wells Winkelman Wolfe Mr. Speaker

Absent or not voting, 20:

Bailey	Edgington	Jesse	Strand
Bennett	Fischer of	Johnston of	Stromer
Bennett		• • • • • • • • • • • • • • • • • • • •	
Camp	Grundy	Johnson	Van Nostrand
Crabb	Fisher of	Mezvinsky	Waugh
Dietz	Greene	Pelton	Welden
Droke	Hemilton	Skinner	

The amendment lost.

MEMBER EXCUSED

Tieden of Clayton asked and received unanimous consent that Freeman of Clay-Dickinson be excused for the remainder of the day.

SPECIAL ORDER

(House Joint Resolution 18)

House Joint Resolution 18, a joint resolution to provide for interim studies initiated by standing committees, was taken up for consideration.

McCartney of Floyd offered the following amendment filed by him and moved its adoption:

Amend House Joint Resolution 18 by adding after the period in line twelve (12) the following:

"Reference in this Joint Resolution to the legislative research committee shall also refer to its successor agency."

The amendment was adopted.

McCartney of Floyd offered the following amendment filed by the committee on rules and moved its adoption:

Amend House Joint Resolution 18 by striking lines four (4) through six (6) and inserting in lieu thereof:

"Section 1. All interim studies and meetings of standing committees shall be under the supervision of the legislative research committee whether the meeting is established by resolution, standing committee, or the legislative".

The amendment was adopted.

McCartney of Floyd moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H.J.R. 18)

The ayes were, 100:

Alt	Goode	Lippold	Pierson
Andersen	Graham	Lipsky	Poncy
Baker	Grassley	Logue	Priebe
Battles	Hansen of	Mayberry	Radl
Bergman	Black Hawk	McCartney	Rex
Blouin	Hanson of	McCormick	Rodgers
Brinck	Howard-Mitchell	Mendenhall	Roorda
Caffrey	Hill	Menefee	Sanders
Campbell	Holden	Middleswart	Schmeiser
Christensen	Huff	Millen	Schroeder
Cochran	Jesse	Miller of	Schwartz
Corey	Johnson of	Des Moines	Shepherd
Crosier	Audubon	Miller of	Sorg
Cunningham	Kehe	Jones	Stokes
Darrington	Kennedy of	Miller of	Strothman
Den Herder	Chickasaw	Marshall	Tapscott
Dooley	Kennedy of	Miller of	Tieden
Dougherty	Dubuque	Page	Van Drie
Doyle	Kitner	Mohrfeld	Van Roekel
Drake	Klein	Nelson	Varley
Ellsworth	Kluever	Newton	Voorhees
Ewell	Knight	Nielsen	Walter
Fischer of	Knoblauch	Nolting	Weichman
Grundy	Koch	O'Hearn	Wells
Franklin	Kreame r	Ossian	Winkelman
Freeman of	Kruse	Pelton	Wolfe
Buena Vista	Langland	Perkins	Mr. Speaker
Gannon	Lawson	Peterson	<u>-</u>

The nays were, none.

Absent or not voting, 24:

Bailey	Fisher of	McIntyre	Stroburg
Bennett	Greene	Mezvinsky	Stromer
Camp	Freeman of	Milligan	Van Nostrand
Crabb	Clay-Dickinson	Renda	Warren
Dietz	Hamilton	Shaw	Waugh
Dunton	Johnston of	Skinner	Welden
Edgington	Johnson	Strand	

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

The House was recessed by the Speaker until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

SPECIAL ORDER

(Senate Concurrent Resolution 27)

McCartney of Floyd called up for consideration Senate Concurrent Resolution 27 filed May 7 and found on pages 1494 to 1497 of the House Journal.

McCartney of Floyd offered the following amendment filed by the committee on rules:

Amend Senate Concurrent Resolution 27 as follows:

- 1. By striking all of Rule 1 and inserting in lieu thereof the following: "The Joint Rules of the General Assembly may be suspended by concurrent resolution, duly adopted by a constitutional majority of the Senate and the House."
- 2. Amend Rule 3 by inserting the words "sine die" after the word "adjournment" wherever said word appears in Rule 3.
- 3. Amend Rule 16 by striking all after the word "name" and inserting in lieu thereof a period.

Gannon of Jasper offered the following amendment to the committee amendment, from the floor, and moved its adoption:

Amend the rules committee amendment to Senate Concurrent Resolution 27 by striking all of lines eight (8) and nine (9) and inserting in lieu thereof the following:

3. "By striking all of rule sixteen (16)."

The amendment was adopted.

McCartney of Floyd moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

McCartney of Floyd moved that Senate Concurrent Resolution 27, as amended, be adopted.

The resolution as amended was adopted.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 636, a bill for an act to appropriate funds from the general fund of the state to the higher education facilities commis-

sion for the state supported scholarship and medical student tuition loan programs, with report of committee recommending passage. was taken up for consideration.

Cunningham of Story offered the following amendment filed by him and Cochran of Webster:

Amend Senate File 636 by striking from line fourteen (14) the figures "525,000.00" and inserting in lieu thereof the figures "325,000.00".

Speaker pro tempore Millen in the chair at 2:45 p.m.

Cunningham of Story moved the adoption of the Cunningham-Cochran amendment.

Roll call was requested by Blouin of Dubuque and Andersen of Woodbury.

On the question "Shall the amendment be adopted?" (S.F. 636)

The ayes were, 39:

Battles	Graham	Menefee	Peterson
Bergman	Hansen of	Miller of	Radl
Campbell	Black Hawk	Jones	Roorda
Christensen	Hanson of	Miller of	Schmeiser
Cochran	Howard-Mitchell	Marshall	Shaw
Crabb	Holden	Miller of	Sorg
Crosier	Johnson of	Page	Stokes
Cunningham	Audubon	Mohrfeld	Strand
Dooley	Kehe	Nelson	Strothman
Edgington	Knight	Nielsen	Tieden
Fisher of	Logue	O'Hearn	Walter
Greene	Mendenhall		

The nays were, 61:

Alt Andersen Baker Bennett Blouin Brinck Caffrey Darrington Den Herder Dougherty Dunton Ellsworth Ewell Franklin Freeman of Buena Vista	Goode Grassley Huff Jesse Kennedy of Chickasaw Kennedy of Dubuque Kluever Knoblauch Koch Kreamer Kruse Lawson Lippold Mayberry	McCormick McIntyre Mezvinsky Middleswart Miller of Des Moines Milligan Newton Nolting Ossian Pelton Pierson Poncy Priebe Renda Sanders	Schroeder Schwartz Shepherd Stroburg Tapscott Van Drie Van Roekel Varley Voorhees Warren Weichman Wells Winkelman Wolfe Speaker pro tempore
Gannon	McCartney		

Absent or not voting, 24:

Bailey	Drake	Hamilton	Kitner
Camp	Fischer of	Harbor	Klein
Corey	Grundy	Hill	Langland
Dietz	Freeman of	Johnston of	Lipsky
Doyle	Clay-Dickinson	Johnson	Perkins

Rex Rodgers Skinner Stromer Van Nostrand Waugh Welden

The amendment lost.

Franklin of Polk asked and received unanimous consent to withdraw the amendment filed by her on May 8 and found on pages 1563 and 1564 of the House Journal.

Franklin of Polk offered the following amendment filed by her:

Amend Senate File 636 by inserting after line fourteen (14) the following: "Of the scholarships awarded under section two hundred sixty-one point two (261.2) of the Code, fifty scholarships shall be awarded annually to non-Caucasian Iowa students in the amount of one thousand two hundred (1,200) dollars each.

Franklin of Polk asked and received unanimous consent to withdraw her amendment.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 636)

The ayes were, 91:

Alt	Goode	Mayberry	Radl
Andersen	Graham	McCartney	Renda
Baker	Grassley	McCormick	Roorda
Battles	Hanson of	McIntyre	Sanders
Bennett	Howard-Mitchell	Mendenhall	Schroeder
Bergman	Harbor	Menefee	Schwartz
Blouin	Holden	Mezvinsky	Shaw
Caffrey	Huff	Middleswart	Shepherd
Campbell	Jess o	Miller of	Stokes
Christensen	Johnston of	Des Moines	Strand
Cochran	Johnson	Miller of	Strothman
Corey	Kehe	Jones	Tapscott
Crabb	Kennedy of	Miller of	Tieden
Cunningham	Chickasaw	Marshall	Van Drie
Darrington	Kennedy of	Milligan	Van Roekel
Den Herder	Dubuque	Nelson	Varley
Dougherty	Klein	Newton	Voorhees
Doyle	Kluever	Nolting	Walter
Dunton	Knoblauch	O'Hearn	Warren
Ellsworth	Koch	Ossian	Weichman
Ewell	Kreamer	Pelton	Wells
Fischer of	Kruse	Peterson	Winkelman
Grundy	Lawson	Pierson	Wolfe
Franklin	Lipsky	Poncy	Speaker pro
Gannon	Logue	Priebe	tempore

The nays were, 10:

Edgington	Johnson of	Miller of	Schmeiser
Fisher of	Audubon	Page	Sorg
Greene	Knight	Nielsen	Stroburg
Hill			

Absent or not voting, 28:

Freeman of Kitner Rodgers Bailev Buena Vista Langland Skinner Brinck Lippold Camp Freeman of Stromer Clay-Dickinson Mohrfeld Van Nostrand Crosier Dietz Hamilton Perkins Waugh Dooley Welden Hansen of Rex Black Hawk Drake

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 650, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof, with report of committee recommending passage, was taken up for consideration.

Miller of Page offered the following amendment filed by him:

Amend Senate File 650 as follows:

1. By changing the comma in line twenty-three (23) of page one (1) to a period striking the remainder of the page and inserting in lieu thereof the following:

"The salary of the director shall be \$13,250 for the first year of the biennium, and \$14,045 for the second year of the biennium, plus longevity. The current salary ranges of the other peace officer classifications of the division shall be increased by six percent (6%) each year of the biennium, plus longevity.

Longevity shall be the same as provided in section 80.8 of the Code for

members of the highway patrol.

Other salaries of the division shall be as provided in the pay plan as approved by the executive council."

2. By striking on page two (2), all of line one (1) and through the

word "service" in line two (2).

- 3. By striking on page two (2) beginning with the comms in line nineteen (19) through the word "service" in line twenty-two (22) and inserting in lieu thereof the following:
- ". The salary for the chief shall be \$14,840 for the first year of the biennium and \$15,730 for the second year of the biennium, plus longevity. The current salary ranges of the other classifications in the highway patrol shall be increased by six percent (6%) each year of the biennium, plus longevity.

Longevity shall be as provided in section 80.8 of the Code.

Other salaries of the division shall be as provided in the pay plan as approved by the executive council."

Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend the Miller of Page amendment to Senate File 650, filed May 5, line eight (8), by inserting after the word "division" the following: ", as defined in section ninety-seven A point one (97A.1) of the Code,".

The amendment to the amendment was adopted.

Miller of Page moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Bennett of Polk offered the following amendment filed by him:

Amend Senate File 650 on page 2, line 35, by striking the figures "\$594,550.00" and adding in lieu thereof the figures "\$684,094.00", by further striking of page 3, line 3, the figures "\$700,600.00" and adding in lieu thereof the figures "\$790,144.00".

Speaker Harbor in the chair at 4:02 p.m.

Bennett of Polk moved the adoption of his amendment.

The amendment lost.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 650)

The ayes were, 96:

Alt Goode McCartney Renda Andersen Graham McCormick Roorda Bailey Grasslev McIntyre Sanders Baker Hanson of Mendenhall Schmeiser Howard-Mitchell Menefee Battles Schroeder Bergman Holden Mezvinsky Schwartz Blouin Huff Middleswart Shaw Caffrev Jesse Millen Shepherd Campbell Johnson of Miller of Sorg Christensen Audubon Jones Stokes Miller of Cochran Johnston of Strand Corey Johnson Marshall Stroburg Kehe Crabb Miller of Strothman Cunningham Kennedy of Page Tapscott Tieden Milligan Den Herder Dubuque Kluever Dougherty Mohrfeld Van Drie Van Roekel Knight Nelson Doyle Dunton Knoblauch Newton Varley Koch Nielsen Voorhees Edgington Kreamer Nolting Walter Ellsworth Warren Ewell Kruse Ossian Perkins Weichman Fischer of Lawson Wells Grundy Lippold Pierson Poncy Winkelman Fisher of Lipsky Priebe Wolfe Greene Logue Radl Mr. Speaker Franklin Mayberry Gannon

The nays were, 1:

Bennett

Absent or not voting, 27:

Brinck Drake Hansen of Klein Langland Freeman of Black Hawk Camp Buena Vista Hill Crosier Miller of Darrington Freeman of Kennedy of Des Moines O'Hearn Clay-Dickinson Chickasaw Dietz Kitner Hamilton Pelton Dooley

Peterson Rodgers Stromer Waugh Rex Skinner Van Nostrand Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 631, a bill for an act to appropriate from moneys received by certain commissions, boards, and departments, was taken up for consideration.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 631)

The ayes were, 97:

THE MY CD WELL, I	· · ·		
Alt	Gannon	McCormick	Radl
Andersen	Goode	McIntyre	Renda
Baker	Graham	Mendenhall	Roorda
Battles	Hanson of	Menefee	Schmeiser
Bennett	Howard-Mitchell	Mezvinsky	Schroeder
Bergman	Hill	Middleswart	Schwartz
Blouin	Holden	Millen	Shaw
Caffrey	Huff	Miller of	Shepherd
Campbell	Jesse	Des Moines	Sorg
Christensen	Johnson of	Miller of	Stokes
Cochran	Audubon	Jones	Strand
Corey	Johnston of	Miller of	Stroburg
Crabb	Johnson	Marshall	Strothman
Crosier	Keh e	Miller of	Tapscott
Cunningham	Kennedy of	Page	Tieden
Den Herder	Dubuque	Milligan	Van Drie
Dougherty	Klein	Mohrfeld	Van Roekel
Doyle	Kluever	Nelson	Varley
Dunton	Knoblauch	Newton	Voorhees
Edgington	Koch	Nielsen	Walter
Ellsworth	Kreamer	Nolting	Warren
Ewell	Kruse	O'Hearn	Weichman
Fischer of	Lawson	Ossian	Wells
Grundy	Lippold	Pelton	Winkelman
Fisher of	Lipsky	Pierson	Wolfe
Greene	Logue	Poncy	Mr. Speaker
Franklin	McCartney	Priebe	-

The nays were, none.

Absent or not voting, 27:

Bailey	Freeman of	Kennedy of	Rex
Brinck	Buena Vista	Chickasaw	Rodgers
Camp	Freeman of	Kitner	Sanders
Darrington	Clay-Dickinson	Knight	Skinner
Dietz	Grassley	Langland	Stromer
Dooley	Hamilton	Mayberry	Van Nostrand
Drake	Hansen of	Perkins	Waugh
	Black Hawk	Peterson	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and adopted the following joint resolution in which the concurrence of the Senate was asked:

Senate Joint Resolution 18, a joint resolution directing a legislative study to review the Iowa criminal code.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 398, a bill for an act relating to printing machinery for the state auditor.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 544, a bill for an act to establish a state advisory council for vocational education.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 545, a bill for an act relating to payment by school boards of dues to an association of school boards and of expenses of board members.

Also: That the Senate insists on its amendment to House File 196, a bill for an act relating to the referendum for approval of low-rent housing projects, requests a conference committee, and that the president of the Senate has appointed as members of the conference committee, on the part of the Senate: The Senator from Jefferson, Mr. Mogged; the Senator from Adams, Mr. Briles; the Senator from Dubuque, Mr. Walsh; and the Senator from Jasper, Mr. Hill.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 417, a bill for an act relating to the inspection of meat and poultry, to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes, and to make an appropriation therefor.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 390, a bill for an act relating to the implementation and organization for annual sessions of the general assembly.

CARROLL A. LANE. Secretary

SENATE AMENDMENT TO HOUSE FILE 390

Amend House File 390 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two (2), Code 1966, is hereby repealed and sections two (2) through fifty (50) of this Act enacted in lieu thereof.

Sec. 2. SESSIONS—PLACE. The sessions of the general assembly shall be held annually at the seat of government, unless the governor shall convene them at some other place in times of pestilence or public danger. Each annual session of the general assembly shall commence on the second Monday in January of each year. The general assembly may recess from time to time during each year in such manner as it may provide, subject to

Article three (III), section fourteen (14) of the Constitution of the State of Iowa.

Sec. 3. DESIGNATION OF GENERAL ASSEMBLY. Each general assembly shall be designated by numbers with a new consecutive number designated every two calendar years. The general assembly meeting in the years one thousand nine hundred sixty-nine and one thousand nine hundred seventy shall be designated as the Sixty-third General Assembly.

The session of the general assembly commencing on the second Monday of January, one thousand nine hundred sixty-nine, shall be designated as the 1969 regular session of the Sixty-third General Assembly. The session of the general assembly commencing on the second Monday of January, one thousand nine hundred seventy shall be designated as the 1970 regular session of the Sixty-third General Assembly. Subsequent regular sessions of the general assembly shall be designated by the year in which they convene.

In addition a regular session commencing in an odd-numbered year may be designated as the first regular session of a numbered general assembly, and a regular session commencing in an even-numbered year may be designated as the second regular session of a numbered general assembly.

A special session of the general assembly shall be designated as a special session in the particular year of a numbered general assembly.

These methods of designation shall be used in all official references to the general assembly and its sessions.

- Sec. 4. TEMPORARY ORGANIZATION. At ten o'clock a.m. on the second Monday in January of each odd-numbered year, the general assembly shall convene. The president of the senate, or in his absence some person claiming to be a member, shall call the senate to order. If necessary, a temporary president shall be chosen from the persons claiming to be elected senators. Some person claiming to be elected a member of the house of representatives shall call the house to order. The persons present claiming to be elected to the senate shall choose a secretary, and those of the house of representatives, a clerk on a temporary basis.
- Sec. 5. CERTIFICATES OF ELECTION. The selected secretary and clerk shall receive and file the certificates of election presented, each for his own house, and make a list therefrom of the persons who appear to have been elected members of the respective houses.
- Sec. 6. TEMPORARY OFFICERS—COMMITTEE ON CREDENTIALS. The persons appearing to be members shall proceed to elect such other officers as may be requisite and when so temporarily organized shall choose a committee of five, who shall examine and report upon the credentials of the persons claiming to be members.
- Sec. 7. PERMANENT ORGANIZATION. The members reported by the committee as holding certificates of election from the proper authority shall proceed to the permanent organization of their respective houses by the election of officers and shall not be challenged as to their qualifications during the remainder of the term for which they were elected.
- Sec. 8. OFFICERS—TENURE. The president pro tempore of the senate and the speaker of the house of representatives shall hold their offices until the first day of the meeting of the next general assembly. All other officers elected by either house shall hold their offices for the same terms, unless sooner removed, except as may be otherwise provided by resolution or rules of the general assembly.
- Sec. 9. OATHS. Any member may administer oaths necessary in the course of business of the house of which he is a member, and, while acting on a committee, in the course of business of such committee.

- Sec. 10. JOURNALS. The secretary of the senate and the clerk of the house of representatives shall preserve copies of the printed daily journals of their respective bodies, as corrected, certify to their correctness, and file them with the secretary of state at the adjournment of each session of the general assembly. The secretary of state shall cause the same to be bound and preserved as the original journals of the senate and the house in the manner as shall be specified by the president of the senate and speaker of the house.
- Sec. 11. COMPENSATION OF MEMBERS OF GENERAL ASSEMBLY AND LIEUTENANT GOVERNOR—SIXTY-THIRD GENERAL ASSEMBLY. The compensation of each of the members of the Sixty-third General Assembly shall be as herein provided.
- 1. Every member except the speaker of the house shall receive forty dollars per day for each day of each regular and each special session. Mileage expenses shall be paid at the rate of ten cents per mile in going to and returning from the place where the general assembly is held, by the nearest traveled route, for each regular and each special session. The mileage of the lieutenant governor while acting as president of the senate and the mileage of the speaker of the house shall be the same as that of a member of the general assembly.
- 2. The compensation of the lieutenant governor while acting as president of the senate during the Sixty-third General Assembly shall be double the compensation of a member of the senate.
- 3. The speaker of the house of representatives shall receive as compensation for his services as speaker and as a member of the general assembly eighty dollars per day while the general assembly is in session.
- 4. When a vacancy occurs during a session of the Sixty-third General Assembly, and the term of office of any member does not cover the entire session, forty dollars per day for each day actually served shall be paid to the member who vacated his position and to a member who may assume such vacated membership.
- 5. At the sessions of the Sixty-third General Assembly the compensation of the lieutenant governor, speaker of the house of representatives, and members shall be paid semimonthly during such sessions upon certificate of the presiding officer of each house showing the number of days of allowance and compensation as herein provided.
- 6. Within thirty days after the convening of each session of the Sixty-third General Assembly, the presiding officers of the two houses shall jointly certify to the state comptroller the names of the members, officers, and employees of their respective houses, and the amount of mileage due each member, respectively, who shall thereupon draw a warrant upon the treasurer of state for the amount due each member for mileage, as certified.
- 7. In addition to the compensation herein authorized, members of the general assembly shall be paid forty dollars per day and necessary travel and actual expenses incurred in attending standing or interim committee meetings subject to the provisions of section sixteen (16) of this Act, or when on official state business, when the general assembly is not in session. Such salaries or expenses shall be paid promptly from funds appropriated pursuant to section fourteen (14) of this Act, unless otherwise provided by law.
- Sec. 12. SALARIES AND EXPENSES—MEMBERS OF GENERAL ASSEMBLY AND LIEUTENANT GOVERNOR—SIXTY-FOURTH AND SUBSEQUENT GENERAL ASSEMBLIES. Commencing with the Sixty-fourth General Assembly, members of the general assembly and the lieutenant governor shall receive salaries and expenses as provided by this section.

- 1. Every member of the general assembly except the speaker of the house and majority and minority floor leaders of the senate and house shall receive an annual salary of six thousand dellars for each year while serving as a member of the general assembly. The majority and minority floor leaders of the senate and house shall receive an annual salary of seven thousand five hundred dellars for each year while serving in such capacity. In addition, each such member shall receive the sum of eighteen dellars per day for expenses of office, except travel, for each day the general assembly is actually in session. However, members from Polk county shall receive nine dellars per day. Expenses shall not be paid for more than five days per week. Weekly travel expenses shall be paid at the rate of ten cents per mile for actual travel in going to and returning from the sent of government by the nearest traveled route.
- 2. The lieutenant governor while presiding in the senate shall receive compensation of twice the per diem rate a senator receives determined by dividing the total number of days of each session into the total annual salary of a senator. Personal expense and travel allowances shall be the same for the lieutenant governor as for a senator.

The lieutenant governor while performing administrative duties of the office of lieutenant governor or serving as president of the senate during special sessions of the general assembly shall receive eighty dollars per diem and reimbursement for expenses incurred in performing such duties pursuant to an appropriation made by the general assembly.

3. The speaker of the house shall receive an annual salary of twelve thousand dollars for each year while serving as the speaker of the house. Expense and travel allowances shall be the same for the speaker of the house

as provided for other members of the general assembly.

- 4. When a vacancy occurs and the term of any member of the general assembly or the lieutenant governor is not completed, the member or the lieutenant governor shall receive a salary or compensation proportional to the length of his service computed to the nearest whole month. A successor elected to fill such vacancy shall receive a salary or compensation proportional to his length of service computed to the nearest whole month commencing with such time as the successor is officially determined to have succeeded to such office.
- 5. The state comptroller shall pay the salaries or compensation of the members of the general assembly and the lieutenant governor semi-monthly commencing with the first pay period after the names of such persons are officially certified. The salaries of the members of the General Assembly and lieutenant governor shall be subject to F.I.C.A. taxes. The presiding officers of the two houses of the general assembly shall jointly certify to the state comptroller the names of the members, officers, and employees of their respective houses and the salaries and mileage to which each is entitled. Travel and expense allowances shall be paid upon the submission of vouchers to the state comptroller indicating a claim for the same. Such vouchers shall be submitted no more frequently than once each month.
- 6. In addition to the salaries and expenses herein authorized, members of the general assembly shall be paid forty dollars per day and necessary travel and actual expenses incurred in attending standing or interim committee meetings subject to the provisions of section sixteen (16) of this Act, or when on official state business, when the general assembly is not in session. Such salaries or expenses shall be paid promptly from funds appropriated pursuant to section fourteen (14) of this Act, unless otherwise provided by law.
 - 7. If a special session of the general assembly is convened, members of the

general assembly shall receive, in addition to their annual salaries, the sum of forty dollars per day for each day the general assembly is actually in special session, and the same travel allowances and expenses as authorized by this section.

Sec. 13. OFFICERS AND EMPLOYEES—COMPENSATION. Each house of the general assembly may employ such officers and employees as it shall deem necessary for the conduct of its business. The compensation of the chaplains, officers, and employees of the general assembly shall be fixed by joint action of the house and senate by resolution at the opening of each session, or as soon thereafter as conveniently can be done. Such persons shall be furnished by the state such supplies as may be necessary for the proper discharge of their duties.

Sec. 14. EXPENSES OF GENERAL ASSEMBLY. There is hereby appropriated out of any funds in the state treasury not otherwise appropriated a sum sufficient to pay for legislative printing and all current and miscellaneous expenses of the general assembly, authorized by either the senate or the house, and the state comptroller is hereby authorized and directed to issue warrants for such items of expense upon requisition of the president and secretary of the senate or the speaker and chief clerk of the house.

There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, such sums as may be necessary, for each house of the general assembly for the payment of any unpaid expense filed after adjournment of each annual session of the general assembly or incurred in the interim between sessions of the general assembly, including but not limited to salaries of members and expenses of standing and interim committees. The state comptroller is hereby authorized and directed to issue warrants for such items of expense upon requisition of the president and secretary of the senate for senate expense or the speaker and chief clerk of the house for house expense.

There is hereby appropriated out of any funds in the state treasury not otherwise appropriated, such sums as may be necessary for the renovation, remodeling, or preparations of the legislative chambers, legislative offices, or other areas or facilities used or to be used by the legislative branch of government, and for the purchase of such legislative equipment and supplies deemed necessary to properly carry out the functions of the general assembly. The state comptroller is hereby authorized and directed to issue warrants for such items of expense, whether incurred during or between sessions of the general assembly, upon requisition of the president and secretary of the senate for senate expense or the speaker and chief clerk of the house for house expense.

Sec. 15. ISSUANCE OF WARRANTS. The state comptroller shall also issue to each officer and employee of the general assembly, during legislative sessions or interim periods, upon vouchers signed by the president and secretary of the senate or the speaker and chief clerk of the house, warrants for the amount due for services rendered. Such warrants shall be paid out of any moneys in the treasury not otherwise appropriated.

Sec. 16. MEETINGS OF STANDING COMMITTEES.

1. A standing committee or a subcommittee of a standing committee of either house may meet at any time when the general assembly is not in session, upon call of the chairman or a majority of the members. In case of vacancy in the chairmanship or in his absence, the ranking member shall act as chairman. A standing committee or subcommittee may act on bills and resolutions in the interim between the first and second regular sessions of a general assembly. The date, time and place of any

meeting of a standing committee shall, by the person or persons calling the meeting, be reported to and be available to the public in the office of the director of the legislative service bureau at least five (5) days prior to the meeting.

2. The legislative service bureau shall provide staff assistance for standing committees. The chairman of the committee or subcommittee shall notify the legislative service bureau in advance of each meeting.

3. Interim studies utilizing the services of the legislative fiscal director or legislative service bureau must be authorized by the General Assembly or the legislative council. A standing committee may also study and draft proposed committee bills. However, unless the subject matter of a study or proposed committee bill has been assigned to a standing committee for study by the General Assembly or legislative council, the services of the legislative fiscal director or legislative service bureau cannot be utilized. Nonlegislative members shall not serve upon any study committee, unless approved by the legislative council. A standing committee may hold public hearings and receive testimony upon any subject matter within its jurisdiction.

Nonlegislative members of study committees shall be paid their necessary travel and actual expenses incurred in attending committee or subcommittee meetings for the purposes of the study.

- 4. When the general assembly is not in session, a member of the general assembly shall be paid forty dollars per day and his necessary travel and actual expenses incurred in attending meetings of a standing committee or subcommittee of which he is a member in addition to his regular compensation. Such compensation and expenses shall be allowed only if the member attends a meeting of the committee or subcommittee for at least four hours. However, no member shall receive pay for more than seven days for attending meetings of any standing committee and its subcommittees when the general assembly is not in session during the two-year period of any general assembly, unless the legislative council authorizes pay for additional meetings.
- Sec. 17. DUTIES OF STANDING COMMITTEES. The powers and duties of standing committees shall include, but shall not be limited to, the following:
 - 1. Introducing legislative bills and resolutions.
- 2. Conducting investigations with the approval of either or both houses during the session, or the legislative council during the interim, with authority to call witnesses, administer oaths, issue subpoenas, and cite for contempt.
- 3. Requiring reports and information from state agencies as well as the full cooperation of their personnel.
- 4. Selecting nonlegislative members when conducting studies as provided in section sixteen (16) of this Act.
- 5. Undertaking in-depth studies of governmental matters within their assigned jurisdiction, not only for the purpose of evaluating proposed legislation, but also for studying existing laws and governmental operations and functions to determine their usefulness and effectiveness, as provided in section sixteen (16) of this Act.
 - 6. Reviewing the operations of state agencies and departments.
- 7. Giving thorough consideration to, establishing priorities for, and making recommendations on all bills assigned to committees.
- 8. Preparing reports to be made available to members of the general assembly containing the committee's findings, recommendations, and proposed legislation.

Sec. 18. PREFILING LEGISLATIVE BILLS. Any member of the general assembly or any person elected to serve in the general assembly, or any standing committee, may sponsor and submit legislative bills and joint resolutions for consideration by the general assembly, before the convening of any session of the general assembly. Such bills and resolutions shall be numbered, printed, and distributed in a manner to be determined by joint rule of the general assembly, or in the absence of such rule, by the legislative council. All such bills and resolutions, except those sponsored by standing committees, shall be assigned to regular standing committees by the presiding officers of the houses when the general assembly convenes.

Departments and agencies of state government shall, at least ten days prior to the convening of each session of the general assembly, submit copies to the legislative service bureau of proposed legislative bills and joint resolutions which such departments desire to be considered by the general assembly. The legislative service bureau shall review such proposals and submit them in proper form to the presiding officer in each house of the general assembly for referral to the proper standing committee

The costs of carrying out the provisions of this section shall be paid pursuant to section fourteen (14) of this Act.

Sec. 19. FREEDOM OF SPEECH. A member of the general assembly shall not be held for slander or libel in any court for words used in any speech or debate in either house or at any session of a standing committee.

Sec. 20. CONTEMPT. Each house has authority to punish for contempt, by fine or imprisonment or both, any person who commits any of the following offenses against its authority:

1. Arresting a member, knowing him to be such, in violation of his privilege, or assaulting, or threatening to assault, or threatening any harm to the person or property of a member, knowing him to be such, for anything said or done by him in such house as a member thereof.

2. Attempting by menace, or by force, or by any corrupt means, to control or influence a member in giving his vote, or to prevent his giving it.

3. Disorderly or contemptuous conduct, tending to disturb its proceedings.

4. Refusal to attend, or to be sworn, or to affirm, or to be examined, as a witness before it, or before a committee thereof, when duly subpoensed.

5. Assaulting or preventing any person going before it, or before any of its committees, by its order, the offender knowing such fact.

6. Rescuing or attempting to rescue any person arrested by its order, the offender knowing of such arrest.

7. Impeding any officer of such house in the discharge of his duties as such, the offender knowing his official character.

Sec. 21. PUNISHMENT FOR CONTEMPT. Fines and imprisonment for contempt shall be only by virtue of an order of the proper house, entered on its journals, stating the grounds thereof.

Sec. 22. WARRANT—EXECUTION. Imprisonment for contempt shall be effected by a warrant, under the hand of the presiding officer, for the time being, of the house ordering it, countersigned by the acting secretary or clerk, in the name of the state, and directed to the sheriff or jailer of the proper county. Under such warrant, the proper officer will be authorized to commit and detain the person.

Sec. 23. FINES—COLLECTION. Fines for contempt shall be collected by a warrant, directed to any proper officer of any county in which the offender has property, and executed in the same manner as executions for

fines issued from courts of record, and the proceeds paid into the state treasury.

Sec. 24. PUNISHMENT—EFFECT. Imprisonment for contempt shall not extend beyond the session at which it is ordered, and shall be in a facility designated by the presiding officer.

Punishment for contempt shall not constitute a bar to any other pro-

ceeding, civil or criminal, for the same act.

Sec. 25. WITNESS—ATTENDANCE COMPULSORY. Whenever a committee of either house, or a joint committee of both, is charged with an investigation requiring the personal attendance of witnesses, any person may be compelled to appear before such committee as a witness by serving an order upon him, which service shall be made in the manner required in case of a subpoena in a civil action in the district court. Such order shall state the time and place a person is required to appear, signed by the presiding officer of the house appointing the committee, and attested by its acting secretary or clerk; or, in case of a joint committee, signed and attested by such officers of either house.

Sec. 26. WITNESSES—COMPENSATION. Witnesses called by a standing or joint committee shall be entitled to the same compensation for attendance under section twenty-five (25) of this Act as before the district court but shall not have the right to demand payment of their fees

in advance.

Sec. 27. JOINT CONVENTIONS. Joint conventions of the general assembly shall meet in the house of representatives for such purposes as are provided by law. The president of the senate, or, in his absence, the president pro tempore of the senate shall preside at such joint conventions.

The speaker of the house of representatives may, for purposes of canvass of votes for governor and lieutenant governor and for the inauguration of such officers, designate any suitable hall at the seat of government as the

hall of the house of representatives.

Sec. 28. SECRETARY—RECORD. The clerk of the house of representatives shall act as secretary of the convention, and he and the secretary of the senate shall keep a fair and correct record of the proceedings of the convention, which shall be entered on the journal of each house.

Sec. 29. CANVASS OF VOTES FOR GOVERNOR. The general assembly shall meet in joint session on the same day the assembly first convenes in January in each odd-numbered year, or as soon thereafter as both houses have been organized, and canvass the votes cast for governor and lieutenant governor and determine the election; and when the canvass is completed, the oath of office shall be administered to the persons so declared elected and the governor shall deliver to the joint assembly any message he may deem expedient.

Sec. 30. TELLERS. After the time for the meeting of the joint comvention has been designated each house shall appoint three tellers, and the six shall act as judges of the election.

Canvassing the votes for governor and lieutenant governor shall be conducted substantially according to the provisions of sections twenty-seven

(27) through thirty (30) of this Act.

Sec. 31. ELECTION—VOTE—HOW TAKEN. When any officer is to be elected by joint convention, the names of the members shall be arranged in alphabetical order by the secretaries, and each member shall vote in the order in which his name stands when so arranged. The name of the person voted for, and the names of the members voting, shall be entered in writing by the tellers, who, after the secretary shall have called

the names of the members a second time, and the name of the person for whom each member has voted, shall report to the president of the convention the number of votes given for each candidate.

If no person shall receive the votes of a majority of the members present, a second poll may be taken, or as many polls as may be required until some person receives a majority.

Sec. 32. CERTIFICATES OF ELECTION. When any person shall have received a majority of the votes, the president shall declare him to be elected, and shall, in the presence of the convention, sign two certificates of such election, attested by the tellers, one of which he shall transmit to the governor, and the other shall be preserved among the records of the convention and entered at length on the journal of each house. The governor shall issue a commission to the person so elected.

Sec. 33. ADJOURNMENT. If the purpose for which the joint convention is assembled is not concluded, the president shall adjourn or recess the

same from time to time as the members present may determine.

Sec. 34, CONFIRMATION OF APPOINTMENTS—REJECTED NOMINEES NOT ELIGIBLE. When the nomination of a public officer is required to be confirmed by the senate, the nomination shall not be considered by the senate until it shall have been referred to a committee of five senators who shall, if possible, represent different political parties. The committee shall be appointed by the president of the senate, without motion, and shall report to the senate. The consideration of the nomination by the senate shall not be made on the same legislative day on which the nomination is so referred, unless it be the last day of the session. When a nomination has been so considered by the senate and approval has been refused, the nominee shall not be eligible for an interim appointment to any position requiring confirmation by the senate, prior to the convening of the next regular session of the general assembly.

LEGISLATIVE FISCAL DIRECTOR

Sec. 85. LEGISLATIVE FISCAL DIRECTOR. There is hereby created the office of legislative fiscal director. The legislative fiscal director shall be qualified to perform, and shall perform the duties hereinafter specified.

Such legislative fiscal director shall be appointed by and serve at the pleasure of the legislative council and his compensation shall be fixed by the legislative council, which compensation, together with any expenses incurred, shall be paid from funds appropriated to the legislative fiscal director.

- Sec. 36. DUTIES OF DIRECTOR. The duties of the legislative fiscal director to be performed for the appropriations committees of the senate and house of representatives and for the general assembly, in addition to performing normal administrative duties pertaining to such office, shall be the following:
- 1. Make a continuous review of state expenditures, revenues and analysis of budgets through an audit and preaudit, if necessary, or such other means deemed necessary to ascertain the facts; compare cost, work load and other data, and make recommendations to the general assembly concerning the state's budget and revenue of the departments, boards, commissions and agencies of the state, and such other duties as shall be assigned to him by the legislative council, the appropriations committees, or the general assembly.
- 2. Make a report to the legislative council and to the general assembly within five days after the convening of each session of the general assembly and to make such other reports as may be required of him by either the

legislative council, the appropriations committees, or the general assembly.

- 3. The fiscal director or his designated agents and employees shall attend the budget hearings required by section eight point twenty-six (8.26), of the Code, and may offer explanations and suggestions and make inquires with respect to budget hearings. The fiscal director and his staff shall furnish information and act in an advisory capacity to the committees concerned with state fiscal matters.
- 4. Assist standing committees in attaching fiscal notes to legislative bills and resolutions as provided by the rules of each house of the general assembly.

5. Employ and supervise all employees of the legislative fiscal director's office in such positions and at such salaries as shall be authorized by the

legislative council.

Sec. 37. POWERS. The fiscal director or his designated agents and employees shall at all times have access to all state offices, departments, agencies, boards, bureaus and commissions, and to the books, records, and other instrumentalities and property used in the performance of their statutory duties. All state offices, departments, agencies, boards, bureaus and commissions shall cooperate with the director in the performance of the foregoing duty, and shall make available to him such books, records, instrumentalities, and property.

LEGISLATIVE COUNCIL

Sec. 38. LEGISLATIVE COUNCIL CREATED. There is hereby created a continuing legislative council of sixteen members which shall be entitled the legislative council. The council shall be composed of the president pro tempore of the senate, the speaker of the house of representatives, the majority and minority floor leaders of the senate, five members of the senate appointed by the president of the senate, the majority and minority floor leaders of the house of representatives, and five members of the house of representatives appointed by the speaker of the house of representatives. The lieutenant governor shall be an ex officio nonvoting member of the council. Of the five members appointed by the president of the senate and speaker of the house, three from each house shall be appointed from the majority party and two from each house shall be appointed from the minority party. Members shall be appointed prior to the adjournment of the first regular session of each general assembly and shall serve for two-year terms ending upon the convening of the following general assembly or when their successors are appointed. Vacancies on the council, including vacancies which occur when a member of the council ceases to be a member of the general assembly, shall be filled by the president of the senate and the speaker of the house respectively. Insofar as possible, upon appointment of members of the council during each regular session of the general assembly, at least two members of the council from each house shall be reappointed. The council shall hold regular meetings at a time and place fixed by the council and shall meet at any other time and place as the council may deem necessary.

Sec. 39. POWERS AND DUTIES OF COUNCIL. The legislative council shall select its officers and prescribe its rules and procedure. The powers and duties of the council shall include, but not be limited to, the following:

1. To establish policies for the operation of the legislative service bureau and the office of the fiscal director, including the priority to be given to research requests and the distribution of research reports.

2. To appoint the director of the legislative service bureau and the

legislative fiscal director for such terms of office as may be set by the council.

- 3. To prepare reports to be submitted to the general assembly at its regular sessions.
- 4. To appoint interim study committees consisting of members of the legislative council and members of the general assembly of such number as the council shall determine. Nonlegislative members may be included on such committees when the council deems the participation of such members advantageous to the conduct of the study.
- 5. To conduct studies and evaluate reports of studies assigned to study committees and make recommendations for legislative or administrative action thereon. Recommendations shall include such bills as the legislative council may deem advisable.
- 6. To cooperate with other states to discuss mutual legislative and governmental problems.
- 7. To recommend staff for the legislative council and the standing committees in cooperation with the chairman of such standing committees.
- 8. To recommend changes or revisions in the senate and house rules and the joint rules for more efficient operation of the general assembly and draft proposed rule amendments, resolutions, and bills as may be required to carry out such recommendations, for consideration by the general assembly.
- 9. To recommend to the general assembly the names and numbers of standing committees of both houses.
- 10. To establish rules for the style and format for drafting and preparing of legislative bills and resolutions.
- 11. To advise the code editor in regard to the printing and publishing of the Code of Iowa and session laws, including but not limited to: the style and format to be used in publishing such documents, the frequency of publications, the contents of such publications, the numbering system to be used in the Code and session laws, the preparation of editorial comments or notations, the correction of errors, the type of print to be used, the number of volumes to be published, recommended revisions of the Code and session laws, the letting of contracts for the publication of the Code and session laws, and any other matters deemed necessary to the publication of a uniform and understandable code of laws.
- Sec. 40. GENERAL SUPERVISION OVER LEGISLATIVE FACILITIES, EQUIPMENT, AND ARRANGEMENTS. The legislative council in cooperation with the officers of the senate and house shall have the duty and responsibility for preparing for each session of the general assembly. Pursuant to such duty and responsibility, the legislative council may assign areas in the state capitol or other state buildings, in consultation with the executive council, for use of the general assembly or legislative agencies. The legislative council may authorize the renovation, remodeling and preparation of the physical facilities used or to be used by the general assembly and award contracts pursuant to such authority to carry out such preparation. The legislative council may purchase supplies and equipment deemed necessary for the proper functioning of the legislative branch of government.

In carrying out its duties under this section, the legislative council may consult with the executive council, but shall not be bound by any decision of the executive council in respect to the responsibilities and duties provided for in this section. The legislative council may direct the superintendent of buildings and grounds or other state employees to carry out its directives in regard to the physical facilities of the general assembly, or may employ other personnel to carry out such functions.

The costs of carrying out the provisions of this section shall be paid pursuant to section fourteen (14) of this Act.

Sec. 41. EXPENSES OF COUNCIL AND SPECIAL INTERIM COM-MITTEES. Members of the legislative council shall be reimbursed for actual and necessary expenses incurred in the performance of their duties, and shall receive a per diem of forty dollars for each day in which engaged in the performance of such duties. However, such per diem compensation and expenses shall not be paid when the general assembly is actually in session at the seat of government. Such expenses and per diem shall be paid in the manner provided for in section fifty (50) of this Act.

Members of special interim study committees which may from time to time be created shall be entitled to receive the same expenses and compensation provided for the members of the legislative council. Such expenses shall be paid in the manner provided for in section fifty (50) of this Act within the limit of available funds. Upon motion approved by the legislative council, members of such special interim study committees may be paid for their expenses and per diem pursuant to the provisions of section four-teen (14) of this Act.

LEGISLATIVE SERVICE BUREAU

SERVICE BUREAU. There is hereby created a legislative service bereau which shall operate under the direction and control of the legislative council. The administrative head of the legislative service bureau shall be the director of the bureau. The bureau shall cooperate with and serve all members of the general assembly, the legislative council, and committees of the general assembly. It shall upon proper request of members and committees of the general assembly prepare research reports upon any governmental matter. Such research reports and the findings therein shall not contain any recommendations unless recommendations are requested. The bureau shall assist and serve any standing or interim committee of the general assembly upon request, approved by the legislative council. The bureau shall draft and prepare bills for committees and individual members of the general assembly. Research and bill drafting requests made between sessions shall be in the manner provided for by the legislative council. The legislative council shall have the sole power and duty to allocate the work load of the bureau but may delegate such duty to the legislative service bureau director.

Sec. 43. DIRECTOR. The director of the service bureau shall serve on a full-time basis and shall have the following powers and duties:

- 1. He shall be in charge of the research and bill drafting functions of the bureau.
- 2. He shall employ and supervise all employees of the legislative service bureau in such positions and at such salaries as shall be authorized by the legislative council.
- 3. He shall employ, with the approval of the legislative council or its chairman, such temporary employees as may be required to provide research and bill drafting services prior to and during sessions of the general assembly. Such employees shall be under the supervision of the director and shall be paid from the appropriation made for the general assembly pursuant to section fourteen (14) of this Act.
- 4. With the approval of the legislative council or its chairman, he may employ such technical consultants as may be necessary to provide research and bill drafting services on a salary or fee basis.

Sec. 44. SALARY OF DIRECTOR. The salary of the director of the legislative service bureau shall be set by the legislative council.

Sec. 45. REQUESTS FOR RESEARCH. Requests for research on goveramental matters may be made to the legislative service bureau by either house of the general assembly, committees of either house of the general assembly, special interim committees of the general assembly, the legislative council, or upon petition by twenty or more members of the general assembly. Any legislative committee may request the service bureau to do research on any matter under consideration by such committee. For each such request the legislative council may, if deemed advisable, authorize a special interim study committee to conduct the research study or may request a standing committee to conduct such study. Members on a study committee shall be appointed by the council and shall consist of at least one member of the council and such other members of the majority and minority parties of the senate and the house of representatives as the council may designate. As far as practicable, a study committee shall include members of standing committees concerned with the subject matter of the study. No legislator shall serve on more than two study committees. Nonlegislative members having special knowledge of the subject under study may be appointed by the council to a study committee but such members shall be nonvoting members of such committee. legislative service bureau shall assist study committees on research studies when authorized by the legislative council.

Sec. 46. POWERS. Special interim study committees shall have the following powers and duties:

- 1. To elect officers and adopt necessary rules for the conduct of business.
- 2. To conduct research on any matter connected with the study assigned by the legislative council.
 - 3. To hold hearings.
 - 4. To make regular progress reports to the legislative council.
- 5. To make a report, which may include recommendations, to the legislative council. Copies of study committee reports shall be made available to members of the general assembly and may be made available to other interested individuals upon request. The reports shall not be final until approved by the legislative council.
- Sec. 47. MEETINGS. Special interim study committees shall first meet at the call of the ranking legislative council member assigned to the study committee, and shall thereafter meet at such time as study committee members shall so designate. Any legislator may attend any study committee meeting or any hearing held by a study committee. All study committee meetings shall be open to the public.
- Sec. 48. ASSISTANCE BY BUREAU. The legislative service bureau may provide the following assistance to standing and special interim study committees, as authorized by the legislative council:
- 1. Handle administrative affairs, including correspondence, record keeping, and scheduling of meetings.
- 2. Perform the research required for any study. Priority for studies shall be determined by the legislative council.
- 3. Arrange for the help of state employees and technical consultants whose assistance is needed.
- 4. Prepare research reports, and, upon the request of a committee, prepare that committee's report.
- Sec. 49. INFORMATION AND ASSISTANCE. The legislative service bureau may call upon any department, agency or office in the state, or

any political subdivision of the state, for such information and assistance as may be needed in the performance of the duties of the service bureau and such information and assistance shall be furnished insofar as the same shall be within the resources and authority of such departments, agencies, offices, and political subdivisions. Nothing herein shall be construed to require the production or opening of any public records which are required by law to be kept private or confidential.

The service bureau may cooperate with other states and the federal government in the exchange of research reports, information, and materials.

Sec. 50. OFFICE AND SUPPLIES—EXPENSES. The office of the service bureau shall be located in the statehouse. Supplies, postage, and equipment may be requisitioned from the executive council. Per diem and expenses of the legislative council, special interim study committees, and service bureau shall be paid upon the approval of the director of the bureau and, if an extraordinary expense, upon the approval of the legislative council or its chairman.

Sec. 51. Section three point one (3.1), Code 1966, is hereby amended as follows:

- 1. By inserting in line one (1) of subsection two (2) after the word "number" the words "and session".
- 2. By inserting in line five (5) of subsection two (2) after the word "Code" the words "or codified in a supplement to the Code".
- 3. By inserting in line three (3) of subsection three (3) after the word "parenthesis" the words "when specified in the bill drafting instructions promulgated by the legislative council".

Sec. 52. Section three point two (3.2), Code 1966, is hereby repealed

and the following enacted in lieu thereof:

"The legislative council shall, in consultation with the director of the legislative service bureau and the code editor, promulgate rules and instructions for the drafting of legislative bills and resolutions not otherwise in conflict with the provisions of law and the rules of the senate and the house."

Sec. 53. Section fourteen point three (14.3), Code 1966, is hereby amended as follows:

1. By striking from lines one (1) and two (2) of subsection two (2) the

words "after each odd-numbered session".

- 2. By striking lines one (1) through four (4), inclusive, of subsection three (3) and inserting in lieu thereof the words "Prepare and cause to be published annotations, which may be published as a separate volume, or if approved by the legislative council, as part of the Code or supplements thereto. The annotations shall show the".
- 3. By striking from line ten (10) of subsection three (3) the word "shall" and inserting in lieu thereof the word "may".
- Sec. 54. Section fourteen point ten (14.10), Code 1966, is hereby amended as follows:
- 1. By striking from line two (2) of subsection one (1) the words "published acts of".
- 2. By striking lines three (3), four (4), and five (5) of subsection one (1) and inserting in lieu thereof the words "session laws shall be printed and published in such manner as specified by the legislative council in consultation with the code editor."
- 3. By striking from lines two (2) and three (3) of subsection two (2) the words "in said published volume".
 - 4. By striking from lines two (2) and three (3) of subsection three (3)

the words "each published volume of" and inserting in lieu thereof the word "the".

- 5. By striking from lines one (1) and two (2) of subsection four (4) the words "each volume of".
- 6. By inserting in line two (2) of subsection five (5) before the word "shall" the words "or legislative service bureau".
- Sec. 55. Section fourteen point twelve (14.12), Code 1966, is hereby amended as follows:
- 1. By striking all of subsection one (1) and inserting in lieu thereof the words "The printing of the text shall be in a manner specified by the legislative council."
- 2. By striking all of subsection two (2) and inserting in lieu thereof the words "The Code shall be numbered in a manner specified by the legislative council."
- 3. By inserting in line two (2) of subsection four (4) after the word "words" the words "or headnote".
- 4. By striking from line four (4) of subsection four (4) the words "first word" and inserting in lieu thereof the word "text".
- 5. By inserting in line one (1) of subsection five (5) after the word "references" the words "or source notes".
- 6. By striking line three (3) of subsection seven (7) and inserting in lieu thereof the words ", subject matter, or editorial comment or annotation deemed useful to a proper understanding of the Code."
- 7. By striking from lines two (2) and three (3) of subsection nine (9) the words "and bound in good grade of buckram to specifications prepared" and inserting in lieu thereof the words "in a manner specified by the legislative council according to the recommendations prepared".
- Sec. 56. Section fourteen point thirteen (14.13), Code 1966, is hereby amended by adding the following new subsection thereto:
- "Prepare comments deemed necessary for a proper explanation of the manner of printing the section or chapter of the Code."
- Sec. 57. Section fourteen point fifteen (14.15), Code 1966, is hereby amended as follows:
- 1. By inserting in line one (1) after the word "Code" the words "or supplements thereto".
- 2. By striking from line three (3) the words "each odd-numbered" and inserting in lieu thereof the words "the second".
- 3. By inserting after the period in line four (4) the following new sentence:

"Supplements to the Code may be issued in such manner as shall be determined by the legislative council in consultation with the code editor."

- 4. By inserting in line six (6) after the second word "Code" the words "or supplement thereto".
- 5. By inserting in line nine (9) after the word "Code" the words "or supplement thereto".
- 6. By striking from lines nine (9) and ten (10) the words "and bound at the time required by law but" and inserting in lieu thereof the words "in the manner specified by the legislative council and".
- Sec. 58. Section fourteen point sixteen (14.16), Code 1966, is hereby amended as follows:
- 1. By inserting in line one (1) after the word "editions" the words "or supplements thereto".
- 2. By inserting in line ten (10) after the word "editions" the words "or supplements thereto".
- 3. By striking from line eleven (11) the words "one or two" and inserting in lieu thereof the words "such number of".

4. By striking from line twelve (12) the words "majority of a committee consisting of".

5. By striking lines thirteen (13), fourteen (14), and fifteeen (15) and inserting in lieu thereof the words "legislative council".

Sec. 59. Section fourteen point seventeen (14.17), Code 1966, is hereby amended as follows:

- 1. By inserting in line two (2) after the word "Codes" the words "or supplements thereto".
- 2. By inserting in line five (5) after the comma the words "or 'supplements to the Code',".
- 3. By inserting in line six (6) after the word "Code" the words "or supplements thereto".
- Sec. 60. Section fourteen point eighteen (14.18), Code 1966, is hereby amended by inserting in line three (3) after the quotation mark the words "...... session".
- Sec. 61. Section fifteen point forty-three (15.43), Code 1966, is hereby amended by striking from lines seven (7) and eight (8), the words "the budget and financial control committee" and inserting in lieu thereof the words "one of the appropriations committees of the general assembly".
- Sec. 62. Section sixteen point three (16.3), Code 1966, is hereby amended by striking from line fifteen (15) the word "The" and inserting in lieu thereof the words "Except in reference to the publication or printing of legislative publications the".
- Sec. 63. Section sixteen point thirty-one (16.31), Code 1966, is hereby amended by inserting in line twelve (12) after the word "recess" the words "except as may otherwise be provided by the joint rules of the general assembly".
- Sec. 64. Section seventeen point three (17.3), Code 1966, as amended by section twenty-five (25) of chapter two hundred nine (209), Acts of the Sixty-second General Assembly, is hereby further amended by adding thereto the following paragraph:
- "The officials and departments required by this section to file biennial reports shall, in addition thereto, in each odd-numbered year, file summary reports relating to their operations for the preceding fiscal year. Such reports shall be filed as soon as practicable after June thirtieth of each odd-numbered year and shall be as detailed as may be required by the governor, or in case the reports are to be filed with the general assembly, the presiding officers of the two houses of the general assembly."
- Sec. 65. Section seventeen point fifteen (17.15), Code 1966, is hereby amended as follows:
- 1. By striking from line eight (8) the words "not less than one thousand" and inserting in lieu thereof the words "such number as shall jointly be specified by the presiding officers of the two houses of the general assembly".
- 2. By striking from line nine (9) the words "not less than one thousand" and inserting in lieu thereof the words "such number as shall jointly be specified by the presiding officers of the two houses of the general assembly".
- Sec. 66. Chapter ninety-one (91) section one (1), Acts of the Sixty-second General Assembly, is hereby amended by striking lines five (5) and six (6) and inserting in lieu thereof the following: "good paper. The style and format of such bills shall be specified by the legislative council."
- Sec. 67. Section seventeen point twenty-one (17.21), Code 1966, is hereby amended as follows:

- 1. By inserting in line one (1) after the word "Code" the words "or supplements thereto".
- 2. By inserting in line five (5) after the word "court" the words ", unless otherwise specifically provided by law,".
- Sec. 68. Section seventeen point twenty-two (17.22), Code 1966, is hereby amended by inserting in line six (6) after the word "Code" the words "or supplements thereto".

Further amend the section by inserting at the end a new sentence as follows: "When the Code is published in more than one volume the superintendent of printing may distribute each volume on order, after payment of the estimated purchase price for the set, when said volume becomes available."

- Sec. 69. Section seventeen point twenty-four (17.24), Code 1966, is hereby amended by inserting in line four (4) after the word "Code" the words "or supplements thereto".
- Sec. 70. Section seventeen point twenty-five (17.25), Code 1966, is hereby amended by inserting in line two (2) after the word "Code" the words "or supplements thereto".
- Sec. 71. Section seventeen point twenty-six (17.26), Code 1966, is hereby amended as follows:
- 1. By inserting in line two (2) after the word "Code" the words "or supplements thereto".
- 2. By inserting in line five (5) after the word "board" the words "unless expressly determined by presiding officers of the general assembly".
- Sec. 72. Section nineteen point seven (19.7), Code 1966, as amended by sections two (2) and three (3) of chapter ninety-three (93), Acts of the Sixty-second General Assembly, is hereby further amended by striking from lines sixteen (16) and seventeen (17) the words "budget and financial control committee" and inserting in lieu thereof the words "standing committees on appropriations of the two houses of the general assembly".
- Sec. 73. Section nineteen point eighteen (19.18), Code 1966, is hereby amended as follows:
- 1. By striking from line nineteen (19) the words "budget and financial control".
- 2. By striking from line twenty (20) the word "committee" and inserting in lieu thereof the words "standing committees on appropriations of the two houses of the general assembly".
- Sec. 74. Section twenty point one (20.1), Code 1966, is hereby amended by striking lines thirteen (13) through sixteen (16), inclusive, and inserting in lieu thereof the words "Iowa development commission, and a member of one of the standing committees on appropriations selected jointly by the chairman of the two standing committees on appropriations of the general assembly."
- Sec. 75. Section twenty point three (20.3), Code 1966, is hereby amended as follows:
 - 1. By striking line one (1).
- 2. By striking from line two (2) the words "financial control committee" and inserting in lieu thereof the words "The member of one of the standing committees on appropriations of the general assembly appointed pursuant to section twenty point one (20.1) of the Code".
- Sec. 76. Section twenty-eight B point one (28B.1), Code 1966, is hereby amended as follows:
- 1. By inserting in line thirteen (13) before the word "regular" the word "first".
 - 2. By striking from line thirteen (13) the word "biennial".

Sec. 77. Chapter eighty-two (82), Acts of the Sixty-second General Assembly, is hereby repealed.

Sec. 78. Any appropriations made to the budget and financial control committee shall be deemed an appropriation to the legislative council. Any appropriations made to the legislative research bureau shall be deemed an appropriation to the legislative service bureau. All references to the budget and financial control committee shall include the legislative council. All references to the legislative research bureau shall mean the legislative service bureau.

Sec. 79. This Act, being deemed of immediate importance, shall take effect after its passage, approval, and publication in The Gildden Graphic, a newspaper published at Glidden, Iowa, and in The Durant News, a newspaper published at Durant. Iowa.

2. By inserting in the title on page one (1), line two (2), after the the word "assembly" the words "; powers and duties of committees, members, employees, and agencies of the general assembly; methods of financing the cost of the general assembly; compensation and expenses of members and agencies of the general assembly; and procedures of the general assembly and its committees, members, and agencies".

EXPLANATION

This bill reenacts chapter two of the Code and incorporates many of the recommendations of the Legislative Processes Study Committee into it. This chapter was repealed and reenacted because it appeared more logical to rearrange the section placements in the chapter, and because of the fact that so many sections had to be amended to reflect annual sessions.

The first ten sections are primarily concerned with placing the General Assembly on an annual basis. Section three does provide for the method of designating each session of the General Assembly. Provisions pertaining to permanent organization of the General Assembly anticipate that such organization would be made at the first session of the General Assembly only, with modifications as may be required being made at the second session.

Section eleven provides the method of payment to members of the Sixty-third General Assembly and changes are made to reflect the fact that annual sessions of the General Assembly will be held. Section twelve incorporates the recommendations of the Legislative Processes Study Committee in regard to salaries and expenses of members of future General Assemblies. It appears necessary to have two sections in regard to compensation and expenses of legislators because of the fact that the Constitution provides that a General Assembly cannot set salary and expense rates for itself, although it can for a succeeding General Assembly.

Section fourteen is a revision of present section 2.20 of the Code pertaining to the method by which the General Assembly provides expenses for its operation. The purposes of the amendments are to recognize annual sessions, and reflect the fact that standing committees will be meeting during the interim. Although the Legislative Processes Study Committee's recommendations do not anticipate that studies will be performed by interim committees, the authorization to appoint interim committees is retained since the General Assembly may desire to appoint them for special purposes. The third paragraph of section fourteen provides funds for preparation prior to sessions of the General Assembly.

Section sixteen provides that standing committees may meet in the in-

terim between sessions of the General Assembly, and section seventeen describes the duties of such standing committees.

Sections nineteen through thirty-four are basically amendments made for the purpose of reflecting annual sessions.

Sections thirty-five through thirty-seven are amendments to the law pertaining to the fiscal director. Under the proposal the fiscal director will be hired and subject to the policies of the Legislative Council. He will be attached to the standing committees on appropriations.

Sections thirty-eight through forty-one create the Legislative Council and prescribe its powers and duties, including the power to set the policies for the Legislative Research (Service) Bureau and the Legislative Fiscal Director.

Subsections nine and ten of section thirty-nine relate to the power of the Legislative Council to establish a style and format for bill drafting, and recommendations to be made for the printing and publishing of the Code of Iowa and the Session Laws. Since annual sessions may cause certain problems in regard to the printing of Session Laws and the Code, an attempt has been made to build in flexibility for whatever problems may arise in the printing of Session Laws and the Code. The provisions of subsections nine and ten of section thirty-nine would allow the State of Iowa to continue its present manner of drafting bills and publication of the Session Laws and the Code. However, flexibility is also provided by placing the responsibility for prescribing the style and format of bill drafts and recommending the manner of publishing the Code and Session Laws in the Legislative Council.

Section forty provides the method by which the General Assembly may prepare itself for future sessions.

Sections forty-one through fifty pertain to the Legislative Research Bureau and remain basically the same as at present except that the name has been changed to Legislative Service Bureau. Provision is made for the fact that the policies of the Bureau will be set by the Legislative Council.

Sections fifty-one through seventy-eight are designed to carry out the following purposes:

- 1. Delete specific references to the manner in which the Code of Iowa is printed and published and the years and volumes to be published. The purpose of this provision is to allow flexibility in publishing such documents without freezing definite procedures into the Code at this time. Provision is made for printing bound copies of the Code, supplements to the Code, pocket part supplements, or whatever the Legislature may deem feasible in the light of annual sessions. Specific reference to methods of bill drafting have been deleted in anticipation that the Legislative Council would provide the manner in which bills should be drafted. Since computer technology may in the future dictate definite drafting styles, it appears more logical to provide that such bill drafting style be promulgated through the rule-making process.
- 2. Section sixty-five provides that the number of journals to be printed shall be determined by the presiding officers of the two houses of the General Assembly.
- 3. Other sections delete reference to the budget and financial control committee, which has, in effect, been repealed because chapter two was repealed and reenacted without reincorporating references to the budget and financial control committee.
- 4. Section seventy-seven repeals the prefiling law which has been incorporated into section eighteen of this bill.

SENATE AMENDMENT TO HOUSE FILE 417

Amend House File 417 as follows:

- 1. Page 1, line 11, by inserting the following new subsection and renumbering the remaining subsections:
 - "1. 'Department' means the Iowa department of agriculture."
- 2. Page 3, lines 22 and 24, by striking the parentheses and inserting commas in lieu thereof.
- 3. Page 5, lines 31 and 32, by striking the parentheses and inserting commas in lieu thereof.
- 4. Page 6 by striking lines 4 and 5 and inserting in lieu thereof the following: "section five (5) of this Act, unless it conforms to such definition and".
- 5. Page 6 by striking line 14 and inserting in lieu thereof the following: "five (5) of this Act.".
- 6. Page 9 by striking lines 6 through 10, inclusive, and inserting in lieu thereof the following:
- "31. 'Establishment' means all premises where animals or poultry are slaughtered or otherwise prepared, either for custom, resale, or retail, for food purposes, meat or poultry canneries, sausage factories, smoking or curing operations, restaurants, grocery stores, brokerages, cold storage plants, and similar places."
- 7. Page 9, by striking lines 17 through 23, inclusive, and inserting in lieu thereof the following:
- "No person shall operate an establishment without first obtaining a license from the department. The license fee for each establishment, excluding restaurants and grocery stores, per year or any part of a year shall be:
- 1. For all meat and poultry slaughtered or otherwise prepared not exceeding twenty thousand pounds per year for sale, resale, or custom, twenty-five dollars.
- 2. For all meat and poultry slaughtered or otherwise prepared in excess of twenty thousand pounds per year for sale or resale, fifty dollars.

The license fee for each restaurant and grocery store per year or any part of a year shall be five dollars.

The funds shall be deposited with the department of agriculture. The license year shall be from July first to June thirtieth. Applications for licenses shall be in writing on forms prescribed by the department."

- 8. Pages 9 and 10 by striking the sentence beginning on page 9, line 32, and ending on page 10, line 1, and inserting in lieu thereof the following:
- "A director of the meat and poultry inspection service shall be designated as his delegate to be the appropriate state official to cooperate with the secretary of agriculture of the United States in administration of this Act."
- 9. Page 10, line 24, by striking all of line 24 and inserting in lieu thereof the following: "two (2) of this Act".
- 10. Page 10 by striking lines 31 and 32 and inserting in lieu thereof the following: "section three (3) of this Act, at which livestock or poultry are slaughtered or live-".
- 11. Page 11 by striking lines 18 and 19 and inserting in lieu thereof the following: "information required by subsection fifteen (15) of section one (1) of this Act; and".
- 12. Page 12, line 12, by striking the parentheses and inserting a comma after the word "selling".
- 13. Page 12 by striking all of line 25 and inserting in lieu thereof the following: "two (2) of this Act".
 - 14. Page 12 by striking lines 28 through 30, inclusive, and inserting in

lieu thereof the following: "to destroy condemned products as required under subsection two (2) of section four (4) of this Act."

- 15. Page 14 by striking lines 6 through 10, inclusive, and inserting in lieu thereof the following: "in connection with issuance of orders under subsection five (5) of section four (4) and subsections one (1), two (2), or three (3) of this section and prescribing procedures for proceedings in such".
- 16. Page 14 by striking lines 20 and 21 and inserting in lieu thereof the following: "effectuate the purposes stated in section two (2) of this Act; accept".
- 17. Page 17 by striking the word "one hundred" in line 3 and by striking all of lines 4 and 5, and inserting in lieu thereof the following: "four (4), subsection seven (7), or section five (5) of this Act."
- 18. Page 19 by striking the sentence beginning in line 22 and ending in line 27 and inserting in lieu thereof the following sentence: "Any order issued under subsection three (3) of section four (4) or subsections one (1), two (2), or three (3) of section five (5) of this Act shall be final unless appealed to the district court within thirty days after service."
- 19. Page 19 by striking the sentence beginning in line 33 and ending in line 35.
- 20. Page 21, line 11, by striking the words "or men's or women's reformatory".
- 21. Page 24, lines 25 and 26, by striking the words "or men's or women's reformatory".
- 22. Page 26, line 4, by striking the words "or men's or women's reformatory".
- 23. Page 26, lines 16 and 17, by striking the words "or men's or women's reformatory".
- 24. Page 26, lines 23 and 24, by striking the words "or men's or women's reformatory".
- 25. Page 26, lines 27 and 28, by striking the words "or men's or women's reformatory".
 - 26. Page 26 by striking lines 29 through 32, inclusive.
 - 27. Page 27 by adding after line 6 the following new sections:
- a. "There is hereby authorized to be appropriated such sums as may be necessary to carry out the provisions of this Act."
- b. "There is hereby appropriated from the general fund of the state to the department of agriculture the sum of four hundred thousand (400,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971, for an inspection program of meat and poultry products in accordance with chapter one hundred eighty-nine A (189A) of the Code. Any unencumbered balances remaining as of June 30, 1971, from the funds so appropriated shall revert to the general fund."
- c. "All federal grants to and the federal receipts of this department are hereby appropriated for the purpose set forth in such federal grants or receipts."
- d. "Where any of the laws of this state are in conflict with this Act, the provisions of this Act shall govern for the biennium."
- 28. Page 1 by inserting in line 6 of the title after the word "purposes" the words "and make an appropriation therefor".

HOUSE FILE 546 WITHDRAWN

Huff of Polk asked and received unanimous consent to withdraw House File 546 from further consideration by the House.

HOUSE FILE 133 WITHDRAWN

Rex of Hamilton asked and received unanimous consent to withdraw House File 133 from further consideration by the House.

CONFERENCE COMMITTEE APPOINTED (Senate File 537)

The Speaker announced the appointment of Millen of Jefferson-Van Buren, chairman; Klein of Winnebago-Worth, Walter of Pottawattamie and Kennedy of Dubuque, on the part of the House, as conferees concerning Senate File 537.

CONFERENCE COMMITTEE APPOINTED (House File 196)

The Speaker announced the appointment of Koch of Woodbury, chairman; O'Hearn of Scott, Fischer of Grundy and Tapscott of Polk, on the part of the House, as conferees concerning House File 196.

HOUSE CONCURRENT RESOLUTION 41

By Shaw, Dunton, Crabb, Camp, Van Nostrand, Cochran, Pierson, Blouin, Ossian, O'Hearn, Priebe, Darrington, Hill, Varley, Schroeder and Newton

Whereas, the department of agriculture consists of many divisions and subdivisions responsible for the licensing, inspection or regulation of the practice of veterinary medicine, hotels, restaurants, and other food establishments, cold storage plants, frozen food lockers, quality of drugs, agricultural commodities, production and sale of dairy products, cream grading, production and sale of eggs, meat and poultry inspection, grading of milk, and others, as wells as a number of affiliated agricultural societies and associations; and

Whereas, the services and regulatory and licensing functions of the department create complicated budget and personnel demands as well as difficulty in administration; and

Whereas, the object of the department is to encourage, promote and advance the interests of agriculture, to promote and devise methods of conducting such industry with a view to increasing production and facilitating an adequate distribution of the same at the least cost to every citizen of Iowa; and

Whereas, in order to accomplish the object of the department of agriculture, there must be an effective and efficient organizational structure which will avoid multiplicity of divisions and agencies; Now Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the legislative research committee or its successor agency, be authorized to conduct, during the 1969-1970 legislative interim, a study of the department of agriculture and its divisions and agencies to determine the advisability and feasibility of transferring, consolidating or eliminating certain duties, including the licensing of regulatory agencies and boards of the department of agriculture to provide for an efficient organizational structure which is compact, with a definite chain of command; and

Be It Further Resolved, That the legislative research committee, or its successor agency, establish a study committee composed of members of both houses of the general assembly. Advisory members, including but not limited to citizens knowledgeable in the areas of agriculture, administration, and state government, may be appointed with the approval of the legislative research committee, or its successor agency; and

Be It Further Resolved, That a report of the study findings and recommendations, accompanied by bills incorporating such recommendations, be submitted to the 1970 session of the Sixty-third General Assembly on or before February 1, 1970. In the event that the committee should determine that the study could not be completed upon such date, it shall continue to function and make its report to the Sixty-fourth General Assembly convening in 1971.

Laid over under Rule 25.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 29, 62, 111, 126, 207, 328, 412, 431, 454, 462, 664, 744 and 778; and Senate Files 213, 405, 422, 454, 549 and 654.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 29, 62, 111, 126, 207, 328, 412, 431, 454, 462, 664, 744 and 778; and Senate Files 213, 405, 422, 454, 549 and 654.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on the 9th day of May, 1969, sent to the Governor for his approval: House Files 29, 62, 111, 126, 207, 328, 412, 431, 454, 462, 664, 744 and 778.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 6, 1969, he approved and transmitted to the Secretary of State the following bill: House File 436.

Also: That on May 8, 1969, he approved and transmitted to the Secretary of State the following bills: Senate Files 30, 157, 375, 387, 472 and 633, and House Files 361, 797 and 809.

Also: That on May 9, 1969, he approved and transmitted to the Secretary of State the following bills: Senate Files 230, 291, 409, 525, 536, 609 and 632.

REPORT OF SIFTING COMMITTEE (Noncontroversial Calendar)

MR. SPEAKER: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee noncontroversial calendar:

- S. F. 276 Relating to court records. By Lodwick, O'Malley, Neu and Glenn.
- S.J.R. 17 Proposing an amendment to constitution repealing sections which provide for the distribution of fines to school districts.

 By Clarke. (Deferred and retained 5-8)
- S. F. 416 Relating to the election of the board of directors of school districts. By DeKoster.
- S. F. 530 Relating to the leasing and renting of motor vehicles. By Lange, Walsh, Shirley, et al. (Companion Bill H. F. 708)
- S. F. 249 Relating to the Iowa mental health authority. By Kosek.
- S. F. 395 To require standardized county report forms. By Arbuckle, Benda, Clarke, et al.
- S. F. 494 Relating to motor vehicles. By committee on law enforcement.
- S. F. 86 Relating to empowering county boards of supervisors to act in lieu of township trustees. By Shaff, Lisle and Lamborn.
- H. F. 85 To exempt employees of drainage districts from coverage under IPERS. By Waugh, Darrington, et al. (Companion Bill S. F. 76)
- S. F. 146 Relating to veterans' preference. By Glenn.
- S. F. 376 Relating to claim and actions under the Iowa Tort Claims
 Act. By committee on social services.
- S. F. 191 Relating to the board of library trustees and employees. By committee on judiciary.
- S. F. 186 Relating to motor fuel distributors' licenses. By committee on judiciary.
- S. F. 439 Relating to the forgery or counterfeiting of motor vehicle documents. By committee on law enforcement.
- H. F. 255 Relating to levee and drainage districts. By Darrington and Waugh. (Companion Bill S. F. 181 passed by Senate)
- H. F. 677 Relating to credit unions. By Van Drie, Koch, Alt, et al. (Companion Bill S. F. 529)
- S. F. 299 To increase license fees of real estate brokers and salesmen. By Mogged, Griffin, et al.
- S. F. 152 Relating to the issuance of bonds by cities and towns. By Potter.
- S. F. 482 Relating to joint exercise of governmental powers. By committee on cities and towns.

H. F. 167 Providing regulations in procurement of insurance by a vendor of personal property sold on installment contracts.

By Fischer of Greene, Johnson of Audubon-Guthrie, et al. (Companion Bill S. F. 40)

RALPH F. McCARTNEY Chairman, Sifting Committee

NONCONTROVERSIAL SIFTING COMMITTEE APPOINTED

McCartney of Floyd, chairman of the sifting committee, announced that a noncontroversial sifting committee had been appointed, the members being: Van Drie of Story, chairman; Radl of Linn and Holden of Scott.

REPORTS OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 672 a bill for an act to appropriate from the general fund of the State of Iowa to the state conservation commission for construction, replacement, development, and alterations to state parks and reserves, state forests, and state waters; for artificial lake development, erosion control, river, stream, and lake access, development of water-oriented facilities, land acquisition; for siltation control; for boundary surveys, engineering services, and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Seacte File 673, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 674, a bill for an act to appropriate from the general fund of the state to the state conservation commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 674, page two (2), as follows:

- 1. By striking from line twenty-seven (27) the words "sixty-six" and striking all of line twenty-eight (28), and inserting in lieu thereof the words "six thousand".
- 2. By striking from line thirty-one (31) the words "seventy-five hundred", and inserting in lieu thereof the words "sixty-nine hundred."

JOHN CAMP, Chairman

1608

1

NELSON of Cherokee

AMENDMENTS FILED

Amend House File 445 by striking everything after the 1 2 enacting clause and inserting in lieu thereof the follow-3 4 "Section 1. Section three hundred twenty-one point one 5 (321.1), subsection sixty-eight (68), Code 1966, is hereby amended by striking lines seventeen (17) through twenty-6 7 two (22), inclusive, and inserting in lieu thereof the words 8 'thirty-five feet in length. Such vehicle shall'. 9 Sec. 2. Section three hundred twenty-one point two hundred eighty-five (321.285), subsection six (6), Code 10 11 1966, is hereby amended as follows: 12 1. By inserting in line one (1) after the word 'hour' 13 the words 'on all interstate, primary, and secondary roads'. 14 2. By adding at the end thereof the following new para-15 graphs: 'The speed limit for any motor vehicle drawing a regis-16 17 tered travel trailer shall be: 18 a. Sixty-five miles per hour on all interstate highway 19 systems. 20 b. Fifty-five miles per hour on all primary roads. 21 c. Fifty miles per hour on all secondary roads. 22 Any registered travel trailer from fifteen to thirty-five 23 feet in length and up to eight feet in width shall be equipped 24 with an equalizing hitch of a type approved by the commissioner. 25 For the purposes of this subsection, interstate highways 26 are those highways designated by the federal bureau of public 27 roads and this state, and primary and secondary roads shall 28 be those roads designated by the federal bureau of public 29 roads and this state." 30 Sec. 3. Section three hundred twenty-one point two hun-31 dred eighty-five (321.285), subsection eight (8), Code 1966, 32 as amended by chapter two hundred seventy-seven (277). 38 section two (2), Acts of the Sixty-second General Assembly, 34 is hereby further amended by striking from lines one (1) and 35 two (2) the words "Notwithstanding any other speed restric-36 tions" and inserting in lieu thereof the words "Except for 37 vehicles described in subsection six (6) of this section".

Amend House File 825 as follows:

2 1. By inserting after section 6 the following 3 section:

4 Chapter two hundred forty-four (244), section

5 nine (9), Acts of the Sixty-second General Assembly,

6 amending chapter two hundred eighty A (280A), Code 1966, 7 is hereby amended by striking lines three (3), four (4),

and five (5) and inserting in lieu thereof the following:

and live (5) and inserting in field thereof the following:

9 "After January 1, 1969, a merged area may not purchase

10 land which will increase the aggregate of land owned by such

11 area, excluding land which has been or may be acquired by

12 donation or gift, by more than three hundred twenty acres.

13 Such limitation shall not apply to merged areas owning

14 more than three hundred twenty acres, excluding land acquired

1

8

- by donation or gift, prior to January 1, 1969."
- 2. By renumbering the subsequent sections.

CHRISTENSEN of Clarke-Union STROBURG of Ringgold-Taylor WARREN of Decatur-Wayne

- Amend Senate File 580, page 4, line one (1), by
- adding the following after the period: 2
- 3 "Nothing contained in this section shall require
- such person to have a place of business as provided 4
- by section three hundred twenty-two point six (322.6),
- subsection eight (8), of the Code."

WEICHMAN of Benton

- Amend Senate File 619, as passed by the Senate, as follows:
- 2
- 1. Page 1, line two (2), by inserting after the word "advertising" the words ", barber and beauty services". 3
- 4 2. Page 1 by inserting after line seven (7) the following
- new paragraph: 5
- "1. By striking from line seven (7) the words "barber and 6
- 7 beauty;".
 - 3. By renumbering the subsequent paragraphs.

RENDA of Polk BENNETT of Polk

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Monday, May 12, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, MAY 12, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend David Nettleton, President of Faith Baptist Bible College, Ankeny, Iowa.

The Journal of Friday, May 9, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Cunningham of Story on request of Crabb of Crawford; McIntyre of Linn and Radl of Linn on request of Sorg of Linn; Langland of Winneshiek on request of Tieden of Clayton.

PRESENTATION OF VISITORS

Middleswart of Warren presented to the House sixty-three junior high school students from Southeast Warren School and their teacher, John Riley.

Van Drie and Cunningham of Story presented to the House thirtytwo fifth grade students from Meeker School, Ames, and their teacher, Mrs. John Mathre.

Rodgers of Dallas presented to the House nineteen third grade pupils from Central Dallas School, accompanied by Mrs. Barnett and Mrs. Kenneth Joslin.

INTRODUCTION OF BILLS

House File 827, by committee on appropriations, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission for the tuition grant program.

Read first time and placed on the calendar.

House File 828, by committee on appropriations, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller.

Read first time and placed on the calendar.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 672, 673 and 674, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and adopted the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 15, to create a special interim study committee on municipal statutes and to make an appropriation therefor.

Also: That the Senate has adopted the following joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 30, a bill for an act to provide authority for executive council to acquire property by gift or otherwise.

Also: That the President of the Senate has appointed as members of the conference committee on Senate File 537, a bill for an act authorizing the state board of regents to acquire, maintain, and manage certain academic and administrative buildings and facilities, on the part of the Senate: The Senator from Scott, Mr. Nicholson, the Senator from Clinton, Mr. Shaff, the Senator from Clay, Mr. Leonard, and the Senator from Johnson, Mrs. Doderer.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 281, a bill for an act relating to general powers of state board of tax review.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 286, a bill for an act relating to trot lines.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 292, a bill for an act relating to use of flashing lights on motor vehicles.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 318, a bill for an act relating to enforcement of liquor laws.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 349, a bill for an act relating to dissemination of information by conservation commission.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 548, a bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE JOINT RESOLUTION 15

Amend House Joint Resolution 15, as amended and passed by the House, as follows:

- 1. Page 1, line 4, by striking the words "eleven-member" and inserting in lieu thereof the words "twelve-member".
- 2. Page 1, line 10, by striking all of line 10 and inserting in lieu thereof the following: "the speaker of the house, one member of the legislative research committee or its successor agency, and four municipal officials, at least one of whom shall be a city attorney, and".
- 3. Page 1, line 12, by striking the words "and the" and inserting in lieu thereof the following: ": However, the legislative research committee or its successor agency shall select one of its members to serve on the committee. The".
- 4. Page 1, line 21, by striking the word "The" and inserting in lieu thereof the following: "with the approval of the legislative research committee or its successor agency, the".
- 5. Page 2 by striking lines 13, 14, and 15, inclusive, and inserting in lieu thereof the following:
- "Sec. 4. The committee shall make such periodic progress reports of the study to the legislative research committee or its successor agency as may be required. The legislative research committee or its successor may assign staff to the committee and shall coordinate staff assistance for the committee. The committee shall make comprehensive recommendations to the general assembly by way of Code revision bills and other reports."
- 6. Page 2, line 26, by striking the word "such" and inserting in lieu thereof the words "the same".
- 7. Page 2, lines 28 and 29, by striking the words "determined by a majority of the legislative members of the committee" and inserting in lieu thereof the following: "is paid state employees for travel expenses".

SENATE AMENDMENT TO HOUSE FILE 548

Amend House File 548 as follows:

- 1. Page 1, line 16, by inserting after the word "partnership," the words "cooperative association,".
- 2. Page 3, line 6, by inserting after the word "every" the word "commercial".
- 8. Page 8, line 32, by striking the word "each" and inserting in lieu thereof the words "the first".
- 4. Page 3, line 83, by striking all of line 33 after the word "Act,", by striking all of line 84, and by striking the word "person" in line 35, and inserting in lieu thereof the following: "and for each additional moisture measuring device inspected at the same time the fee shall be five dollars".

CONSIDERATION OF BILLS

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 276, a bill for an act relating to court records, with report of committee recommending passage, was taken up for consideration.

Klein of Winnebago-Worth offered the following amendment filed by Klein, et al., and moved its adoption:

Amend Senate File 276, page 2, by adding the following new section:

"Sec. 4. For the purposes of this Act, "destruction" shall include the transmission of such articles as referred to in the Act, which are of general historical interest, to any recognized historical society or association."

The amendment was adopted.

Huff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 276)

The ayes were, 86:

Andersen	Freeman of	Lippold	Renda
Baker	Clay-Dickinson	Logue	Rodgers
Battles	Gannon	McCormick	Roorda
Bergman	Goode	Mendenhall	Schmeiser
Blouin	Grassley	Menefee	Schroeder
Caffrey	Hamilton	Mezvinsky	Schwartz
Camp	Hansen of	Middleswart	Shepherd
Campbell	Black Hawk	Millen	Stokes
Christensen	Hanson of	Miller of	Strand
Cochran	Howard-Mitchell		Strothman
Corey	Holden	Miller of	Tapscott
Crabb	Huff	Jones	Tieden
Crosier	Johnson of	Miller of	Van Drie
Darrington	Audubon	Marshall	Van Roekel
Dooley	Kehe	Miller of	Varley
Dougherty	Kennedy of	Page	Voorhees
Doyle	Chickasa w	Milligan	Walter
Drake	Klein	Mohrfeld	Warren
Dunton	Knight	Nelson	Waugh
Ellsworth	Knoblauch	Nolting	Weichman
Fischer of	Koch	O'Hearn	Wells
Grundy	Kreamer	Ossian	Winkelman
Franklin	Kruse	Pierson	Wolfe
Freeman of	Lawson	Poncy	Mr. Speaker
Buena Vista			

The nays were, none.

Absent or not voting, 38:

		*1
Graham	Lipsky	Radl
Hill	Mayberry	Rex
Jes se	McCartney	Sanders
Johnston of	McIntyre	Shaw
Johnson	Newton	Skinner
Kennedy of	Nielsen	Sorg
Dubuque	Pelton	Stroburg
Kitner	Perkins	Stromer
Kluever	Peterson	Van Nostrand
Langland	Prieb e	Welden
	Hill Jesse Johnston of Johnson Kennedy of Dubuque Kitner Kluever	Hill Mayberry Jesse McCartney Johnston of McIntyre Johnson Newton Kennedy of Nielsen Dubuque Pelton Kitner Perkins Kluever Peterson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate Joint Resolution 17, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing sections which provide for the distribution of fines to school districts, was taken up for consideration.

Holden of Scott moved that Senate Joint Resolution 17 be referred to the committee on constitutional amendments and reapportionment.

The motion prevailed.

Senate File 416, a bill for an act relating to the election of the board of directors of school districts, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler offered the following amendment filed by Stromer of Hancock and moved its adoption:

Amend Senate File 416, line four (4), by striking the word "Chapter" and inserting in lieu thereof the word "Section".

The amendment was adopted.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 416)

The ayes were, 89:

Andersen	Freeman of	Lippold	Renda
Baker	Clay-Dickinson	Logue	Rodgers
Battles	Gannon	McCartney	Roorda
Bennett	Goode	McCormick	Sanders
Bergman	Grassley	Mendenhall	Schmeiser
Blouin	Hamilton	Menefee	Schwartz
Caffrey	Hansen of	Middleswart	Shepherd
Camp	Black Hawk	Millen	Sorg
Campbell	Hanson of	Miller of	Stokes
Christensen	Howard-Mitchell	Des Moines	Strand
Cochran	Holden	Miller of	Strothman
Corey	Huff	Jones	Tapscott
Crosier	Johnson of	Miller of	Tieden
Darrington	A ud u bon	Marshall	Van Drie
Dooley	Kehe	Miller of	Van Roekel
Dougherty	Kennedy of	Page	Varley
Doyle	Chickasaw	Milligan	Voorhees
Drake	Kennedy of	Mohrfeld	Walter
Dunton	Dubuque	Nelson	Warren
Ellsworth	Knight	Nolting	Waugh
Ewell	Knoblauch	O'Hearn	Weichman
Fischer of	Koch	Ossian	Wells
Grundy	Kreamer	Pierson	Winkelman
Franklin	Kruse	Poncy	Wolfe
Freeman of	Lawson	Priebe	Mr. Speaker
Buena Vista			-

The nays were, none.

Absent or not voting, 35:

Alt Graham Lipsky Radl Bailey Hill Mayberry Rex Brinck Schroeder Jesse McIntvre Crabb Johnston of Mezvinsky Shaw Cunningham Johnson Newton Skinner Kitner Den Herder Nielsen Stroburg Dietz Pelton Klein Stromer Perkins Edgington Kluever Van Nostrand Fisher of Langland Peterson Welden Greene

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 191, a bill for an act relating to the board of library trustees and employees, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 191)

The ayes were, 91:

Kruse Andersen Freeman of Priebe Baker Clay-Dickinson Lawson Renda Gannon Lippold Rodgers Bergman Goode Blouin Logue Roorda Graham McCartney Caffrey Schmeiser Grasslev Camp McCormick Schroeder Campbell Hamilton Mendenhall Schwartz Hansen of Menefee Christensen Shepherd Black Hawk Cochran Mezvinsky Sorg Hanson of Corey Middleswart Stokes Howard-Mitchell Miller of Crabb Stromer Des Moines Crosier Holden Strothman Huff Miller of Darrington Tapscott Johnson of Jones Dooley Tieden Miller of Audubon Dougherty Van Drie Johnston of Marshall Dovle Van Roekel Johnson Miller of Varlev Drake Kehe Page Voorhees Dunton Milligan Walter Ellsworth Kennedy of Chickasaw Mohrfeld Warren Ewell Kennedy of Nelson Waugh Fischer of Dubuque Nolting Weichman Grundy O'Hearn Wells Knight Fisher of Winkelman Knoblauch Ossian Greene Koch Pierson Wolfe Franklin Poncy Freeman of Kreamer Mr. Speaker Buena Vista

The nays were, none.

Absent or not voting, 33:

Alt Battles Brinck Den Herder Bailey Bennett Cunningham Dietz

Pelton Shaw Edgington Linsky Mayberry Perkins Skinner Jesse McIntyre Peterson Strand Kitner Millen Radl Stroburg Van Nostrand Klein Newton Rex Kluever Nielsen Sanders Welden Langland

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 530, a bill for an act relating to the leasing and renting of motor vehicles, with report of committee recommending passage, was taken up for consideration.

Weichman of Benton offered the following amendment filed by him and moved its adoption:

Amend Senate File 530, page 4, line one (1), by adding the following after the period:

"Nothing contained in this section shall require such person to have a place of business as provided by section three hundred twenty-two point six (322.6), subsection eight (8), of the Code."

The amendment was adopted.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 530)

The ayes were, 96:

Perkins Andersen Franklin Knight Freeman of Knoblauch Bailey Peterson Baker Buena Vista Koch Pierson Battles Freeman of Kruse Poncy Bennett Clay-Dickinson Lawson Priebe Bergman Gannon Lippold Rodgers Blouin Goode Logue Roorda Camp Graham McCartney Sanders Campbell Grassley McCormick Schmeiser Christensen Hamilton Mendenhall Schroeder Cochran Hansen of Menefee Schwartz Corey Black Hawk Mezvinsky Shepherd Crosier Hanson of Middleswart Skinner Darrington Howard-Mitchell Millen Stokes Den Herder Holden Miller of Strand Dooley Huff Des Moines Stromer Dougherty Johnson of Miller of Strothman Doyle Audubon Tapscott Marshall Johnston of Dunton Tieden Miller of Edgington Johnson Van Drie Page Ellsworth Kehe Milligan Van Roekel Ewell Kennedy of Mohrfeld Varley Fischer of Chickasaw Nelson Voorhees Walter Grundy Kennedy of Nolting Fisher of Dubuque O'Hearn Warren Greene Klein Ossian Waugh

Weichman Winkelman Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 28:

Alt Jesse McIntvre Renda Brinck Kitner Miller of Rex Caffrey Kluever Jones Shaw Crabb Kreamer Newton Sorg Cunningham Nielsen Stroburg Langland Van Nostrand Dietz Lipsky Pelton Mayberry Welden Drake Radl Hill

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 249, a bill for an act relating to the Iowa mental health authority, with report of committee recommending passage, was taken up for consideration.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 249)

The ayes were, 95:

Andersen Freeman of Kruse Priebe Bailey Buena Vista Lawson Rodgers Baker Freeman of Lippold Roorda **Battles** Clay-Dickinson Logue Sanders Bergman Schmeiser Gannon McCartney Blouin Schroeder Goode McCormick Brinck Graham Schwartz Mendenhall Caffrey Grasslev Menefee Shepherd Camp Hamilton Mezvinsky Skinner Campbell Hansen of Middleswart Stokes Christensen Black Hawk Strand Millen Cochran Hanson of Stromer Miller of Corey Howard-Mitchell Des Moines Strothman Crosier Tapscott Holden Miller of Tieden Darrington Huff Marshall Miller of Van Drie Den Herder Johnson of Van Roekel Dougherty Audubon Page Doyle Johnston of Varley Milligan Voorhees Dunton Johnson Mohrfeld Kehe Walter Edgington Nelson Ellsworth Warren Kennedy of Newton Ewell Chickasaw Nolting Waugh Weichman Fischer of Kennedy of O'Hearn Grundy Dubuque Ossian Wells Winkelman Fisher of Knight Perkins Wolfe Greene Knoblauch Peterson Franklin Koch Poncy Mr. Speaker

The nays were, none.

Absent or not voting, 29:

Alt	Jesse	McIntyre	Renda
Bennett	Kitner	Miller of	Rex
Crabb	Klein	Jones	Shaw
Cunningham	Kluever	Nielsen	Sorg
Dietz	Kreamer	Pelton	Stroburg
Dooley	Langland	Pierson	Van Nostrand
Drake	Lipsky	Radl	Welden
Hill	Mayberry		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER

I move to reconsider the vote by which Senate File 249 passed the House of Representatives.

CAMPBELL of Washington

HOUSE FILE 708 WITHDRAWN

Weichman of Benton asked and received unanimous consent to withdraw House File 708 from further consideration by the House.

Senate File 86, a bill for an act empowering county boards of supervisors to act in lieu of township trustees in cases where all trustee offices in a township are vacant, with report of committee recommending passage, was taken up for consideration.

Corey of Louisa-Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 86)

The ayes were, 99:

Andersen	Edgington	Johnston of	Menefee
Bailey	Ellsworth	Johnson	Middleswart
Baker	Ewell	Kehe	Millen
Battles	Fischer of	Kennedy of	Miller of
Bennett	Grundy	Chickasaw	Des Moines
Bergman	Fisher of	Kennedy of	Miller of
Blouin	Greene	Dubuque	Jones
Brinck	Freeman of	Klein	Miller of
Caffrey	Clay-Dickinson	Knight	Marshall
Camp	Gannon	Knoblauch	Miller of
Campbell	Graham	Koch	Page
Christensen	Grassley	Kreamer	Milligan
Cochran	Hamilton	Kruse	Mohrfeld
Corey	Hanson of	Lawson	Nelson
Crabb	Howard-Mitchell	Lippold	Newton
Crosier	Holden	Lipsky	Nolting
Darrington	Huff	Logue	O'Hearn
Dougherty	Johnson of	McCartney	Ossian
Doyle	Audubon	McCormick	Pelton
Dunton		Mendenhall	Perkins

Peterson	Schmeiser	Stromer	Walter
Pierson	Schroeder	Strothman	Warren
Poncy	Schwartz	Tapscott	Waugh
Priebe	Shepherd	Tieden	Weichman
Renda	Skinner	Van Drie	Wells
Rodgers	Sorg	Van Roekel	Winkelman
Roorda	Stokes	Varley	Wolfe
Sanders	Strand	Voorhees	Mr. Speaker

The nays were, none.

Absent or not voting, 25:

Alt	Freeman of	Kitner	Radl
Cunningham	Buena Vista	Kluever	Rex
Den Herder	Goode	Langland	Shaw
Dietz	Hansen of	Mayberry	Stroburg
Dooley	Black Hawk	McIntyre	Van Nostrand
Drake	Hill	Mezvinsky	Welden
Franklin	Jesse	Nielsen	414011

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 76 SUBSTITUTED FOR HOUSE FILE 85

Koch of Woodbury asked and received unanimous consent to substitute Senate File 76 for House File 85.

Senate File 76, a bill for an act to exempt employees of drainage districts from coverage under the Iowa public employees' retirement system, except those employees already vested, with report of committee recommending passage, was taken up for consideration.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 76)

The ayes were, 94:

Alt Andersen Bailey Baker Battles Bergman Blouin Caffrey Camp Campbell Christensen Cochran Corey Crosier Darrington	Dunton Edgington Ellsworth Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham Grassley	Howard-Mitchell Holden Huff Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Klein Knight	Lawson Lippold Logue McCartney McCormick Mendenhall Menefee Mezvinsky Middleswart Miller of Des Moines Miller of Jones
Dougherty Doyle	Hamilton	Knoblauch Koch	Jones Miller of Marshall

[May 12.

Van Roekel Miller of Peterson Schwartz Page Pierson Skinner Varley Milligan Ponev Sorg Voorhees Warren Mohrfeld Priebe Stokes Nelson Renda Strand Waugh Newton Rodgers Stromer Weichman Nolting Roorda Strothman Wells Winkelman O'Hearn Sanders Tapscott Ossian Schmeiser Tieden Wolfe Mr. Speaker Perkins Schroeder Van Drie

The nays were, none.

Absent or not voting, 30:

Bennett Ewell Rex Langland Brinck Franklin Lipsky Shaw Crabb Hansen of Mayberry Shepherd Cunningham Black Hawk Stroburg McIntyre Den Herder Hill Van Nostrand Millen Jesse Dietz Nielsen Walter Dooley Kitner Pelton Welden Drake Kluever Radl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 85 WITHDRAWN

Koch of Woodbury asked and received unanimous consent to withdraw House File 85 from further consideration by the House.

Senate File 146, a bill for an act relating to veterans' preference, with report of committee recommending passage, was taken up for consideration.

Walter of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 146)

The ayes were, 96:

Alt Doyle Graham Klein Andersen Dunton Grassley Knight Bailev Edgington Hamilton Koch Hanson of Kreamer Baker Ellsworth Howard-Mitchell Kruse Battles Ewell Fischer of Holden Lawson Bennett Grundy Huff Lippold Bergman Blouin Fisher of Johnson of Logue Greene Audubon Mayberry Caffrey Franklin Johnston oi McCartney Camp Campbell McCormick Freeman of Johnson Buena Vista Kehe Mendenhall Christensen Cochran Freeman of Kennedy of Menefee Crabb Clay-Dickinson Chickasaw Mezvinsky Middleswart Crosier Gannon Kennedy of Millen Dougherty Goode Dubuque

O'Hearn Schwartz Van Roekel Miller of Jones Ossian Shepherd Varley Miller of Pelton Voorhees Skinner Sorg Walter Marshall . Peterson Miller of Poncy Stokes Warren Priebe Strand Waugh mod Page Milligan Rex Stromer Weichman Wells Mohrfeld Rodgers Strothman Winkelman Nelson Roorda Tapscott Newton Sanders Tieden Wolfe Van Drie Mr. Speaker Nolting Schmeiser

The nays were, none,

Absent or not voting, 28:

Hansen of Brinck Lipsky Radl Black Hawk McIntyre Renda Corev Schroeder Cunningham Hill Miller of Jesse Des Moines Shaw Darrington Stroburg Den Herder Kitner Nielsen Dietz Kluever Perkins Van Nostrand Dooley Knoblauch Pierson Welden Drake Langland

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 376, a bill for an act relating to claims and actions under the Iowa Tort Claims Act, with report of committee recommending passage, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by Hill of Marshall and moved its adoption:

Amend Senate File 876, page one (1), line seven (7), by adding after the word "surgeons" the following:

", osteopathic physicians".

The amendment was adopted.

Pelton of Clinton asked and received unanimous consent to withdraw the amendment filed by Hill of Marshall on May 6 and found on page 1486 of the House Journal.

Huff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 376)

The ayes were, 97:

Alt Blouin , Crosier Fischer of Andersen Caffrey Darrington Grundy Dougherty Fisher of Bailey Camp Baker Campbell Doyle Greene Battles Christensen Dunton Franklin Bennett Cochran Ellsworth: Freeman of Bergman Crabb Ewell Buena Vista

Freeman of	Kruse	Milligan	Skinner
Clay-Dickinson	Lawson	Mohrfeld	Sorg
Goode	Lippold	Nelson	Stokes
Graham	Lipsky	Newton	Strand
Grassley	Logue	Nolting	Stromer
Hamilton	Mayberry	O'Hearn	Strothman
Hanson of	McCartney	Ossian	Tapscott
Howard-Mitchell		Pelton	Van Drie
Holden	Mendenhall	Peterson	Van Roekel
Huff	Menefee	Poncy	Varley
Johnson of	Mezvinsky	Priebe	Voorhees
Audubon	Middleswart	Renda	Walter
Johnston of	Millen	Rex	Warren
John son	Miller of	Rodgers	Waugh
Kehe	Des Moines	Roorda	Weichman
Kennedy of	Miller of	Sanders	Wells
Chickasaw	Jones	Schmeiser	Winkelman
Klein	Miller of	Schroeder	Wolfe
Knight	Marshall	Schwartz	Mr. Speaker
Koch	Miller of	Shepherd	•
Kreamer	Page	•	

The nays were, none.

Absent or not voting, 27:

Brinck	Gannon	Kitner	Pierson
Corey	Hansen of	Kluever	Radl
Cunningham	Black Hawk	Knoblauch	Shaw
Den Herder	Hill	Langland	Stroburg
Dietz	Jesse	McIntyre	Tieden
Dooley	Kennedy of	Nielsen	Van Nostrand
Drake	Dubuque	Perkins	Welden
Edgington			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 186, a bill for an act relating to motor fuel distributors' licenses, with report of committee recommending passage, was taken up for consideration.

Knight of Humboldt-Pocahontas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 186)

The ayes were, 98:

Alt Andersen Bailey Baker Battles Bennett Bergman Blouin Caffrey Camp	Christensen Cochran Crabb Darrington Dougherty Doyle Drake Dunton Edgington Ellsworth	Fischer of Grundy Fisher of Greene Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Gannon	Graham Grassley Hamilton Hanson of Howard-Mitchell Holden Huff Johnson of Audubon Johnston of
Camp	Ellsworth	Gannon	Johnston of
Campbell	Ewell	Goode	Johnson

Stromer Kehe Mezvinsky Peterson Kennedy of Middleswart Poncy Strothman Tapscott Chickasaw Millen Priebe Klein Tieden Miller of Renda Knight Des Moines Rex Van Drie Van Roekel Miller of Rodgers Koch Varley Kreamer Jones Roorda Voorhees Kruse Miller of Sanders Walter Lawson Marshall Schmeiser Miller of Warren Lippold Schroeder Waugh Schwartz Lipsky Page Mohrfeld Shepherd Weichman Logue Wells Mayberry Nelson Skinner Nolting Winkelman McCartney Sorg Wolfe McCormick O'Hearn Stokes Mr. Speaker Mendenhall Ossian Strand Menefee Pelton

The nays were, none.

Absent or not voting, 26:

Brinck Perkins Hansen of Kluever Black Hawk Knoblauch Pierson Corey Crosier Radi Hill Langland McIntyre Cunningham Jesse Shaw Den Herder Kennedy of Milligan Stroburg Van Nostrand Dietz Dubuque Newton Welden Dooley Kitner Nielsen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 439, a bill for an act relating to the forgery or counterfeiting of motor vehicle documents, with report of committee recommending passage, was taken up for consideration.

Johnson of Audubon-Guthrie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 439)

The ayes were, 100:

Den Herder Alt Graham Knight Andersen Dougherty Grassley Knoblauch Baker Doyle Hamilton Koch Battles Drake Hanson of Kreamer Dunton Howard-Mitchell Kruse Bennett Bergman Edgington Holden Lawson Ellsworth Huff Blouin Lippold Ewell Caffrey Johnson of Lipsky Camp Fisher of Audubon Logue Campbell Greene Johnston of Mayberry Christensen Franklin Johnson McCartney Kehe Freeman of Cochran Mendenhall Buena Vista Kennedy of Corey Menefee Freeman of Chickasaw Mezvinsky Crabb Clay-Dickinson Kennedy of Crosier Middleswart Darrington Millen Gannon Dubuque

Miller of Des Moines	Nolting O'Hearn	Sanders Schmeiser	Tieden Van Drie
Miller of	Ossian	Schroeder	Van Roekel
Jones	Pelton	Schwartz	Varley
Miller of	Peterson	Shepherd	Voorhees
Marsh all Miller of	Pierson	Skinner	Walter Warren
Page	Poncy Priebe	Sorg Stokes	Warren Weichman
Milligan	Renda	Strand	Wells
Mohrfeld	Rex	Stromer	Winkelman
Nelson	Rodgers	Strothman	Wolfe
Newton	Roorda	Tapscott	Mr. Speaker

The nays were, none.

Absent or not voting, 24:

Bailey	Goode	Kluever	Radl
Brinck	Hansen of	Langland	Shaw
Cunningham	Black Hawk	McCormick	Stroburg
Dietz	Hill	McIntyre	Van Nostrand
Dooley	Jesse	Nielsen	Waugh
Fischer of	Kitner	Perkins	Welden
Grundy	Klein		0.00

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 529 SUBSTITUTED FOR HOUSE FILE 677

Van Drie of Story asked and received unanimous consent to substitute Senate File 529 for House File 677.

Senate File 529, a bill for an act relating to credit unions, was taken up for consideration.

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 529)

The ayes were, 95:

Alt	Dougherty	Hanson of	Koch
Andersen	Doyl e	Howard-Mitchell	Kreamer
Bailey	Drake	Holden	Kruse
Baker	Dunton	Huff	Lawson
Battles	Ellsworth	Johnson of	Lippold
Bergman	Fisher of	Audubon	Lipsky
Blouin	Green e	Johnston of	Logue
Caffrey	Franklin	Johnson	Mayberry
Campbell	Freeman of	Kehe	McCartney
Christensen	Buena Vista	Kennedy of	McCormick
Cochran	Freeman of	Chickasaw	Mendenhall
Corey	Clay-Dickinson	Kennedy of	Menefee
Crabb	Goode	Dubuque	Middleswart
Crosier	Graham	Klein	Millen
Darrington	Grassley	Knight	Miller of
Den Herder	Hamilton	Knoblauch	Des Moines

Miller of O'Hearn Schmeiser Varley Jones Ossian Schwartz Voorhees Miller of Pelton Shepherd Walter Marshall Pierson Skinner Warren Waugh Miller of Poncy Stokes Priebe Strand Weichman Page Milligan Renda Stromer Wells Mohrfeld Strothman Winkelman Rex Rodgers Tapscott Wolfe Nelson Newton Roorda Van Drie Mr. Speaker Nolting Sanders Van Roekel

The nays were, none.

Absent or not voting, 29:

Bennett Fischer of Kluever Schroeder Brinck Grundy Langland Shaw McIntyre Camp Gannon Sorg Stroburg Cunningham Hansen of Mezvinsky Black Hawk Nielsen Tieden Dietz Dooley Hill Perkins Van Nostrand Edgington Jesse Peterson Welden Ewell Kitner Radl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 677 WITHDRAWN

Van Drie of Story asked and received unanimous consent to withdraw House File 677 from further consideration by the House.

Senate File 299, a bill for an act to increase the license fees of real estate brokers and salesmen, with report of committee recommending passage, was taken up for consideration.

Graham of Ida-Sac offered the following amendment filed by him and moved its adoption:

Amend Senate File 299 as follows:

- 1. By striking from line seven (7) the word "twenty" and inserting in lieu thereof the word "fifteen".
- 2. By striking from line nine (9) the word "ten" and inserting in lieu thereof the word "eight".

The amendment was lost.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 299)

The ayes were, 87:

Alt Bergman Camp Corev Andersen Rlouin Campbell . Crabb Raker Brinck Christensen Darrington Rattles Caffrey Cochran Den Herder

Dooley Dougherty Drake Dunton Edgington Ellsworth Fischer of Grundy Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Grassley Hamilton Hanson of Howard-Mitchell Holden Huff	Menefee Mezvinsky	Millen Miller of Des Moines Miller of Jones Miller of Marshall Nelson Newton Nolting O'Hearn Ossian Pelton Perkins Pierson Poncy Priebe Rex Roorda	Schmeiser Schwartz Shaw Shepherd Skinner Sorg Strand Stromer Strothman Tapscott Tieden Van Drie Van Roekel Varley Voorhees Walter Waugh Weichman Wolfe
Johnston of Johnson	Middleswart	Sanders	Mr. Speaker

The nays were, 16:

Doyle	Johnson of	Mohrfeld	Stroburg
Gannon	Audubon	Renda	Warren
Goode	Mendenhall	Rodgers	Wells
Graham	Miller of	Schroeder	Winkelman
	Page	Stokes	

Absent or not voting, 21:

Bailey	Fisher of	Kitner	Nielsen
Bennett	Greene	Knoblauch	Peterson
Crosier	Hansen of	Koch	Radl
Cunningham	Black Hawk	Langland	Van Nostrand
Dietz	Hill	McIntyre	Welden
Ewell	Jesse	Milligan	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 152, a bill for an act relating to the issuance of bonds by cities and towns, with report of committee recommending passage, was taken up for consideration.

Huff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 152)

The ayes were, 105:

Alt Campbell Andersen Christensen Baker Cochran Battles Corey Bergman Crabb Blouin Den Herder Brinck Dooley Caffrey Dougherty	Dunton Edgington Ellsworth	Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham
---	----------------------------------	---

Grassley Kruse Mohrfeld Skinner Hamilton Lawson Nelson Sorg Stokes Hansen of Lippold Newton Black Hawk Strand Lipsky Nolting Hanson of Stroburg O'Hearn Logue Howard-Mitchell Mayberry Ossian Stromer Holden McCartney Pelton Strothman Huff Perkins Tapscott McCormick Johnson of Peterson Tieden Mendenhall Van Drie Audubon Menefee Pierson Johnston of Mezvinsky Van Roekel Poncy Priebe Johnson Middleswart Varley Kehe Voorhees Millen Renda Walter Kennedy of Miller of Rex Rodgers Chickasaw Des Moines Warren Kennedy of Sanders Waugh Miller of Dubuque Jones Schmeiser Weichman Klein Miller of Schroeder Wells Winkelman Kluever Marshall Schwartz Knight Miller of Shaw Wolfe Knoblauch Shepherd Mr. Speaker Page Kreamer Milligan

The nays were, none.

Absent or not voting, 19:

Bailey	Darrington	Jesse	Nielsen
Bennett	Dietz	Kitner	Radl
Camp	Fischer of	Koch	Roorda
Crosier	Grundy	Langland	Van Nostrand
Cunningham	Hill	McIntyre	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 482, a bill for an act relating to joint exercise of governmental powers, with report of committee recommending passage, was taken up for consideration.

Huff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 482)

The ayes were, 104:

Alt	Corey	Freeman of	Johnston of
Andersen	Den Herder	Clay-Dickinson	Johnson
Bailey	Dooley	Gannon	Kehe
Baker	Dougherty	Goode	Kennedy of
Battles	Doyle	Graham	Chickasaw
Bergman	Drake	Grassley	Kennedy of
Blouin	Dunton	Hamilton	Dubuque
Caffrey	Edgington	Hanson of	Klein
Camp	Ellsworth	Howard-Mitchell	Kluever
Campbell	Ewell	Holden	Knight
Christensen	Franklin	Huff	Knoblauch
Cochran	Freeman of	Johnson of	Koch
Crabb	Buen a Vista	Audubon	Kruse

Kreamer Miller of Pierson Strand Poncy Lawson Jones Stroburg Lippold Miller of Priebe Stromer Lipsky Marshall Renda Strothman Logue Miller of Rex Tapscott Mayberry Page Rodgers Van Drie Milligan Van Roekel McCartney Roorda McCormick Voorhees Mohrfeld Sanders Mendenhall Walter Nelson Schmeiser Warren Menefee Newton Schroeder Waugh Weichman Mezvinsky Nolting Schwartz Middleswart Shaw O'Hearn Shepherd Wells Millen Ossian Winkelman Miller of Skinner Pelton Des Moines **Perkins** Wolfe Sorg Stokes Mr. Speaker Peterson

The nays were, 1:

Fisher of Greene

Absent or not voting, 19:

Bennett Fischer of Jesse Radi Treden Brinck Grundy Kitner Van Nostrand Crosier Hansen of Langland Varley Cunningham Black Hawk McIntvre Welden Darrington Hill Nielsen Dietz

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 494, a bill for an act relating to motor vehicles, with report of committee recommending passage, was taken up for consideration.

Pierson of Mahaska offered the following amendment filed by him from the floor:

Amend Senate File 494, page 2, by adding after line eight (8) the following:

"Motor vehicles brought into the state on a transit sticker for the purpose of installation of special equipment may also be subject to the provisions of this act."

The amendment was adopted.

Pierson of Mahaska moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (S.F. 494)

The ayes were, 109:

Alt Battles Caffrey Cochran Andersen Bergman Camp Corey Campbell Bailev Blouin Crabb Baker Brinck Christensen Crosier

Darrington Jesse Middleswart Sanders Den Herder Johnson of Millen Schmeiser Dooley Audubon Miller of Schroeder Dougherty Johnston of Des Moines Schwartz Doyle Miller of Johnson ShawKehe Drake Shepherd Jones Miller of Dunton Kennedy of Sorg Stokes Edgington Chickasaw Marshall Ellsworth Kennedy of Miller of Strand Stroburg Fischer of Dubuque Page Klein Milligan Grundy Stromer Fisher of Kluever Strothman Mohrfeld Greene Knight Nelson Tapscott Franklin Knoblauch Newton Tieden Nolting Freeman of Koch Van Drie Buena Vista Van Roekel Kreamer O'Hearn Varley Freeman of Kruse Ossian Clay-Dickinson Pelton Voorhees Lawson Gannon Lippold Perkins Walter Goode Warren Lipsky Peterson Graham Logue Pierson Waugh Grassley Mayberry Poncy Weichman Hamilton McCartney Priebe Wells Winkelman Hanson of McCormick Renda Howard-Mitchell Mendenhall Wolfe Rodgers Mr. Speaker Holden Menefee Roorda Huff Mezvinsky

The nays were, none.

Absent or not voting, 15:

BennettHansen ofLanglandRexCunninghamBlack HawkMcIntyreSkinnerDietzHillNielsenVan NostrandEwellKitnerRadlWelden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 680, a bill for an act to establish permanent revolving funds for the department of public instruction for administering federally financed programs and to make appropriations therefor, with report of committee recommending passage, was taken up for consideration.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 680)

The ayes were, 95:

Alt Battles Camp Crosier Andersen Campbell Den Herder Bergman Bailey Blouin Cochran Dooley Dougherty Baker Brinck Corey

Doyle Drake Dunton Edgington Ellsworth Ewell Fischer of Grundy Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of	Kehe Kennedy of Chickasaw Kennedy of Dubuque Klein Kluever Knight Knoblauch Koch Kruse Lawson Lippold Lipsky Logue Mayberry McCartney McCormick Mendenhall	Millen Miller of Des Moines Miller of Jones Miller of Page Nelson Newton Nielsen Nolting O'Hearn Ossian Pelton Perkins Peterson Poncy Priebe Renda	Schwartz Shaw Shepherd Skinner Sorg Stokes Stroburg Strothman Tapscott Van Drie Van Roekel Varley Voorhees Walter Warren Weichman Weichman Weils Winkelman
Grassley	McCartney	Poncy	Weichman
Hansen of	Mendenhall	Renda	Winkelman
Black Hawk Holden Johnson of Audubon	Menefee Mezvinsky Middleswart	Rodgers Sanders Schmeiser	Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 29:

Bennett	Hanson of	Langland	Rex
Caffrey	Howard-Mitchell	McIntyre	Roorda
Christensen	Hill	Miller of	Schroeder
Cunningham	Huff	Marshall	Strand
Darrington	Jesse	Milligan	Tieden
Dietz	Johnston of	Mohrfeld	Van Nostrand
Fisher of	Johnson	Pierson	Waugh
Greene	Kitner	Radl	Welden
	Kreamer		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House was recessed by the Speaker until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 27, a bill for an act to provide for a temporary tax exemption for certain improvements and repairs to and replacements of buildings.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 824, a bill for an act to make appropriations to certain counties and named persons in settlement of claims made against the State of Iowa, was taken up for consideration.

Huff of Polk offered the following amendment filed by Huff, et al., and moved its adoption:

Amend House File 824, page 4, by inserting after line seven (7) the following:

Nicholas V. Critelli, Jr. Des Moines, Iowa 230-64-25

Attorneys fees

The amendment was adopted.

Miller of Jones moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 824)

The ayes were, 106:

Alt Freeman of Logue Renda Andersen Clay-Dickinson Mayberry Rex Baker McCormick Rodgers Battles Goode Mendenhall Sanders Bergman Graham Menefee Schmeiser Blouin Grassley Mezvinsky Schroeder Middleswart Schwartz Brinck Hamilton Shaw Caffrey Hansen of Millen Shepherd Black Hawk Camp Miller of Campbell Hanson of Des Moines Skinner Howard-Mitchell Miller of Christensen Sorg Stokes Cochran Hill Jones Holden Miller of Strand Corev Stroburg Crabb Huff Marshall Stromer Darrington Jesse Miller of Strothman Den Herder Johnson of Page Dooley Audubon Milligan Tapscott Dougherty Kehe Tieden Mohrfeld Van Drie Dovle Kennedy of Nelson Newton Van Nostrand Drake Chickasaw Dunton Kennedy of Nielsen Van Roekel Voorhees Ellsworth Dubuque Nolting Kluever Walter Fischer of O'Hearn Warren Grundy Knight Ossian Waugh Weichman Pelton Fisher of Koch Greene Kreamer Perkins Peterson Wells Franklin Kruse Lawson Pierson Winkelman Freeman of Poncy Buena Vista Lippold Wolfe Lipsky Priebe Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Bailey	Edgington	Klein	Radl
Bennett	Ewell	Knoblauch	Roorda
Crosier	Johnston of	Langland	Varley
Cunningham	Johnson	McCartney	Welden
Dietz	Kitner	McIntyre	

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

RECONSIDERATION OF SENATE FILE 249

Campbell of Washington called up for consideration his motion to reconsider the vote filed May 12 on Senate File 249.

Campbell of Washington moved to reconsider the vote by which Senate File 249 passed the House.

Motion prevailed.

Campbell of Washington moved that the vote by which Senate File 249 a bill for an act relating to the Iowa mental health authority, was placed on its last reading be reconsidered.

The motion prevailed.

Lipsky of Linn asked and received unanimous consent that Senate File 249 be deferred and that the bill retain its place on the calendar.

APPROPRIATIONS COMMITTEE CALENDAR

The House resumed consideration of House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof.

Shepherd of Lee called up for consideration his motion to reconsider the Gannon amendment, filed May 9 and found on page 1572 of the House Journal.

Shepherd of Lee moved to reconsider the vote by which the Gannon amendment to page 2, line ten (10), was adopted.

Roll call was requested by Gannon of Jasper and Kennedy of Chickasaw.

On the question "Shall the vote by which the Gannon amendment was adopted be reconsidered?" (H.F. 817)

The aves were, 44:

Andersen Battles Bergman Camp Christensen Crabb	Darrington Den Herder Dooley Freeman of Buena Vista	Freeman of Clay-Dickinson Goode Graham Hamilton Kitner	Klein Kluever Knight Knoblauch Koch Lippold
Crapp		Kitner	ribboid

Logue	Nelson	Schroeder	Stromer
Mendenhall	Nielsen	Shaw	Strothman
Miller of	O'Hearn	Shepherd	Voorhees
Marshall	Ossian	Sorg	Warren
Miller of	Peterson	Stokes	Weichman
Page	Sanders	Strand	Mr. Speaker
Mohrfold			-

The nays were, 61:

Alt	Fisher of	Kennedy of	Perkins
Baker	Greene	Dubuque	Poncy
Blouin	Franklin	Kreamer	Priebe
Brinck	Gannon	Kruse	Renda
Caffrey	Grassley	Lawson	Rex
Campbell	Hansen of	Mayberry	Rodgers
Cochran	Black Hawk	McCormick	Schmeiser
Corey	Hanson of	Menefee	Schwartz
Crosier	Howard-Mitchell		Skinner
Dougherty	Hill	Middleswart	Tapscott
Doyle	Huff	Millen	Tieden
Drake	Jess e	Miller of	Van Drie
Dunton	Johnson of	Des Moines	Van Roekel
Ellsworth	Audubo n	Miller of	Varley
Ewell	Kehe	Jones	Walter
Fischer of	Kennedy of	Newton	Wells
Grundy	Chickasaw	Nolting	Winkelman
•		Pelton	Wolfe

Absent or not voting, 19:

Bailey	Holden	McCartney	Roorda
Bennett	Johnston of	McIntyre	Stroburg
Cunningham	Johnson	Milligan	Van Nostrand
Dietz	Langland	Pierson	Waugh
Edgington	Lipsky	Radl	Welden

The motion lost.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend House File 817 by adding after line eighteen (18), page 2, the following new sections.

- Sec. 3. Section four hundred eighty-nine point three (489.3), Code 1966, is hereby amended as follows:
- 1. By striking all of line six (6) and inserting in lieu thereof the figure and words "3. The starting point, route, and terminus".
- 2. By inserting in line three (3) of subsection eight (8) after the word "allegation" the following:
- ", with specific facts demonstrating that the proposal is not inconsistent with any comprehensive land utilization plans or programs; that alternative routes and power sources have been explored and are either unavailable or are unsatisfactory; and that consideration of all other relevant factors and alternatives indicate the desirability of the proposal under consideration."
- Sec. 4. Section four hundred eighty-nine point four (489.4), Code 1966, is hereby amended as follows:
- 1. By striking from line four (4) the word "may" and inserting in lieu thereof the word "shall".
- 2. By striking from line five (5) the word "or" and inserting in lieu thereof the word "and".

3. By inserting in line sixteen (16) after the word "use" the following: "; that environmental factors adjacent to the route of the proposed line and possible alternative routes have been fully considered; that the proposal reflects sound engineering principles in its approach to a rational distribution and transmission of electric current for the state of Iowa; and that such proposal bears a reasonable relationship to one-system planning in the public interest".

Sec. 5. Section four hundred eighty-nine point five (489.5), Code 1966,

is hereby amended by adding to the end thereof the following:

"In the event any objection is sustained in whole or in part, the board or commission shall allow a reasonable fee for the objector's attorney as part of the costs to be paid by the petitioner."

Roll call was requested by Gannon of Jasper and Dougherty of Lucas-Monroe.

On the question "Shall the amendment be adopted?" (H.F. 817)

The ayes were, 35:

Alt	Franklin	Mayberry	Priebe
Baker	Gannon	Mezvinsky	Renda
Blouin	Hanson of	Middleswart	Rodgers
Caffrey	Howard-Mitchell	Miller of	Schmeiser
Cochran	Hill	Des Moines	Schwartz
Crosier	Jesse	Newton	Strand
Dougherty	Kennedy of	Nolting	Tapscott
Doyle	Chickasaw	Pelton	Walter
Dunton	Kennedy of	Perkins	Wells
Ewell	Dubuque	Poncy	

The nays were, 69:

Absent or not voting, 20:

Bailey	Hansen of	McCormick	Roorda
Bennett	Black H awk	McIntyre	Shaw
Cunningham	Johnston of	Menefee	Skinner
Dietz	Johnson	Radl	Stroburg
Dooley	Langland	Rex	Welden
Edgington	Lawson		

The amendment lost.

Gannon of Jasper asked and received unanimous consent that the Chief Clerk be authorized to correct the appropriation totals contained in House File 817.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 817)

The ayes were, 102:

Alt Andersen Baker Battles Bennett Blouin Brinck Caffrey Camp Campbell Cochran Corey Crabb Crosier Darrington Den Herder Dougherty Doyle Drake Dunton Ellsworth Ewell Fischer of Grundy Fisher of Greene Franklin Freeman of	Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hanson of Howard-Mitchell Holden Huff Jesse Johnson of Audubon Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Knoblauch Koch Kreamer Kruse Lawson	Des Moines Miller of Jones Miller of Marshall Milligan Mohrfeld Nelson Newton Nielsen Nolting O'Hearn Ossian Pelton Perkins Peterson Pierson Poncy	Renda Rodgers Sanders Schmeiser Schwartz Shaw Shepherd Skinner Sorg Stokes Strand Stroburg Stromer Strothman Tapscott Tieden Van Nostrand Van Roekel Voorhees Walter Warren Waugh Weichman Wells Winkelman Wolfe Mr. Speaker
Freeman of Buena Vista	Lawson	Priebe	Mr. Speaker

The nays were, 1:

Miller of Page

Absent or not voting, 21:

11 11

Bailey	Edgington	Langland	Rex
Bergman	Hansen of	McCartney	Roorda
Christensen	Black Hawk	McIntyre	Schroeder
Cunningham	√Hill	Menefee	Varley
Dietz	Johnston of	Millen	Welden
Dooley	Johnson	Radl	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER (SENATE AMENDMENTS TO HOUSE FILE 390)

McCartney of Floyd asked and received unanimous consent that the Senate amendments to House File 390 be made a special order of business for 9:30 a.m., Tuesday, May 13, 1969.

McCartney of Floyd asked and received unanimous consent that the House would resolve itself into a committee of the whole and that all amendments adopted or lost would prevail and after the report of the committee of the whole there would be no more amendments or debate permitted.

SENATE AMENDMENTS CONSIDERED

Pelton of Clinton called up for consideration House File 206, a bill for an act relating to an appeal from a decision of a civil service commission, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 206 as follows:

- 1. By striking from lines 12 and 13 the words "of the appellant's residence" and inserting in lieu thereof the words "in which the city is located".
 - 2. By striking from line 19 the words "any member or".

Motion prevailed and the House concurred in the Senate amendment.

Pelton of Clinton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 206)

The aves were, 90:

The ayes were, b			
Alt Andersen Bailey Battles Bergman Blouin Caffrey Camp Campbell Christensen Cochran	Dunton Ellsworth Ewell Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Graham Hamilton	Johnson of Audubon Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knoblauch Kruse	Menefee Mezvinsky Middleswart Miller of Des Moines Miller of Jones Miller of Marshall Milligan Mohrfeld
Christensen Cochran Corey Crosier Darrington Den Herder Dooley Dougherty Doyle	Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff	Kruse Lawson Lippold Lipsky Logue Mayberry McCartney McCormick	Mohrfeld Nelson Nielsen Nolting O'Hearn Pelton Perkins Peterson
Drake	Jesse	Mendenhall	Pierson

Grundy

Poncy Priebe Rex Rodgers Schmeiser Schroeder	Schwartz Shepherd Skinner Stokes Strand Stromer	Strothman Tapscott Van Drie Varley Voorhees Walter	Warren Weichman Wells Winkelman Wolfe Mr. Speaker
The nays wer	е, 7:		
Brinck Fisher of Greene	Newton Grassley	Shaw Sorg	Tieden
Absent or not	voting, 27:		- 12
Baker Bennett Crabb Cunningham Dietz Edgington Fischer of	Franklin Johnston of Johnson Kehe Knight Koch Kreamer	McIntyre Millen Miller of Page Ossian Radl Renda	Roorda Sanders Stroburg Van Nostrand Van Roekel Waugh Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Holden of Scott called up for consideration House File 175, a bill for an act relating to the sales tax on propane used in drying grain, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 175 as follows:

Langland

1. Amend section 1 by striking lines 6 and 7 and inserting in lieu thereof the following:

"serting in line twenty-four (24) after the word 'processing' the words, 'including grain drying'."

Motion prevailed and the House concurred in the Senate amendment.

Holden of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 175)

The ayes were 101:

Andersen		Dunton Edgington	Gannon Goode
Battles	Crabb and	Ellsworth	Graham
Bergman	Crosier	Fisher of	Grassley
Blouin	Darrington	Greene	Hamilton
Brinck	Den Herder	Franklin	Hansen of
Caffrey	Dooley	Freeman of	Black Hawk
Camp	Dougherty	Buena Vista	Hill
Campbell	Doyle	Freeman of	Holden
Christensen	Drake	Clay-Dickinson	Huff

Mayberry McCartney McCartney McCormick Mendenhall Menefee Mezvinsky Middleswart Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan	Nelson Newton Nielsen O'Hearn Ossian Pelton Perkins Peterson Pierson Poncy Priebe Rex Rodgers Sanders Schmeiser Schroeder Schwartz	Skinner Sorg Stokes Strand Stromer Strothman Tapecott Tieden Van Drie Varley Voorhees Walter Warren Weichman Wells Winkelman Wolfe
Mohrfeld	Schwartz Shepherd	Wolfe Mr. Speaker
	McCormick Mendenhall Menefee Mezvinsky Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Miller of Page Milligan	McCartney McCormick Mendenhall Menefee Menefee Mezvinsky Midleswart Millen Miller of Jones Miller of Marshall Marshall Merser Miller of Miller of Miller of Marshall Marshall Mohrfeld Metarn Nielsen Ossian Petron Perkins Petrson Pierson Poncy Miller of Rex Miller of Marshall Sanders Miller of Schmeiser Page Milligan Schwartz Mohrfeld

Baker Ewell Lipsky Nolting

Absent or not voting, 19:

Hanson of Bailev Stroburg McIntyre Bennett Howard-Mitchell Radl Van Nostrand Johnston of Renda Cunningham Van Roekel Dietz Johnson Roorda Waugh Knight Fischer of Shaw Welden Grandy Langland

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 825, a bill for an act relating to payment of general school aid to merged areas, a uniform accounting system for area schools, and providing an appropriation for general state aid to school districts operating public junior or community colleges and to merged areas, was taken up for consideration.

Christensen of Clarke-Union offered the following amendment filed by Christensen, et al., and moved its adoption:

Amend House File 825 as follows:

1. By inserting after section 6 the following section:

Chapter two hundred forty-four (244), section nine (9), Acts of the Sixty-second General Assembly, amending chapter two hundred eighty A (280A), Code 1966, is hereby amended by striking lines three (3), four (4), and five (5) and inserting in lieu thereof the following:

"After January 1, 1969, a merged area may not purchase land which will increase the aggregate of land owned by such area, excluding land which has been or may be acquired by donation or gift, by more than three hundred twenty acres. Such limitation shall not apply to merged areas owning more than three hundred twenty acres, excluding land acquired by donation or gift, prior to January 1, 1969."

2. By renumbering the subsequent sections.

The amendment was adopted.

Ellsworth of Dubuque offered the following amendment, from the floor, filed by Ellsworth, et al.:

Amend House File 825 by adding after line three (3) of page five (5) the following new section:

Sec. 6. Section two hundred eighty A point one (280A.1), Code 1966, as amended by chapter two hundred forty-four (244), section ten (10), Acts of the Sixty-second General Assembly, is further amended by adding at the

end thereof the following new paragraph:

"If any area of this state is not within one of the existing merged areas of this state by January 1, 1970, or is not included in a plan pending before the state board of public instruction, or its successor, under the provisions of this chapter on or before that date, the state board of public instruction, or its successor, shall attach all such areas to an existing merged area or shall form such areas into new merged area. Such attachment or formation shall become effective by resolution of the board, and by filing notice, if applicable, with the secretary of the school board of the merged area to which such area is to be attached. Any area included in a merged area plan filed with the state board or its successor, on or before January 1, 1970, and not becoming a part of a merged area because of the subsequent failure of the plan, shall be attached to an existing merged area by the state board of public instruction or its successor. The state board, or its successor, shall, where possible, carry out the provisions of this Act by July 1, 1970, but may defer action as may be necessary. The state board, or its successor, in carrying out the provisions of this Act shall investigate the desires of the residents of the area affected, and obtain the advice and recommendation of the advisory committee. All actions taken by the state board shall be accomplished by resolution of the board. Such resolution shall be adopted by roll call vote entered in the minutes of the board and the action of the board shall be final."

2. Further amend by renumbering the remaining sections.

Crabb of Crawford moved that House File 825 be deferred and that the bill retain its place on the calendar.

Motion lost.

Ellsworth of Dubuque moved adoption of the Ellsworth, et al., amendment.

Roll call was requested by Johnson of Audubon-Guthrie and Nelson of Cherokee.

On the question "Shall the amendment be adopted?" (H.F. 825)

The ayes were, 50:

Baker Crosier Fischer of Kehe Blouin Den Herder Grundy Kennedy of Caffrey Dooley Gannon Chickasaw Kennedy of Campbell Doyle Grassley Christensen Drake Huff Dubuque Ellsworth Klein Cochran Jesse

Koch Menefee Newton Shepherd Mezvinsky Nolting Kreamer Sorg Pierson Tapscott Kruse Millen Van Nostrand Miller of Renda Lippold Voorhees Des Moines Rex Lipsky Logue Miller of Schmeiser Walter Marshall Schwartz Wells Mayberry McCormick Milligan Shaw

The nays were, 54:

Alt Battles Bergman Brinck Camp Corey Crabb Darrington Dougherty Dunton Edgington Fisher of Greene	Freeman of Clay-Dickinson Goode Graham Hamilton Hanson of Howard-Mitchell Hill Holden Johnson of Audubon Kitner Kluever	Mohrfeld Nelson Nielsen O'Hearn Ossian Pelton	Rodgers Sanders Stokes Strand Stromer Strothman Tieden Van Drie Van Roekel Warren Waugh Weichman Wilkelman
Freeman of	Knight	Peterson	Wolfe
Buena Vista	Knoblauch Lawson	Poncy	Mr. Speaker

Absent or not voting, 20:

Andersen	Franklin	McIntyre	Schroeder
Bailey	Hansen of	Perkins	Skinner
Bennett	Black Hawk	Priebe	Stroburg
Cunningham	Johnston of	Radl	Varley
Dietz	Johnson	Roorda	Welden
Ewell	Langland		

The amendment lost.

Freeman of Buena Vista offered the following amendment from the floor:

Amend House File 825 as follows:

1. By striking lines fourteen (14) through nineteen (19), inclusive, and inserting in lieu thereof the following:

"two dollars per day for the full-time equivalent enrollment of students who are residents of the state and who are enrolled in arts and science courses, and two dollars and fifty cents per day for the full-time equivalent enrollment of students who are residents of the state and who are enrolled in vocational-technical courses. The total amount of state allocated to each area shall be computed by the following formula:

- 1. For students enrolled in arts and science courses: State aid = Full-time equivalent enrollment \times 180 days \times \$2.00.
- 2. For students enrolled in vocational-technical courses: State aid = Full-time equivalent enrollment \times 180 days \times \$2.50."

Freeman of Buena Vista asked and received unanimous consent to withdraw his amendment.

Crabb of Crawford moved to reconsider the vote by which the Ellsworth amendment failed to be adopted.

Motion lost.

McCartney of Floyd moved the previous question on House File 825 and all amendments filed thereto.

Motion prevailed.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 825)

The ayes were, 111:

Freeman of Lipsky Renda Andersen Clay-Dickinson Logue Rex Baker Gannon Mavberry Rodgers Battles Goode McCartney Sanders Bergman Graham McCormick Schmeiser Blouin Grasslev Mendenhall Schwartz Brinck Hamilton Menefee Shaw Camp Hanson of Mezvinsky Shepherd Caffrey Howard-Mitchell Middleswart Skinner Campbell Holden Millen Sorg Christensen Huff Miller of Stokes Cochran Jesse Des Moines Strand Corev Johnson of Miller of Stroburg Crabb Audubon Jones Stromer Crosier Johnston of Miller of Strothman Darrington Johnson Marshall Tapscott Kehe Den Herder Miller of Tieden Dooley Kennedy of Van Drie Page Dougherty Chickasaw Milligan Van Nostrand Doyle Kennedy of Mohrfeld Van Roekel Drake Dubuque Nelson Varley Dunton Kitner Newton Voorhees Edgington Nielsen Klein Walter Ellsworth Kluever Nolting Warren Waugh Ewell Knight O'Hearn Fischer of Knoblauch Ossian Weichman Grundy Pelton Wells Koch Fisher of Kreamer Peterson Winkelman Greene Pierson Wolfe Kruse Franklin Poncy Mr. Speaker Lawson Freeman of Lippold Priebe Buena Vista

The nays were, none.

Absent or not voting, 13:

Bailey Hansen of McIntyre Roorda
Bennett Black Hawk Perkins Schroeder
Cunningham Hill Radl Welden
Dietz Langland

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 674, a bill for an act to appropriate from the general

तः द्य

fund of the state to the state conservation commission, with report of committee recommending amendment and passage, was taken up for consideration.

Klein of Winnebago-Worth offered the following amendment filed by the committee on appropriations:

Amend Senate File 674, page two (2), as follows:

- 1. By striking from line twenty-seven (27) the words "sixty-six" and striking all of line twenty-eight (28), and inserting in lieu thereof the words "six thousand".
- 2. By striking from line thirty-one (31) the words "seventy-five hundred", and inserting in lieu thereof the words "sixty-nine hundred."

Klein of Winnebago-Worth offered the following amendment filed by Klein, et al., and moved its adoption:

Amend the committee on appropriations amendment to Senate File 674, filed May 9, 1969, as follows:

- 1. By striking from line 4 the words "six thousand" and inserting in lieu thereof the words "sixty-three hundred".
- 2. By striking from line 7 the words "sixty-nine hundred" and inserting in lieu thereof the words "seventy-two hundred".

The amendment was adopted.

Klein of Winnebago-Worth moved the adoption of the committee amendment as amended.

Roll call was requested by Klein of Winnebago-Worth and Blouin of Dubuque.

On the question "Shall the amendment as amended be adopted?" (S.F. 674)

The ayes were, 53:

Alt	Holden	Millen	Schroeder
Battles	Huff	Miller of	Shaw
Brinck	Johnson of	Des Moines	Shepherd
Camp	Audubon	Miller of	Sorg
Campbell	Klein	Jones	Stokes
Christensen	Kluever	Miller of	Stromer
Corey	Knight	Page	Strothman
Crabb	Knoblauch	Milligan	Van Drie
Drake	Kreamer	Mohrfeld	Van Nostrand
Fisher of	Kruse	Nelson	Van Roekel
Greene	Lippold	Nielsen	Walter
Goode	Lipsky	O'Hearn	Waugh
Hamilton	Logue	Ossian	Wolfe
Hanson of	McCartney	Renda	Mr. Speaker
Howard-Mitchell	Mendenhall	Sanders	

The navs were, 50:

Andersen	Blouin	Dougherty	Ellsworth Ewell Fischer of Grundy
Bailey	Crosier	Doyle	
Baker	Den Herder	Dunton	
Bergman	Dooley	Edgington	
no. Priner	Doores	TO STORES	or and

Kennedy of Franklin
Freeman of
Clay-Dickinson

Kennedy of
Dubuque
Kitner Franklin Newton Skinner Strand Nolting Pelton Stroburg Gannon Lawson Jesse Mayberry Pierson Tapscott Peterson Tieden Poncy Johnston of Menefee Voorhees Priebe Johnson Mezvinsky Warren. Kehe Middleswart Rex Weichman Kennedy of Miller of Schmeiser Chickasaw Marshall
Absent or not voting, 21: Schwartz Winkelman

Bennett Freeman of Hill Radl Buena Vista Caffrey Koch Rodgers Graham Cochran Langland Roorda McCormick Cunningham Grassley Varley Darrington Hansen of McIntyre Welden Black Hawk Dietz Perkins

Committee amendment as amended adopted.

Klein of Winnebago-Worth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 674)

The ayes were, 109:

Alt Freeman of Lippold Priebe Andersen Clay-Dickinson Lipsky
Bailey Gannon Logue
Baker Goode Mayber
Battles Graham McCart Renda Rex Mayberry Rodgers McCartney Sanders Grassley McCormic
Hamilton Mendenhs
Hanson of Menefee McCormick Bergman Blouin Brinck Schmeiser Mendenhall Schwartz Shaw Shepherd Howard-Mitchell Mezvinsky Camp Campbell Hill Middleswart' Skinner Holden Huff Sorg Millen Christensen Miller of Corey Stokes Jesse Des Momes Strand Crabb Johnson of Miller of Stroburg Audabon Jones Den Herder Stromer Johnston of Miller of Dooley Strothman Johnson Kehe Marshall Dougherty Tapscott Miller of Tieden Doyle Kennedy of Milligan Van Drie Drake Dunton Chickasaw Van Nostrand Kennedy of Mohrfeld Van Roekel Edgington Nelson Dubuque Ellsworth Voorhees Kitner Newton Walter Ewell Fischer of Klein Nielsen Warren Grandy Fisher of Kluever Nolting ... Waugh Knight O'Hearn Weichman Knoblauch Ossian Wells Franklin Koch
Freeman of Kreamer of
Buena Vista Greene. Pelton Winkelman Peterson Wolfe Kruse ... Pierson Mr. Speaker Lawson Poncy

The nays were, none.

Absent or not voting, 15:

Bennett	Darrington	Langland	Roorda
Caffrey	Dietz	McIntyre	Schroeder
Cochran	Hansen of	Perkins	Varle y
Cunningham	Black Hawk	Radl	Weld e n

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 39 By Koch

Whereas, The Members of the One Hundred Eighty-fifth Tactical Fighter Group, who have been stationed in South Korea, Vietnam and in parts of the United States, have now fulfilled the obligations of service during the period of recall to active duty, serving during the period from January, 1968, to May, 1969; and

Whereas, they have served with distinction in their assignments; and Whereas, the members assigned to the One Hundred Seventy-fourth Tactical Fighter Squadron, have been commended as the outstanding Fighter Unit by their Commanding Officer; and

Whereas, they are returning to their civilian obligations in the State of Iowa; and

Whereas, they have served with distinction as members of the Air National Guard;

Now, Therefore, Be It Resolved by the House, the Senate Concurring, That we commend them for having exhibited all the virtues of good citizenship; and we thank them for their devotion to duty, and recognize the hardships imposed upon them and their families, during this tour of active duty, and for the improvement of the image of the State of Iowa, attained through their effort and conduct throughout our entire nation; and

Be It Further Resolved, That copies of this resolution be sent to the Commanding Officer, One Hundred Eighty-fifth Tactical Fighter Group, so that he may make appropriate entries in the Air Guard personal history of each of the members, with our most sincere congratulations and best wishes for the future.

Laid over under Rule 25...

MOTION TO WITHDRAW FROM SIFTING

I move to withdraw Senate Joint Resolution 7 and House File 344 from sifting, pursuant to Rule 54 of the Temporary Rules of the House of Representatives.

RENDA of Polk

REPORT OF CONFERENCE COMMITTEE (Senate File 587)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on Senate File 537, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities

services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues, respectfully submit the following recommendation:

That the Senate concur in Divisions 2 and 3 of the House amendment.

On the Part of the House: FLOYD H. MILLEN,

Chairman
JAMES T. KLEIN
RICHARD H. WALTER
GENE V. KENNEDY

On the Part of the Senate: EDWARD E. NICHOLSON, Chairman

ROGER J. SHAFF J. LESLIE LEONARD MINNETTE DODERER

REPORT OF SIFTING COMMITTEE

MR. SPEAKER: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee calendar:

- H. F. 812 COMMITTEE BILL—Relating to the election of county boards of supervisors. By committee on constitutional amendments and reapportionment; Van Nostrand, chairman. (Eligible Wednesday, April 30)
- S. F. 573 Legalizing proceedings in the boundaries of merged area school systems. By committee on higher education.
- S. F. 649 Relating to the establishment of an office for planning and programming. By committee on state government.
- S. F. 612 Relating to the merit system of personnel administration. By committee on state government.
- S. F. 630 Authorizing area schools to enter into lease agreements for the rental of buildings. By committee on higher education.

 RALPH F. McCARTNEY

 Chairman, Sifting Committee

SENATE MESSAGE CONSIDERED

S.J.R. 30 A joint resolution to provide that the authority conferred on the executive council extends to and includes acquisition of property by gift, purchase, condemnation or otherwise.

Read first time and passed on file.

REPORT OF SIFTING COMMITTEE

(Noncontroversial Calendar)

MR. SPEAKER: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee noncontroversial calendar:

- S. F. 511 To convey an interest in land in Page County. By Lisle.
- S. F. 675 To legalize and validate proceedings regarding boundaries of school corporations. By committee on schools.
- S. F. 671 Relating to school buses. By committee on schools.
- S. F. 410 Relating to creation and acquisition of conservation easements by voluntary means. By Erskine, Messerly and McGill.

- S. F. 590 Relating to the court clerks. By judiciary.
- S. F. 593 Relating to authorizing purchase of tax-sheltered annuities for employees of county boards of education. By schools.
- S. F. 339 Relating to the amending of residency requirements of municipal officers not elected by the voters. By Shirley, Walsh and Neu.
- S.J.R. 30 Relating to authority conferred on the executive council extends to and includes acquisition of property by gift, purchase or condemnation. By committee on judiciary.
- S. F. 383 Relating to the prohibition of conducting, keeping, or maintaining bucket shops. By committee on commerce.
- Relating to the issuance of search warrants. By committee S. F. 555 on law enforcement.
- S. F. 563 Relating to jurors. By committee on judiciary.
- Providing for appointment of a joint legislative committee S.J.R. 25 to investigate the actions of the Iowa Highway Commission in the establishment of diagonal highways. By Edgington, Fischer of Grundy, Bailey, et al.
- S. F. 208 To provide the express authority for the department of social services to purchase services for children. By committee on social services.
- Relating to the reporting of funds received by state depart-S. F. 350 ments to state comptroller. By Lodwick.

RALPH F. McCARTNEY Chairman, Sifting Committee

REPORT OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 681, a bill for an act to appropriate from the general fund of the State of Iowa to the Iowa development commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do poss.

JOHN CAMP, Chairman

AMENDMENTS FILED

- 1 Amend House File 336 as follows:
- 1. Line one (1) by striking the word "uniting" and
- inserting in lieu thereof the word "reorganization".
- 2. Lines three (3) and four (4) by striking the word and
- figures "eleven (275.11)" and inserting in lieu thereof the
- word and figures "fourteen (275.14)". 6
- 7 8. Line five (5) by striking the words "five (5) after the
- word 'hereof'" and inserting in lieu thereof the words "eighteen 8
- (18) after the word 'objections.' ". 9
 - 4. Line six (6) by striking the words "provided, however,
- 10 that whenever" and inserting in lieu thereof the word "Whenever". 11
 - 5. Line seven (7) by striking the words "under said
- 13 sections".

12

- 14 6. Line nine (9) by inserting immediately after the word
- "county" the words "or joint county".

```
16
      7. Line fifteen (15) by inserting immediately after the
17
    word "county" the words "or joint county".
18
      8. Line sixteen (16) by inserting immediately after the
19 word "county" the words "or joint county".
                                                   GRASSLEY of Butler
 1
       Amend the amendment by the committee on rules
    to House File 390, as passed by the Senate, as
    follows:
       1. By striking from page five (5), line thirty-
 5
    one (31), the period and inserting in lieu thereof
    the following: ", but not to exceed eighty-five
    working days."
 8
      2. By striking from page five (5), line thirty-
 9
    two (32), the period and inserting in lieu thereof
    the following: ", but not to exceed eighty-five working days."
10
11
                                             SCHMEISER of Des Moines
 1
       House File 390, as passed by the Senate, is hereby
    amended by striking from page 5 lines 21 through 34 and
    from page 6 lines 1 and 2 and insert in lieu thereof the
 4
    following new subsection:
 5
       "1. Every member of the general assembly, except the
 6
    speaker of the house and the majority and minority floor leaders,
 7
    shall receive an annual salary of six thousand dollars for each
 8
    year while serving as a member of the general assembly. The
 9
    majority and minority floor leaders of the senate and house
10
    shall receive an annual salary of seven thousand five hundred
11
    dollars for each year while serving in such capacity. In
12 addition, each such member, except as herein provided, shall
13
    receive the sum of eighteen dollars per day for expenses of
14
    office, except travel, for each day the general assembly is
15 actually in session. However, members from Polk county shall
16 receive nine dollars per day and members residing within a forty-
17
    five mile radius of the statehouse and outside of Polk county
18
    shall receive nine dollars per day and a travel allowance
19
   of ten cents per mile not to exceed nine dollars per day
20
    for each day the general assembly is actually in session.
21
    However, expenses shall not be paid for more than five days
22
    per week. Weekly travel expenses shall be paid at the rate
    of ten cents per mile for actual travel in going to and
24
    returning from the seat of government by the nearest traveling
25
     route."
                                         STROBURG of Ringgold-Taylor
       Amend House File 390, as amended and passed by the
```

```
2
  Senate, as follows:
     Page 5, subsection 7, lines seven (7) and eight (8),
3
```

by striking the words "forty dollars per day and".

FREEMAN of Buena Vista

- 1 Amend the Senate amendment to House File 390 as follows:
- 1. Page 5, line twenty-four (24), by striking the word "six"
- 3 and inserting in lieu thereof the word "five".
 - 2. Page 5, line twenty-seven (27), by striking the word

3

9

10

5

7

- 5 "seven" and inserting in lieu thereof the word "six".
- 6 3. Page 5, line twenty-nine (29), by striking the word
- 7 "eighteen" and inserting in lieu thereof the word "fifteen".
- 8 4. Page 5, line thirty-two (32), by striking the word "nine"
- 9 and inserting in lieu thereof the word "seven".
 - 5. Page 6, line seventeen (17), by striking the words
- 11 "twelve thousand" and inserting in lieu thereof the words
- 12 "ten thousand five hundred".

BRINCK of Lee

- 1 Amend House File 390 as amended and passed by the 2 Senate as follows:
 - 1. Page 7, line eleven (11), by striking the words
- 4 "forty dollars per day and".
 5 2. Page 7, lines twenty-one (21) through twenty-three
- 6 (23), by striking the words "the sum of forty dollars 7 per day for each day the general assembly is actually in
- 8 special session and".
 - 3. Page 10, lines twelve (12) and thirteen (13), by striking the words "forty dollars per day and".
- 4. Page 21, lines twenty-eight (28) and twenty-nine (29), by striking the words "and shall receive a per diem
- 13 of forty dollars".

FREEMAN of Buena Vista

- Amend the Senate amendment to House File 390, filed May 5, 1969, as follows:
- 2 as follows:
 3 1. By striking from page five (5), line twenty-four (24), the
 4 words "six thousand" and inserting in lieu thereof the words
 - "forty-eight hundred".

 2. By striking from page five (5), line twenty-seven (27), the words "seven thousand five hundred" and inserting in lieu thereof the words "six thousand".
- 8 the words "six thousand".
 9 3. By striking from page five (5), lines thirty-one (31) and thirty-two (32), the sentence following the word "session".
- 11 4. By striking from page six (6), lines sixteen (16) through
- twenty (20), and inserting in lieu thereof the following: "The speaker of the house, while presiding in the house, shall receive
- 13 speaker of the house, while presiding in the house, shall receive 14 compensation of twice the per diem rate a representative receives
- 15 determined by dividing the total number of days of each regular
- 16 session into the total annual salary of a representative. Personal
- 17 expense and travel allowances shall be the same for the speaker of
- 18 the house as for a representative."

BAKER of Boone

- Amend House File 390, as amended and passed by the Senate, as follows:
- Page 33, lines nineteen (19) through twenty-three (23),
- 4 by striking all of Section 79.

FREEMAN of Buena Vista

- House File 390, as passed by the Senate, is hereby amended by striking from section twelve (12) all of subsection one (1) and inserting in lieu thereof the
- 4 following new subsection:
 - "Every member of the general assembly, except the

- speaker of the house and the majority and minority floor 7 leaders, shall receive an annual salary of six thousand 8 dollars for each year while serving as a member of the 9 general assembly. In addition, each such member, except 10 as herein provided, shall receive the sum of eighteen 11 dollars per day for expenses of office, except travel. 12 for each day the general assembly is actually in session. 13 However, members from Polk county shall receive nine 14 dollars per day and members residing within a forty-five 15 mile radius of the statehouse and outside of Polk county 16 shall receive nine dollars per day and a travel allowance 17 of ten cents per mile not to exceed nine dollars per day 18 for each day the general assembly is actually in session.
- 19 However, expenses shall not be paid for more than five days 20 per week. Weekly travel expenses shall be paid at the rate
- 21 of ten cents per mile for actual travel in going to and
- 22 returning from the seat of government by the nearest
- 23 traveling route."

2

3

4

5

7

8

9

10

11 12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

STROBURG of Ringgold-Taylor WELLS of Linn CHRISTENSEN of Clarke-Union TAPSCOTT of Polk HOLDEN of Scott FREEMAN of Buena Vista

Amend House File 810 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point five (422.5), Code 1966, as amended by chapter three hundred forty-eight (348), section fourteen (14), Acts of the Sixty-second General Assembly, is hereby further amended by inserting in line twelve (12) after the word "follows" the following:

", except that no tax is imposed on any resident or nonresident whose net income, as defined in section four hundred twenty-two point seven (422.7) of the Code, is three thousand dollars or less".

- Sec. 2. Section four hundred twenty-two point twelve (422.12), as amended by chapter three hundred forty-eight (348), section fifteen (15), Acts of the Sixty-second General Assembly, is hereby further amended by striking subsections one (1) and two (2) and inserting in lieu thereof the following:
- "1. For a single individual, or a married person filing a separate return, fifteen dollars.
- 2. For a head of household, or a husband and wife filing a joint return, thirty dollars."
- Sec. 3. Section four hundred twenty-two point thirteen (422.13), Code 1966, is hereby amended as follows:
- 1. By striking subsections one (1) and two (2) and inserting in lieu thereof the following:
- "Every resident and every nonresident with income taxable by this state, having net income for the tax year, as defined in section four hundred twenty-two point seven (422.7) of the Code, of over three thousand dollars, shall make and sign a return."
 - 2. By renumbering the remaining subsections.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

```
Amend the Senate amendment to House File 417 as follows:
2
     Page 2, line one (1), by striking the word "and"
3
   following the word "restaurant" and inserting in lieu there-
4
   of the following: "selling twenty pounds or more of meat
5
   or meat products annually and each".
                                           PERKINS of Pottawattamie
```

1 Amend House File 793, page 9, line twenty-nine (29), 2 by inserting after the word "improvements" the following: 3 ", except such expenditures as may be made in connection 4 with maintenance and training facilities required by the 5

Military Division, Department of Public Defense".

EDGINGTON of Franklin

Amend Senate File 395 as follows:

1. By adding after the letters "cers" in line ten (10) the following:

", and to prescribe forms on which each municipality, at the time of preparing estimates required under section twenty-four point three (24.3) of the Code, shall be required to compile in parallel columns the following data and estimates for immediate availability to any taxpayer upon request:

a. For the immediate prior fiscal year, revenue from all sources, other than revenue received from property taxation. allocated to each of the several funds and separately stated as to each such source, and for each fund the unencumbered cash balance thereof at the beginning and end of the year, the amount received by property taxation allocated to each fund, and the amount of actual expenditure for each fund.

b. For the current fiscal year, actual and estimated revenue, from all sources, other than revenue received from property taxation, and separately stated as to each such source, allocated to each of the several funds, and for each fund the actual unencumbered cash balance available at the beginning of the year, the amount to be received from property taxation allocated to each fund, and the amount of actual and estimated expenditures, whichever is applicable.

c. For the proposed budget year, an estimate of revenue from all sources, other than revenue to be received from property taxation, separately stated as to each such source, to be allocated to each of the several funds, and for each fund the actual or estimated unencumbered cash balance, whichever is applicable, to be available at the beginning of the year, the amount proposed to be received from property taxation allocated to each fund, and the amount proposed to be expended during the year plus the amount of cash reserve, based on actual experience of prior years, which shall be the necessary cash reserve of the budget adopted exclusive of capital outlay items. The estimated expenditures plus the required cash reserve for the ensuing fiscal year less all estimated or actual unencumbered balances at the beginning of the year and less the estimated income from all sources other than property taxation shall equal the amount to be received from property taxes, and such amount shall be shown on the proposed budget estimate".

2. Amend the title by striking everything after the word "Act" and inserting in lieu thereof the words "relating to

43 the duties of the state comptroller in the standardization of 44 report forms.".

GRASSLEY of Butler

House File 781 as reprinted after amendment and passage by 2 the Senate is hereby amended by inserting in page six (6), after 3 the period in line seventeen (17), the following new sentence: 4 "No person who served as a member of the senate of the sixty-5 third General Assembly, but who is not a member of the Sixty-6 fourth General Assembly by reason of his having been a party to 7 a statement filed with the secretary of state pursuant to this 8 subsection, shall accept from any person, firm, corporation, 9 association, or organization, or any department, commission, 10 bureau, or other agency of this state or any of its political subdivisions, any employment, appointment, retainer, or any 11 12 thing or service of value in consideration of his influencing 13 or attempting to influence, directly or indirectly, the vote or 14 support of any member of the Sixty-fourth General Assembly for 15 or against any bill, resolution, or other matter pending or to 16 be introduced in either house thereof."

GANNON of Jasper

1 Amend Senate File 591, as passed by the Senate, as follows: 2 By striking from the bill all after the word "subsection:" 3 in line six (6) and inserting in lieu thereof the following: 4 "At the request of an employee through contractual agreement, 5 the department of public instruction may arrange for the purchase 6 of an individual annuity contract for an employee from any 7 company the employee may choose that is authorized to do business 8 in this state and through an Iowa-licensed insurance agent that the employee may select, for retirement or other purposes and 9 10 may make payroll deductions in accordance with such arrangements 11 for the purpose of paying the entire premium due and to become 12 due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits 13 14 afforded under section four hundred three b (403b) of the Internal 15 Revenue Code of 1954 and amendments thereto. The employee's rights 16 under such annuity contract shall be nonforfeitable except for the failure to pay premiums." 17

KOCH of Woodbury

1 Amend Senate File 593, as passed by the Senate, as follows: By striking from the bill all after the word "subsection:" 2 3 "At the request of an employee through contractual agreement." 4 county boards of education and boards of merged area schools 5 may arrange for the purchase of an individual annuity contract 6 for an employee from any company the employee may choose that 7 is authorized to do business in this state and through an Iowa-8 licensed insurance agent that the employee may select, for 9 retirement or other purposes and may make payroll deductions in 10 accordance with such arrangements for the purpose of paying the 11 entire premium due and to become due under such contract. The 12 deductions shall be made in the manner which will qualify the 13 annuity premiums for the benefits afforded under section four 14 hundred three b (403b) of the Internal Revenue Code 1954 and 15 amendments thereto. The employee's rights under such annuity

6

2

contract shall be nonforfeitable except for the failure to pay premiums." KOCH of Woodbury 1 Amend Senate File 619 as passed by the Senate as 2 follows: 3 1. Page one (1), line one (1) and line two (2), by 4 striking the word "advertising". Б 2. By striking from page one (1) all of lines ten (10) 6 through eighteen (18), and renumbering the following subsection. FREEMAN of Buena Vista 1 Amend Senate File 673 by adding after line twenty-one 2 (21), on page two (2), the following new section: 3 "Chapter one hundred twenty-nine (129), section one (1), Acts of the Sixty-second General Assembly, amending 4

Code 1966, is hereby repealed and the following enacted 7 in lieu thereof: 8 'If following an investigation the commission finds

9 that the number of hunters licensed to take deer should 10 be limited or further regulated, the commission shall

section one hundred nine point thirty-eight (109.38),

conduct a drawing to determine which applicants shall 11

receive a license. Applications for licenses shall be 12

13 received and accepted during a fifteen-day period

established by the commission. At the end of such period 14

15 the drawing shall be conducted. If the quota has not been

filled, licenses shall then be issued in the order in which 16 17 such applications are received and shall continue to be

18 issued until such quota has been met or until a date

19 fifteen days prior to the opening day of the season.

whichever first occurs. If an applicant fails to receive 20 21 a license by either of the methods provided herein, such

applicant shall receive a certificate at the time his 22

23 application and monetary remittance is returned to him

which shall entitle him to a license the following year 24 25 before the drawing is conducted by the commission."

CAMP of Clinton TIEDEN of Clayton

1 Amend Senate File 689 as follows:

Page 1, lines nineteen (19) and twenty (20), by striking

3 the words "and for the purchase of land for a western Iowa

regents institution".

FREEMAN of Buena Vista

1 Amend the Senate amendment to House File 793 by inserting

after the word "commission," in line five (5) the words "excluding individuals

employed by local alcoholism or detoxification units,".

RENDA of Polk BENNETT of Polk COCHRAN of Webster VAN DRIE of Story

On motion by McCartney of Floyd, the House adjourned until 8:30 a.m., Tuesday, May 13, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, TUESDAY, MAY 13, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend J. G. Ballensky, Chaplain of the American Legion, Sigourney, Iowa.

The Journal of Monday, May 12, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Roorda of Jasper on request of Strand of Poweshiek.

PRESENTATION OF VISITORS

Klein of Winnebago-Worth presented to the House thirty-eight students from Northwood-Kensett Community School, accompanied by Mrs. Milford Nelson and Mrs. Fern Mellen, chaperons, and their teacher, David Iverson.

Darrington of Harrison presented to the House twenty-three students from the special education class, junior high to intermediate level, from Harrison County, accompanied by Miss Lehman and Miss Gaines.

Hill of Marshall presented to the House fifty students from the fifth and eighth grades, Green Mountain School, accompanied by Mrs. Gray and Mrs. Hoing.

Alt of Polk announced that a group of ninth grade students from Des Moines Christian School were visiting the House chamber today. They were accompanied by Mrs. Dennis Day and Mrs. Larry Carns.

PETITIONS

The following petitions were received and placed on file:

By Drake of Louisa-Muscatine, from one hundred nineteen residents of Iowa City and Johnson County in support of House File 774 relating to changes in present election laws.

By Camp of Clinton, from fifty-six residents of Clinton County favoring the original 102-million-dollar budget-asking of the De-

partment of Social Services which would raise ADC payments to 100 percent of need, provide adequate day care centers and homemakers' programs, and allow more adequate coverage of the Medicaid program.

SENATE MESSAGE CONSIDERED

Senate File 27, a bill for an act to provide for a temporary tax exemption for certain improvements and repairs to and replacements of buildings.

Read first time and referred to committee on ways and means.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 681, under Rule 35.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 39

Koch of Woodbury called up for consideration House Concurrent Resolution 39, filed May 12 and found on page 1644 of the House Journal, and moved its adoption.

The resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 41

Shaw of Scott called up for consideration House Concurrent Resolution 41, filed on May 9 and found on pages 1604 and 1605 of the House Journal, and moved its adoption.

The resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 35

Schroeder of Pottawattamie called up for consideration House Concurrent Resolution 35, filed on May 1 and found on page 1375 of the House Journal, and moved its adoption.

The resolution was adopted.

SENATE AMENDMENTS CONSIDERED

Radl of Linn called up for consideration House File 21, a bill for an act to authorize county conservation boards to furnish uniforms and operate or lease concessions in or upon property under its control and to charge a fee for camping, amended by the Senate as follows:

Amend House File 21 as follows:

1. By adding the following new sections:

a. "Section one hundred eleven A point four (111A.4), Code 1966, is amended by adding the following new subsection: "To furnish suitable uniforms for the executive officer and such employees as he may designate to wear, when on official duty. The cost of said uniforms not to exceed three hundred (300) dollars in any given year. The uniforms shall at all times remain the property of the county."

b. "Section one hundred eleven A point four (111A.4), Code 1966, subsection seven (7), is amended by inserting in line six (6) after the word 'events' the words ', and such reasonable annual or daily fee as the board may establish for each motor vehicle entering any county conservation board park, campground, or similar area for camping purposes."

2. By adding in page 1, line 1, after the word "boards" the following words: "to furnish uniforms and". Further amend page 1, line 4, by inserting after the word "control" the following: "and to charge a fee for

camping".

Radl of Linn moved that the House concur in division 1 of the Senate amendment.

Motion prevailed.

Baker of Boone asked and received unanimous consent that action on House File 21 be deferred.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 145, a bill for an act relating to granting to the counties the right to contract for options for the purchase of land.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 173, a bill for an act regarding compensation of the clerk of grand jury.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 192, a bill for an act relating to implements of husbandry in the Iowa motor vehicle code.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 198, a bill for an act relating to membership on civil service commission.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 289, a bill for an act establishing the position of director of court services in the juvenile court in counties with a population of more than 250,000.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 395, a bill for an act relating to eye protective devices.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 485, a bill for an act relating to the homestead tax credit.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 532, a bill for an act relating to food service in public buildings by commission for the blind.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 766, a bill for an act relating to election and apportionment of membership of county boards of education.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 238, a bill for an act relating to appeal procedure for welfare applicants and recipients.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 766

Amend House File 766 by adding the following new section:

"Sec. 4. This Act being deemed of immediate importance, shall take effect after its passage, approval, and publication in the Wall Lake Blade, a newspaper published at Wall Lake, Iowa, and in The Denison Bulletin, a newspaper published at Denison, Iowa.

SENATE AMENDMENT TO HOUSE FILE 192

Amend House File 192 by striking the quotation mark in line 18, on page 2, and by adding at the end of section 1 the following:

"Notwithstanding the other provisions of this subsection any vehicle covered thereby if it otherwise qualifies may be registered as special mobile equipment, or operated or moved under the provisions of sections three hundred twenty-one point fifty-seven (321.57) to three hundred twenty-one point sixty-three (321.63) of the Code, inclusive, if the person in whose name such vehicle is to be registered or to whom a special plate or plates are to be issued elects to do so and under such circumstances the provisions of this subsection shall not be applicable to such vehicle, nor shall such vehicle be required to comply with the provisions of sections three hundred twenty-one point three hundred eighty-four (321.384) to three hundred twenty-one point four hundred twenty-one (321.429) of the Code, inclusive, when such vehicle is moved during daylight hours, provided however, the provisions of section three hundred twenty-one point three hundred eighty-three (321.383) of the Code, shall remain applicable to such vehicle."

SPECIAL ORDER

SENATE AMENDMENTS TO HOUSE FILE 390

The hour of 9:30 a.m. having arrived, the Speaker announced the

special order of business for the consideration of the Senate amendments to House File 390.

COMMITTEE OF THE WHOLE

McCartney of Floyd moved that the House resolve itself into a committee of the whole for the purpose of considering the Senate amendments to House File 390, and that Harbor of Mills preside as Chairman over the deliberations of the committee.

The motion prevailed.

Freeman of Buena Vista asked and received unanimous consent to withdraw the following amendment filed by him:

Amend House File 390, as amended and passed by the Senate, as follows: Page 5, subsection 7, lines seven (7) and eight (8), by striking the words "forty dollars per day and".

Stroburg of Ringgold-Taylor asked and received unanimous consent to withdraw the following amendment filed by Stroburg, et al.:

House File 390, as passed by the Senate, is hereby amended by striking from section twelve (12) all of subsection one (1) and inserting in lieu thereof the following new subsection:

"Every member of the general assembly, except the speaker of the house and the majority and minority floor leaders, shall receive an annual salary of six thousand dollars for each year while serving as a member of the general assembly. In addition, each such member, except as herein provided, shall receive the sum of eighteen dollars per day for expenses of office, except travel, for each day the general assembly is actually in session. However, members from Polk county shall receive nine dollars per day and members residing within a forty-five mile radius of the statehouse and outside of Polk county shall receive nine dollars per day and a travel allowance of ten cents per mile not to exceed nine dollars per day for each day the general assembly is actually in session. However, expenses shall not be paid for more than five days per week. Weekly travel expenses shall be paid at the rate of ten cents per mile for actual travel in going to and returning from the seat of government by the nearest traveling route."

Baker of Boone offered the following amendments 1 and 2 of his amendment filed May 12:

Amend the Senate amendment to House File 390, filed May 5, 1969, as follows:

- 1. By striking from page five (5), line twenty-four (24), the words "six thousand" and inserting in lieu thereof the word "forty-eight hundred".
- 2. By striking from page five (5), line twenty-seven (27), the words "seven thousand five hundred" and inserting in lieu thereof the words "six thousand".

Baker of Boone moved the adoption of amendments 1 and 2 of his amendment.

Roll call was requested.

On the question "Shall amendments 1 and 2 be adopted?" (H.F. 390)

The ayes were, 52:

Andersen Bailey Baker Battles Bennett Bergman Camp Campbell Christensen Dooley Dougherty Edgington Fischer of Grundy	Fisher of Greene Freeman of Buena Vista Goode Grassley Hansen of Black Hawk Hanson of Howard-Mitchell Holden Kehe Kitner Klein Knight	Koch Langland Lipsky McCartney McIntyre Mendenhall Menefee Middleswart Millen Miller of Jones Miller of Marshall Peterson Pierson	Priebe Rex Sanders Schroeder Shaw Shepherd Stokes Strand Stroburg Stromer Tieden Warren Weichman Winkelman Mr. Speaker
	Knight	Pierson	mr. Speaker

The nays were, 66:

Alt	Hamilton	Mayberry	Radl
Blouin	Hill	McCormick	Renda
Brinck	Huff	Mezvinsky	Rodgers
Caffrey	Jesse	Miller of	Schmeiser
Cochran	Johnson of	Des Moines	Schwartz
Corey	Audubon	Miller of	Skinner
Crabb	Johnston of	Page	Sorg
Crosier	Johnson	Milligan	Strothman
Den Herder	Kennedy of	Mohrfeld	Tapscott
Doyle	Chickasaw	Nelson	Van Drie
Drake	Kennedy of	Newton	Van Nostrand
Dunton	Dubuque	Nielsen	Van Roekel
Ellsworth	Kluever	Nolting	Varley
Ewell	Knoblauch	O'Hearn	Voorhees
Franklin	Kreamer	Ossian	Walter
Freeman of	Kruse	Pelton	Waugh
Clay-Dickinson	Lippold	Perkins	Wells
Gannon	Logue	Poncy	Wolfe
Graham		· ·	

Absent or not voting, 6:

Cunningham Dietz Roorda Welden Darrington Lawson

The amendment lost.

Brinck of Lee offered the following amendment 1 of his amendment filed May 12:

Amend the Senate amendment to House File 390 as follows:

1. Page 5, line twenty-four (24), by striking the word "six" and inserting in lieu thereof the word "five".

The amendment lost.

McCartney of Floyd moved that the committee indicate by vote whether they favored the concept of annual salaries.

The vote disclosed the committee favors annual salaries.

Hill of Marshall offered the following amendment 1 of his amendment filed May 13.

Amend the Senate amendment to House File 390 as follows:

1. By striking from page 5, line 24, the word and figure "six (6)" and substituting in lieu thereof the word and figure "seven (7)."

Roll call was requested by Klein of Winnebago-Worth and McCartney of Floyd.

On the question "Shall the amendment be adopted?" (H.F. 390)

The ayes were, 19:

Doyle	John ston of	Mayberry	Pelton
Ewell	Johnson	Mezvinsky	Radl
Franklin	Kennedy of	Miller of	Renda
Gannon	Chickasaw	Des Moines	Skinner
Hill	Kennedy of	Newton	Tapscott
Jesse	Dubuque	Nolting	

The nays were, 85:

•			
Alt	Freeman of	McCartney	Schroeder
Andersen	Clay-Dickinson	McCormick	Schwartz
Bailey	ે;Goode	Mendenhall	Shaw
Baker	Graham	Menefee	Shepherd
Battles	Grassley	Middleswart	Sorg
Bennett	, Hamilton	Millen	Stokes
Bergman .	', Hansen of.	Miller of	Strand
Blouin PC.	Black Hawk	Jones	Stroburg
Brinck 1.1.1.	Hanson of	Miller of	Stromer
Camp	Howard-Mitchell	Marshall	Strothman
Campbell	Holden	Miller of	Tieden
Christensen	Johnson of	Page	Van Drie
Cochran	Audubon	Mohrfeld	Van Nostrand
Corey	Kehe .	Nelson	Van Roekel
Crabb	Kitner	Nielsen	Varley
Crosier	Klein .	O'Hearn	Voorhees
Den Herder	Kluever	Ossian	Walter
Dooley	Knight	Perkins	Warren
Dougherty	Kreamer	Peterson	Waugh
Drake	Kruse	Pierson	Weichman
Dunton	Langland	Poncy	Winkelman
Ellsworth " "	Lippold	Sanders	Wolfe
Fisher of	Lipsky	Schmeiser	Mr. Speaker
Greene	: -		

Absent or not voting, 20:

	- .		
Caffrey	, Fischer of	Koch	Rex
Cunningham	Grundy	Lawson	Rodgers
Darrington	Freeman of	Logue	Roorda
Dietz	Buena Vista	McIntyre	Welden
Edgington	Huff	Milligan	Wells
	Knoblauch	Priebe	

The amendment lost.

McCartney of Floyd moved that the committee refuse to concur in lines 21 to and including the word "assembly" in line 25, page 5, of the Senate amendment.

Skinner of Polk moved as a substitute motion that the committee concur in lines 21 to and including the word "assembly" in line 25, page 5, of the Senate amendment, as follows:

1. Every member of the general assembly except the speaker of the house and majority and minority floor leaders of the senate and house shall receive an annual salary of six thousand dollars for each year while serving as a member of the general assembly.

Roll call was requested by Varley of Adair-Madison and Pierson of Mahaska.

On the question "Shall the committee concur in the amendment?" (H.F. 390)

The ayes were, 50:

Alt	Freeman of	Kreamer	Perkins
Baker	Clay-Dickinson	Logue	Radi
Blouin	Gannon	Mayberry	Renda
Caffrey	Hamil ton	McCormick	Rodgers
Cochran	Hill	Mezvinsky	Schmeiser
Corey	Huff	Miller of	Schwartz
Crabb	Jesse	Des Moines	Skinner
Crosier	Johnston of	Miller of	Tapscott
Doyle	Johnson	Page	Van Nostrand
Drake	Kennedy of	Milligan	Van Roekel
Dunton	Chickasaw	Mohrfeld	Voorhees
Ellsworth	Kennedy of	Newton	Walter
Ewell	Dubuque	Nolting	Weichman
Franklin	Knoblauch	Pelton	Wells

The nays were, 66:

Andersen	Grassley	McCartney	Rex
Bailey	Hansen of	McIntyre	Sande rs
Battles	Black Hawk	Mendenhall	Schroeder
Bennett	Hanson of	Menefee	Shaw
Bergman	Howard-Mitchell	Middleswart	Shepherd
Brinck	Holden	Millen	Sorg ,
Camp	Johnson of	Miller of	Stokes
Campbell	Audubon	Jones	Strand
Christensen	Kehe	Miller of	Stroburg
Den H erder	Kitner	Marshall	Stromer
Dooley	Klein	Nelson	Strothman
Dougherty	Klue ver	Nielsen	Tieden
Edgington	Knight	O'Hearn	Van Drie
Fischer of	Koch	Ossian	Varley
Grund y	Kruse	Peterson	Warren
Fisher of	Langland	Pierson	Winkelman
Greene	Lippold	Poncy	Wolfe
Goode	Lipsky	Priebe	Mr. Speaker
Graham	• •		•

Absent or not voting, 8:

Cunningham	Freeman of	Lawson	Waugh
Darrington	Buena Vista	Roorda	Welden
Dietz			

The motion lost and the committee refused to concur.

The committee of the whole was recessed by the Chairman until $2:15~\mathrm{p.m.}$

AFTERNOON SESSION

The committee of the whole reconvened, Chairman Harbor presiding.

MEMBER EXCUSED

Nolting of Black Hawk asked and received unanimous consent that Lawson of Cerro Gordo be excused for the afternoon.

MOTION TO RECONSIDER

Priebe of Kossuth moved to reconsider the vote by which the committee refused to concur in lines 21 to and including the word "assembly" in line 25, page 5, of the Senate amendment.

Motion prevailed.

Pelton of Clinton moved that the House concur in lines 21 to and including the word "assembly" in line 25, page 5, of the Senate amendment.

Roll call was requested by Pelton of Clinton and Gannon of Jasper.

On the question "Shall the committee concur?" (H.F. 390)

The ayes were, 52:

Baker Blouin Caffrey Cochran Corey Crabb Crosier Dooley Doyle Dunton Ellsworth Ewell Franklin Freeman of	Gannon Hamilton Hill Huff Jesse Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque Knoblauch Kreamer Lipsky Lorne	Mayberry McCormick Mezvinsky Middleswart Miller of Des Moines Miller of Page Milligan Mohrfeld Newton Nolting Pelton Priebe	Radl Renda Schmeiser Schwartz Skinner Tapscott Van Nostrand Van Roekel Walter Warren Waugb Weichman Wells Wolfe
F'reeman of Clay-Dickinson	Lipsky Logue	Priebe	Wolfe

The nays were, 58:

Andersen Darrington Battles Dougherty Bennett Edgington Bergman Fischer of Brinck Grundy Camp Fisher of Campbell Greene Christensen	Freeman of Buena Vista Goode Graham Grassley Hansen of Black Hawk	Hanson of Howard-Mitchell Holden Johnson of Audubon Kehe Kitner

Klein Menefee Strand Ossian Millen Peterson Stroburg Kluever Knight Miller of Pierson Stromer Koch Jones Poncy Strothman Miller of Sanders Kruse Tieden Langland Marshall Van Drie Schroeder Lippold McCartney Varley Nelson Shaw Winkelman Nielsen Sorg McIntvre O'Hearn Stokes Mr. Speaker Mendenhall

Absent or not voting, 14:

Alt Dietz Rex Shepherd
Bailey Drake Rodgers Voorhees
Cunningham Lawson Roorda Welden
Den Herder Perkins

The motion lost and the committee refused to concur.

Klein of Winnebago-Worth moved to reconsider the vote by which amendment 1 of the Brinck amendment failed to be adopted.

The motion prevailed.

Brinck of Lee offered the following amendment 1 of his amendment filed May 12 and moved its adoption:

Amend the Senate amendment to House File 390 as follows:

1. Page 5, line twenty-four (24), by striking the word "six" and inserting in lieu thereof the word "five".

The amendment lost.

Kreamer of Polk offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 390 by striking from page 5, line twenty-four (24), the words "six thousand" and inserting in lieu thereof the words "fifty-six hundred".

Roll call was requested by Kreamer of Polk and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (H.F. 390)

The ayes were, 54:

Hanson of Logue Schmeiser Andersen Howard-Mitchell Mayberry Schwartz Baker Hill McCormick Shepherd Blouin Huff Mezvinsky Skinner Caffrey Johnston of Middleswart Stroburg Cochran Miller of Tapscott Johnson Crabb Kennedy of Des Moines Van Nostrand Crosier Chickasaw Miller of Van Roekel Dooley Kennedy of Page Varlev Drake Dubuque Milligan Walter Kluever Dunton Mohrfeld Warren Ellsworth Knight Newton Waugh Pelton Weichman Franklin Knoblauch Wells Gannon Kreamer Renda Hansen of Lipsky Rex Wolfe Black Hawk

The nays were, 56:

THE HAJS WE	re, oo.		
Bailey	Freeman of	Kruse	Ossian
Battles	Buena Vista	Langland	Peterson
Bennett	Freeman of	Lippold	Pierson
Bergman	Clay-Dickinson	McCartney	Poncy
Brinck	Goode	McIntyre	Priebe
Camp	Graham	Mendenhall	Radi
Campbell	Grassley	Menefee	Schroeder
Christensen	Hamilton	Millen	Sorg
Darrington	Holden	Miller of	Stokes
Dougherty	Jesse	Jones	Strand
Doyle	Johnson of	Miller of	Stromer
Edgington	Audubon	Marshall	Strothman
Ewell	Kehe	Nelson	Ti e den
Fisher of	Kitner	Niels e n	Winkelman
Greene	Klein	Nolting	Mr. Speaker
	Koch	O'Hearn	-

Absent or not voting, 14:

Corey	Fischer of	Rodgers	Van Drie
Cunningham	Grundy	Roorda	Voorhees
Den Herder	Lawson	Sanders	Welden
Dietz	Perkins	Shaw	

The amendment lost.

The committee of the whole concluded its deliberations at 3:25 p.m.

McCartney of Floyd moved that the committee rise from the committee of the whole.

Motion prevailed.

The House reconvened, Speaker Harbor in the chair.

McCartney of Floyd moved that House File 390 be deferred and that the bill be retained on the calendar under unfinished business.

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission, was taken up for consideration.

Miller of Page offered the following amendment filed by him:

House File 823 is hereby amended by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. There is hereby appropriated from the primary road fund to the state highway commission for each year of the biennium beginning July 1, 1969, and ending June 30, 1971, the following amounts, or so much thereof as may be necessary, to be used in the following manner:

1. ADMINISTRATION:

For	salaries	\$	433,757.00
For	longevity	***************************************	27,588.00

For support, maintenance and miscellaneous purposes	40	02,680.00
Total for administration	\$ 86	64,025.00
From the funds provided above for administration, the five s commissioners shall each be paid an annual salary of eight hundred (8,500) dollars; the commissioners may incur actual expense of not to exceed five hundred (500) dollars each, exceman whose expense may total not to exceed seven hundred dollars. The director of highways shall be paid an annual sala seven thousand six hundred (27,600) dollars.	thous al loc ept th l fift	and five cal office ie chair- y (750)
2. SUPPORT SERVICES:		
For salaries	\$ 1,98	33,200.00
For longevity	•	31,780.00
For support, maintenance and		
miscellaneous purposes	1,54	19,900.00
Total for support services	3,59	4,880.00
a DI AMMAZA		
3. PLANNING:	• • •	20 5 40 00
For salaries		
For longevity	•	36,420.00
For support, maintenance and	0.4	20.000.00
miscellaneous purposes	27	22,000.00
Total for planning	\$ 1,6	59,160.00
4. DEVELOPMENT:		
For salaries	e 4 4'	77 959 00
For longevity		14,042.00
For support, maintenance and miscellaneous	-	11,012.00
purposes	9.25	31 390 00
purposes		
Total for development	\$ 7,8	52,690.00
5. HEADQUARTERS OPERATIONS:		
For salaries	t 1 70	21 260 00
For longevity		91,440.00
For support, maintenance and miscellaneous	•	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
purposes	49	20,138.00
put poses		20,100.00
Total for headquarters operations	\$ 2,30	2,838.00
6. FIELD OPERATIONS:		
For salaries	\$ 21 6	13 094.00
For longevity		
For support, maintenance and	1,0	30,2 20.00
miscellaneous purposes	9.60	63,850.00
Total for field operations	\$ 32,3	45,090.00
7. Contingency fund for increases in merit system pay steps and other salary adjustments		or 007 00
and other salary adjustments	ə 30	

8. ADDITIONAL EQUIPMENT\$ 375,000.00

Such additional equipment is to be purchased to supplement present inventory. All acquisitions, when acquired, will become a part of the state highway commission materials and equipment revolving fund.

9. REPLACEMENT EQUIPMENT\$ 1,000,000.00

To be deposited in the materials and equipment revolving fund, established by chapter two hundred fifty-one (251), Acts of the Sixty-second General Assembly, for replacement of equipment which had been depreciated prior to the establishment of the fund.

Sec. 2. Unless otherwise provided, the primary road fund is hereby appropriated for highway construction.

Sec. 3. All refunds and reimbursements, including federal funds, received during the bieninum shall be credited directly to the primary road fund, except the refunds and reimbursements relating to the materials and equipment revolving fund and the aircraft revolving fund which shall be credited in accordance with the provisions of section eight point thirtytwo (8.32) of the Code.

Sec. 4. No moneys appropriated by this Act shall be used for capital

improvements.

The permanent resident engineers' offices presently established by the state highway commission shall not be moved from their locations, however, the commission may establish not more than two temporary resident engineers' offices within the state as needed.

Sec. 6. Section three hundred thirteen point five (313.5) of the Code

is hereby amended as follows:

1. By striking lines twenty-two (22) and twenty-three (23).

2. By striking from line twenty-four (24) the words "shall revert to the primary road fund".

Sec. 7. The provisions of chapter eight (8) of the Code shall apply to this Act.

Sec. 8. Where any of the laws of this state are in conflict with this Act, the provisions of this Act shall govern for the biennium.

Van Drie of Story offered the following amendment to the Miller, et al., amendment and moved its adoption:

Amend the Miller, et al., amendment to House File 823, filed May 13, by striking the period at the end of section 4 and inserting the following: ", but may be used for overtime pay of employees involved in technical trades."

The amendment was adopted.

Speaker pro tempore Millen in the chair at 3:50 p.m.

Miller of Page moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Van Drie of Story asked and received unanimous consent to withdraw the amendment filed by him on May 12.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 823)

The ayes were, 97:

Alt	Freeman of	Kruse	Pierson
Andersen	Buena Vista	Langland	Poncy
Baker	Freeman of	Lippold	Priebe
Bailey	Clay-Dickinson	Lipsky	Radl
Battles	Goode	Logue	Rex
Bennett	Graham	Mayberry	Rodgers
Bergman	Grassley	McCormick	Sanders
Blouin	Hamilton	McIntyre	Schmeiser
Brinck	Hanson of	Mendenhall	Schwartz
Caffrey	Howard-Mitchell	Menefee	Shaw
Camp	Hill	Mezvinsky	Shepherd
Campbell	Holden	Middleswart	Sorg
Christensen	Huff	Miller of	Stokes
Cochran	Jesse	Des Moines	Strand
Crabb	Johnson of	Miller of	Stroburg
Den Herder	Audubon	Jones	Strothman
Dougherty	Johnston of	Miller of	Tapscott
Doyle	John so n	Marshall	Tiden
Drake	Kehe	Miller of	Van Drie
Dunton	Kennedy of	Page	Van Roekel
Edgington	Chickasaw	Milligan	Voorhees
Ellsworth	Kennedy of	Mohrfeld	Walter
Fischer of	Dubuque	Nelson	Weichman
Grund y	Kitner	Newton	Wells
Fisher of	Kluever	Nielsen	Winkelm a n
Greene	Knight	Nolting	Wolfe
Franklin	Knoblauch	O'Hearn	Speaker
	Koch	Ossian	pro tempore

The nays were, 1:

Schroeder

Absent or not voting, 26:

Corey	Gannon	McCartney	Stromer
Crosier	Hansen of	Pelton	Van Nostrand
Cunningham	Black Hawk	Perkins	Varley
Darrington	Harbor	Peterson	Warren
Dietz	Klein	Renda	Waugh
Dooley	Kreamer	Roorda	Welden
Ewell	Lawson	Skinner	======

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 672, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for construction, replacement, development, and alterations to state parks and reserves, state forests, and state waters; for artificial lake

development, erosion control, river, stream, and lake access, development of water-oriented facilities, land acquisition; for siltation control; for boundary surveys, engineering services; and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto, was taken up for consideration.

Cochran of Webster offered the following amendment filed by him, from the floor, and moved its adoption:

Amend Senate File 672, page one (1), line fifteen (15), by striking the words and figure "four hundred fifty thousand (450,000)" and inserting in lieu thereof the words and figure "three million four hundred fifty thousand (3,450,000)".

The amendment was lost.

Cochran of Webster offered the following amendment filed by him, from the floor, and moved its adoption:

Amend Senate File 672, page one (1), line fifteen (15), by striking the words and figure "four hundred fifty thousand (450,000)" and inserting in lieu thereof the words and figure "one million (1,000,000)".

Roll call was requested by the Cochran of Webster and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (S.F. 672)

The ayes were, 37:

Bailey	Ewell	Mayberry	Poncy
Baker	Gannon	Menefee	Radl
Bennett	Jesse	Mezvinsk y	Renda.
Blouin	Johnston of	Middleswart	Schmeiser
Caffrey	Johnson	Miller of	Schwartz
Christensen	Kennedy of	Des Moines	Stroburg
Cochran	Chickasaw	Miller of	Tapscott
Crosier	Kluever	Jones	Tieden
Dougherty	Knoblauch	Newton	Warren
Doyle	Langland	Nolting	Wells
Dunton			

The nays were, 66:

Y2	** 1 4	26:11
		Miller of
Clay-Dickinson	Dubuque	Page
Graham	Klein	Milligan
Goode	Knight	Mohrfeld
Grassley	Koch	Nelson
Hamilton	Kreamer	Nielsen
Hansen of	Kruse	O'Hearn
Black Hawk	Lippold	Ossian
Hanson of	Lipsky	Pelton
Howard-Mitchell	Logue	Peterson
Holden	McIntyre	Pierson
Huff	Mendenhall	Rex
Johnson of	Miller of	Sanders
Audubon	Marshall	Schroeder
Kehe		Shaw
	Goode Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Holden Huff Johnson of Audubon	Clay-Dickinson Graham Goode Grassley Hamilton Hansen of Hanson of Hoden Holden Huff Johnson of Hanshall Clay-Dickinson Klein Knight Kreamer Kruse Lippold Lipsky Howard-Mitchell Logue McIntyre Mendenhall Miller of Marshall

Strothman Van Drie Van Nostrand Van Roekel Varley	Voorhees Walter Waugh Weichman	Winkelman Wolfe Speaker pro tempore
Varley		•
	Van Drie Van Nostrand Van Roekel	Van Drie Walter Van Nostrand Waugh Van Roekel Weichman

Absent or not voting, 21:

Brinck	Edgington	Kitner	Priebe
Crabb	Franklin	Lawson	Rodgers
Cunningham	Freeman of	McCartney	Roorda
Darrington	Buena Vista	McCormick	Skinner
Dietz	Harbor	Perkins	Welden
Drake	Hill		

The amendment lost.

Klein of Winnebago moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 672)

The ayes were, 104:

Alt	Freeman of	Logue	Renda
Andersen	Clay-Dickinson	Mayberry	Rex
Bailey	Gannon	McCormick	Rodgers
Baker	Goode	McIntyre	Sanders
Battles	Graham	Mendenhall	Schmeiser
Bennett	Grassley	Menefee	Schroeder
Bergman	Hamilton	Mezvinsky	Schwartz
Blouin	Hanson of	Middleswart	Shaw
Brinck	Howard-Mitchell	Miller of	Shepherd
Caffrey	Holden	Des Moines	Skinner
Camp	Huff	Miller of	Sorg
Campbell	Jesse	Jones	Stokes
Christensen	Johnson of	Miller of	Strand
Cochran	Audubon	Marshall	Stromer
Den H erder	Johnston of	Miller of	Strothman
Dooley	Johnson	Page	Tapscott
Dougherty	Kehe	Milligan	Van Drie
Doyle	Kennedy of	Mohrfeld	Van Roekel
Drake	Dubuque	Nelson	Varley
Dunton	Kitner	Newton	Voorhees
Edgington	Klein	Nielsen	Walter
Ellsworth	Kluever	Nolting	Warren
Ewell	Knight	O'Hearn	Waugh
Fischer of	Knoblauch	Ossian	Weichman
Grundy	Koch	Pelton	Wells
Fisher of	Kreamer	Peterson	Winkelman
Green e	Kruse	Pierson	Wolfe
Franklin	Lippold	Priebe	Speaker
Freeman of	Lipsky	Radl	pro tempore
Buena Vista			

The nays were, 6:

Darrington	Kennedy of	Langland	Stroburg
-	Chickasaw	Poncy	Tieden

Absent or not voting, 14:

CoreyDietzHillRoordaCrabbHansen ofLawsonVan NostrandCrosierBlack HawkMcCartneyWeldenCunninghamHarborPerkins

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

Senate File 673, a bill for an act to appropriate the fish and game protection fund for use by the state conservation commission, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by Camp and Tieden

Amend Senate File 673, by adding after line twenty-one (21), on page two

(2), the following new section:

"Chapter one hundred twenty-nine (129), section one (1), Acts of the Sixty-second General Assembly, amending section one hundred nine point thirty-eight (109.38), Code 1966, is hereby amended by striking lines four (4) through nineteen (19) and inserting in lieu thereof the following:

'If following an investigation the commission finds that the number of hunters licensed to take deer should be limited or further regulated, the commission shall conduct a drawing to determine which applicants shall receive a license. Applications for licenses shall be received and accepted during a fifteen-day period established by the commission. At the end of such period the drawing shall be conducted. If the quota has not been filled, licenses shall then be issued in the order in which such applications are received and shall continue to be issued until such quota has been met or until a date fifteen days prior to the opening day of the season, whichever first occurs. If an applicant fails to receive a license by either of the methods provided herein, such applicant shall receive a certificate at the time his application and monetary remittance is returned to him which shall entitle him to a license the following year before the drawing is conducted by the commission.'"

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend the Camp, Tieden amendment, filed May 12, to Senate File 673, by striking all of lines eight (8) through twenty-five (25) and inserting in lieu thereof the following:

"The commission may, following an investigation, restrict hunting hours of any game so as to provide limited decimation of the species for conservation purposes. However, any licenses the commission shall authorize to take deer shall be available to all qualified residents of the state without restriction as to the number of individual licenses to be issued."

Amend the title in line one (1) by inserting after the word "Act" the words "relating to the issuance of deer hunting licenses, and".

The amendment lost.

Schroeder of Pottawattamie moved that House File 673 be deferred and that the bill retain its place on the calendar.

The motion lost.

Mendenhall of Allamakee moved the adoption of the Camp-Tieden amendment.

The amendment was adopted.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 673)

The ayes were, 104:

Andersen	Freeman of	Kruse	Priebe
Bailey	Clay-Dickinson	Langland	Radl
Baker	Gannon	Lippold	Renda
Battles	Goode	Lipsky	Rex
Bennett	Graham	Logue	Rodgers
Blouin	Grassley	McCartney	Sanders
Brinc k	Hamilton	McCormick	Schmeiser
Caffrey	Hansen of	McIntyre	Schroeder
Camp	Black Hawk	Mendenhall	Schwartz
Campbell	Hanson of	Menefee	Shaw
Christensen	Howard-Mitchell	Mezvinsky	Shepherd
Cochran	Harbor	Middleswart	Skinner
Crosier	Hill	Miller of	Stokes
Darrington	Holden	Des Moines	Strand
Den Herder	Huff	Miller of	Stromer
Dooley	Jesse	Jones	Strothman
Dougherty	Johnson of	Miller of	Tapscott
Doyle	Audubon	Marshall	Tieden
Dunton	Johnston of	Miller of	Van Drie
Edgington	Johnson	Page	Van Roekel
Ellsworth	Kehe	Milligan	Varley
Ewell	Kennedy of	Mohrfeld	Voorhees
Fischer of	Chickasaw	Newton	Walter
Grundy	Kennedy of	Nielsen	Waugh
Fisher of	Dubuque	Nolting	Weichman
Greene	Kitner	O'Hearn	Wells
Franklin	Klein	Ossian	Winkelman
Freeman of	Knight	Pelton	Wolfe
Buena Vista	Koch	Pierson	Speaker
	Kreamer	Poncy	pro tempore

The nays were, 1:

Nelson

Absent or not voting, 19:

Alt	Dietz	Mayberry	Stroburg
Bergman	Drake	Perkins	Van Nostrand
Corey	Kluever	Peterson	Warren
Crabb	Knoblauch	Roorda	Welden
Cunningham	Lawson	Sorg	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

SIFTING COMMITTEE CALENDAR

House File 812, a bill for an act relating to the election of county boards of supervisors, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by him and moved its adoption:

Amend House File 812 as follows:

1. Page two (2), line nine (9), by striking the word "seventy-five" and

inserting in lieu thereof the words "one hundred".

2. Page three (3), line thirty-four (34), by inserting after the period the following: "However, if such plan is selected pursuant to section two of this Act, the board shall so divide the county before March 15 of the election year."

3. Page five (5), line twenty (20), by inserting before the word "If" the

following:

"The terms of holdover members elected to five-year terms in the 1968 general election shall expire on the second secular day in January, 1973. No county board shall, after the second secular day in January, 1971, be composed of more than five members. Boards of more than five members shall, before the 1970 general election, reduce their number to five in a manner determined by the board and pursuant to law."

The amendment was adopted.

Skinner of Polk moved to reconsider the vote by which the Pelton amendment was adopted.

Motion lost.

Bailey of Wright moved that House File 812 be deferred and that the bill retain its place on the calendar.

The motion lost.

Pelton of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 812)

The ayes were, 102:

,			
Alt Andersen Bailey Baker Battles Bennett Bergman Blouin Brinck Caffrey Campbell Christensen	Darrington Den Herder Dooley Dougherty Doyle Drake Edgington Ellsworth Fischer of Grundy Fisher of Greene	Freeman of Clay-Dickinson Gannon Goode Graham Grassley Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell	
Christensen	Greene	Hill	Kluever
Cochran Crosier	Franklin	Holden Huff	Knight Knoblauch

Kreamer	Miller of	Pierson	Strothman
Kruse	Jones	Priebe	Tapscott
Lawson	Miller of	Radl	Tieden
Lippold	Marshall	Renda	Van Drie
Lipsky	Miller of	Rex	Van Nostrand
Logue	Page	Sanders	Varley
Mayberry	Milligan	Schmeiser	Voorhees
McCartney	Mohrfeld	Schroeder	Walter
McCormick	Newton	Shaw	Waugh
McIntyre	Nielsen	Shepherd	Weichman
Menefee	Nolting	Skinner	Wells
Mezvinsky	O'Hearn	Stokes	Winkelman
Middleswart	Ossian	Strand	Wolfe
Millen	Pelton	Stroburg	Mr. Speaker
Miller of	Peterson	Stromer	
Des Moines			

Cunningham

The nays wer	e, 6:	•	
Ewell	Freeman of Buena Vista	Langland Mendenhall	Poncy Schwartz
Absent or not	voting, 16:		
Camp	Dietz	Nelson	Sorg
Corey	Dunton	Perkins	Van Roekel
Crabb	Klein	Rodgers	Warren
Cunningham	Koch	Roorda	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which House Concurrent Resolution 41 passed the House.

STROTHMAN of Henry

SENATE FILE 410 REMOVED FROM NONCONTROVERSIAL CALENDAR

MR. SPEAKER: We request that Senate File 410 be removed from the House sifting committee noncontroversial calendar.

PERRY CHRISTENSEN ART KITNER JOHN CAMP

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 335, 348, 400, 535, 777, 799, 800 and 804; and Senate Files 195, 271, 330, 398, 544, 545, 626, 635, 636, 651, 652, 661, 663, 668 and 669.

> ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 335, 348, 400, 535, 777, 799, 800 and 804; and Senate Files 195, 271, 330, 398, 544, 545, 626, 635, 636, 651, 652, 661, 663, 668 and 669.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 13th day of May, 1969, sent to the Governor for his approval: House Files 335, 348, 400, 535, 777, 799, 800 and 804.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 12, 1969, he approved and transmitted to the Secretary of State the following bills: House Files 207, 29, 62, 111, 126, 454, 462, 664, 778, 328, 412, 431 and 744; and Senate Files 213, 405, 422, 454, 549 and 654.

AMENDMENTS FILED

- 1 Amend Senate File 40, as passed by the Senate, by
- 2 striking the word "The" in line seventeen (17), on page 1,
- 3 and inserting in lieu thereof the words "With the exception
- 4 of installment contracts subject to the provisions of
- 5 chapter three hundred twenty-two (322) of the Code, the".

KOCH of Woodbury FISHER of Greene

- 1 Amend Senate File 649 as:follows:
- 2 By striking all of section one (1) following the
- 3 period in line ten (10) and inserting in lieu thereof the
- 4 following:

5

- "Employees of the office shall serve at the pleasure of the governor. Where required by federal statutes,
- 7 employees shall be covered under the provisions of chapter
- ninety-five (95), Acts of the Sixty-second General Assembly."

FISHER of Greene CRABB of Crawford

- 1 Amend Senate File 649 as follows:
- 2 Page five (5), line nine (9), by inserting a new
- 3 section six (6) as follows and renumbering the remaining sections:
- 5 "Board of regents institutions shall be exempt from
- provisions of sections four (4) and five (5) insofar
- as grant-in-aid applications are concerned, and shall be

- 8 required to submit only a copy of their grant application
- 9 cover page and budget forms at the time of submissions
- 10 to the federal agency."

FISHER of Greene CRABB of Crawford

- Amend Senate File 665, as passed by the Senate, page 18, line
- 2 twenty-seven (27), by inserting after the period "In the attempt
- 3 to overcome such presumption, the city clerk or the county auditor
 4 may consider marital status, establishment of a home, motor vehicle
- 5 registration, driver's license, location of bank account or other
- 6 evidence of intent to remain as a resident."

VAN DRIE of Story

- Amend House File 21, as amended by the Senate, by striking
- 2 from line seventeen (17) the words "for camping purposes".

BAKER of Boone

- Amend the Senate amendment to House File 390, filed May 5, 1969, as follows:
- By striking from page 5, line twenty-four (24), the words "six thousand and inserting in lieu thereof the words "fifty-five hundred".
 - RENDA of Polk
- 1 Amend the Senate amendment to House File 390 as follows:
- 2 1. Page 5, line twenty-nine (29), by striking the word
- 3 "eighteen" and inserting in lieu thereof the word "fifteen".
 4 2. Page 5, line thirty-two (32), by striking the word
- 5 "nine" and inserting in lieu thereof the words "seven and one-6 half".
- 7 3. Page 6, line one (1), by striking the words "actual 8 travel".
- 9 4. Page 6 by striking all of lines three (3) through 10 fifteen (15) and inserting in lieu thereof the following:
- 11 "The lieutenant governor while presiding in the senate and
- 12 performing the administrative duties of the office shall
- 13 receive a per diem of \$100.00. Personal expenses and travel
- allowances shall be the same as provided for a senator.".
 Page 6, line seventeen (17), by striking the word
- 16 "twelve" and inserting in lieu thereof the word "ten".
- 17 6. Page 7, line eleven (11), by striking the words
- 18 "forty dollars per day and".
- 7. Page 21 by striking from lines twenty-eight (28),
- 20 twenty-nine (29) and thirty (30) the words ", and shall
- 21 receive a per diem of forty dollars for each day in which
- 22 engaged in the performance of such duties".
- 23 8. Page 21 by striking from lines thirty (80) and 24 thirty-one (31) the words "per diem compensation and".
- 9. Page 21, line thirty-three (33), by striking the
- 26 words "and per diem".

27

10. Page 33 by striking all of section 79.

KEHE of Bremer

- 1 Amend the Senate amendment to House File 390 as follows:
- 2 1. Page 1, line 5, by striking the word "fifty" and inserting in lieu thereof the word "forty".
- 2. Page 2, line 9, by inserting before the word "These" the

21

25

26

27

34

35

36

39

40

- 5 words "One of."
- 6 3. Page 4 by striking lines nineteen (19) through twenty-
- 7 four (24) and inserting in lieu thereof the following: "4.
- 8 When a vacancy occurs during a session of the Sixty-third
- 9 General Assembly and the vacancy is filled by a newly
- 10 elected member, forty dollars per day shall be paid to
- 11 such members only for the actual days served.
- 4. Page 5, line 24, by striking the words "six thousand"
 and inserting in lieu thereof the words "four thousand
 eight hundred."
- 5. Page 5, line 27, by striking the words "seven thousand five hundred" and inserting in lieu thereof the words "six thousand three hundred."
- 18 6. Page 5, line 29, by striking the word "eighteen" and 19 inserting in lieu thereof the word "twelve."
 - 7. Page 5, line 32, by striking the word "nine" and inserting in lieu thereof the word "six."
- 22 8. Page 6, line 1, by striking the words "actual travel"
 23 and inserting in lieu thereof the words "ten (10) round
 24 trips."
 - Page 6, line 17, by striking the words "twelve thousand dollars" and inserting in lieu thereof the words "nine thousand six hundred dollars."
- 28 10. Page 9 by inserting in line 10 before the word "A"
 29 the following: "Upon obtaining the approval of the legislative
 30 research committee,".
- 31 11. Page 9, line 23, by striking the word "service" and 32 inserting in lieu thereof the word "research."
 33 12. Page 9, line 26, by striking the word "service" and
 - 12. Page 9, line 26, by striking the word "service" and inserting in lieu thereof the word "research."
 - 13. Page 9, line 28, by striking the word "service" and inserting in lieu thereof the word "research."
- 37 14. Page 9, line 30, by striking the word "council" and inserting the words "research committee."
 - 15. Page 10, line 1, by striking the word "council" and inserting in lieu thereof the words "research committee."
- 41 16. Page 10, line 2, by striking the word "service" and 42 inserting in lieu thereof the word "research."
- 42 inserting in lieu thereof the word "research."
 43 17. Page 10, line 4, by striking the word "council" and
- 44 inserting in lieu thereof the words "research committee."
 45 18. Page 10 by striking all of line 18 after the word
 46 (there " and all of lines 10 thereof 22)
- 46 "hours." and all of lines 19 through 23.

 19. Page 11 by striking all of line 25 after the word
- 19. Page 11 by striking all of line 25 after the word
 48 "assembly," and inserting a period after the word "assembly,
 49 and by striking the word "council." in line 26.
- 50 20. Page 11, line 32, by striking the word "service" and inserting in lieu thereof the word "research".
- 52 21. Page 12, line 2, by striking the word "service" and inserting in lieu thereof the word "research".
- 54 22. Pages 16, 17, and 18 by striking all of Sec. 35, Sec. 55 36, and Sec. 37.
- 56 23. Pages 18, 19, 20, 21, and 22 by striking all of Sec. 57 38, Sec. 39, Sec. 40, and Sec. 41.
- 58 24. Pages 22, 23, 24, 25, and 26 by striking all of Sec. 59 42, Sec. 43, Sec. 44, Sec. 45, Sec. 46, Sec. 47, Sec. 48,

84

8

4

18

19

20

21

22

23

26

```
Sec. 49, and Sec. 50.
60
       25. Page 26 by striking all of subsection 3, of Sec. 51.
61
62
       26. Page 26 by striking all of Sec. 52.
       27. Pages 26 and 27 by striking all of subsection 2, of Sec. 53.
63
64
       28. Page 27, Sec. 54, by striking all of subsections 1 and
    2 and renumbering the following sections.
65
66
       29. Page 27 by striking all of lines 22, 23, and 24.
67
       30. Page 27 by striking all of lines 27, 28, 29, 30, 31,
68
    32, and 33.
       31. Page 28 by renumbering the subsections in lines 1 through
69
70
    11 as 1, 2, 3, and 4.
       32. Page 28 by striking all of lines 12, 13, 14, 15, and 16.
71
       33. Page 28 by striking all of lines 25 and 26.
72
73
       34. Page 28 by striking all of lines 30, 31, 32, 33, 34, and
74
    renumbering Sec. 2 as Sec. 1.
       35. Page 29 by striking all of lines 1 through 8.
75
76
       36. Page 29 by striking all of lines 11 and 12 and renumbering
    Sec. 3 and Sec. 4 as Sec. 1 and Sec. 2.
77
       37. Page 29 by striking all of lines 20 through 30.
78
79
       88. Page 30 by striking all of lines 2 through 11.
       39. Page 31 by striking all of lines 7 through 35.
80
81
       40. Page 32 by striking all of line 1.
```

SHAW of Scott

Amend the Senate amendment to House File 390 as passed by the Senate as follows:

1. By striking from page 5 lines 21 through 34.

41. Page 32 by striking all of lines 5 through 33.

42. Page 38 by striking all of lines 1 and 2.
43. Page 33 by striking all of lines 11 through 23.

2. By striking from page 6 lines 1 and 2 and inserting in

5 lieu thereof the following:

6 "1. Every member of the general assembly, except the speaker 7 of the house and majority and minority floor leaders of the senate 8 and house, shall receive an annual salary of five thousand dollars (\$5000.00) for each year while serving as a member of the general 9 assembly. In addition, each such member, except as herein provided, 10 shall receive the sum of fifteen dollars (\$15.00) per day for expenses 11 12 of office, except travel, for each day the general assembly is actually in session. However, members from Polk county shall receive seven 13

14 and one-half dollars (\$7.50) per day and members residing within a

thirty-seven and one-half (37 1/2) mile radius of the statehouse and

16 outside Polk county shall receive seven and one-half dollars (\$7.50)

17 per day for such expenses and a travel allowance of ten cents (.10) per mile not to exceed

seven and one-half dollars (\$7.50) per day for each day the general assembly is actually in session. However, expenses shall not be paid for more than five (5) days per week. Weekly travel expenses shall be paid at the rate of ten cents (.10) per mile in going to and returning from the seat of government by the nearest traveled route."

3. By striking from page 6 lines 3 through 15 and inserting in

24 lieu thereof the following:
25 "2. The lieutenant governor while president

"2. The lieutenant governor while presiding in the senate and performing the administrative duties of the office shall receive a per diem of \$100.00. Personal expenses and travel allowances shall

- be the same as provided for a senator."
- 29 4. By striking from page 6, line 17, the word "twelve" and inserting 30 in lieu thereof the word "ten".
- 31 5. By striking from page 7, line 11, the words "forty dollars 32 per day and".
- 33 6. By striking from page 21 the words ", and shall receive a
- 34 per diem of forty dollars for each day in which engaged in the performance of such duties" found on lines 28 through 30. 35
- 7. By striking from page 21, lines 30 and 31, the words "per 36 37 diem compensation and".
- 8. By striking from page 21, line 33, the words "and per diem". 38
- 39 9. By striking from page 33 all of lines 19 through 23.

KEHE of Bremer STROBURG of Ringgold-Taylor

- Amend the Senate amendment to House File 390 as follows: 1
- 2 1. By striking from page 9, line 13, the words "or a
- 3 majority of the members."

HILL of Marshall

- 1 Amend the Senate amendment to House File 390 as 2 follows:
- 3 1. Page 5 by striking all after the word "assembly" 4 in line twenty-five (25), all of lines twenty-six (26) and twenty-seven (27), and through the word "capacity" in line
- 6 twenty-eight (28). 7 2. Page 6 by inserting after line twenty (20) the

8 following:

- 9 "4. The majority floor leader of each house shall
- 10 receive an annual salary equal to 150 percent of the salary
- received by a member. Expense and travel allowance shall 11
- 12 be the same as provided for other members of the General
- 13 Assembly."
- 14 3. Renumber all subsequent subsections.

KEHE of Bremer MILLEN of Jefferson-Van Buren PIERSON of Mahaska

Amend House File 390, as amended and passed by the Senate. 1

by adding after section 78 the following new sections: 3

- 1. Section two point forty-two (2.42), Code 1966, is
- 4 hereby amended by inserting in line 4 after the word "in"

5 the words "the first".

- 6 2. Section two point forty-nine (2.49), Code 1966, is 7 hereby amended by striking the words "each regular biennial
- session" in line 20 and inserting in lieu thereof the 8
- 9 words "the first regular session of the
- 10 general assembly."
- 11 3. Section two point forty-nine (2.49), Code 1966, is
- 12 hereby amended by striking in lines 31 and 32 the words
- "during each regular session of the general assembly,". 13
- 4. Section two point fifty (2.50), Code 1966, subsection 14 3, is hereby amended by inserting in line 2 after the word 15
- "its" the word "first". 16

17

5. By renumbering the subsequent section.

- Amend the Senate amendment to House File 390 as follows: Page 5 by striking lines twenty-one (21) through the period in line twenty-eight (28), and inserting in lieu thereof the following:
- 5 "1. Every member of the general assembly except the speaker of the house and majority and minority floor leaders of the senate and house shall receive forty dollars per diem while serving as 8 a member of the general assembly. The majority and minority
- 9 floor leaders of the senate and house shall receive fifty dollars
- 10 per diem while serving as members of the general assembly.

GRAHAM of Ida-Sac

- Amend House File 390, as amended by the Senate, page 5, by striking from lines twenty-eight (28) through thirty-three (33) the following: "In addition, each such member
- 4 shall receive the sum of eighteen dollars per day for
- 5 expenses of office, except travel, for each day the
- 6 general assembly is actually in session. However,
- 7 members from Polk county shall receive nine dollars per
- 8 day. Expenses shall not be paid for more than five days
- 9 per week."

TIEDEN of Clayton CAMP of Clinton LANGLAND of Winneshiek WINKELMAN of Calhoun

- Amend the Senate amendment to House File 390 as follows:
- 2 1. Page 5 by striking from lines twenty-three (23) and
 3 twenty-four (24) the words "an annual salary of six thousand
 4 dollars for each year" and inserting in lieu thereof the words
 5 "four thousand dollars for each regular session".
- 7 twenty-seven (27) the words "an annual salary of seven thousand five hundred" and inserting in lieu thereof the words "five
- thousand".
 3. Page 5, line twenty-seven (27), by striking the word
 "year" and inserting in lieu thereof the words "regular session".
- 12 4. Page 5, line thirty (30), by striking the words "of 13 office".
- 5. Page 6, line seventeen (17), by striking the word "twelve" and inserting in lieu thereof the word "eight".

NIELSEN of Shelby
FISHER of Greene
JOHNSON of Audubon
MILLER of Jones
EDGINGTON of Franklin
GRASSLEY of Butler
NELSON of Cherokee
PETERSON of Woodbury
KNIGHT of Humboldt
STROTHMAN of Henry
KRUSE of O'Brien
GRAHAM of Ida-Sac
STROMER of Hancock

- 1 Amend Senate amendment to House File 390 as follows:
- 2 1. Page seven (7), line eleven (11), by striking the words 3
 - "forty dollars per day and".
- 4 2. Page seven (7), line fifteen (15), by striking "salaries
- 5 or".

3

4

- 6 3. Page seven (7) by striking all of line twenty-one (21)
- and the words "per day" in line twenty-two (22) and the first
- "and" that occurs in line twenty-three (23).

LIPSKY of Linn

- 1 Amend the Senate amendment to House File 390, filed May 5, 1969, 2 as follows:
 - 1. By striking from page five (5), line twenty-four (24), the words "six thousand" and inserting in lieu thereof the words
- 5 "forty-eight hundred".
- 2. By striking from page five (5), line twenty-seven (27), the
- words "seven thousand five hundred" and inserting in lieu thereof 7 the words "six thousand". 8
- 3. By striking from page (5), line twenty-nine (29), the 9 word "eighteen (18)" and inserting in lieu thereof the word "thirteen 10 (13)".
- 11 4. By striking from page five (5), line thirty-two (32), the
- 12 word "nine (9)" and inserting in lieu thereof the word "five (5)".
- 5. By striking from page five (5), lines thirty-two (32) and 13
- thirty-three (33), the words "Expenses shall not be paid for more 14
- 15 than five (5) days per week".

HOLDEN of Scott

Amend House File 828, page 1, line nineteen (19), by striking 2 all after the word "jurisdiction" and all of line twenty (20).

RADL of Linn

On motion by McCartney of Floyd, the House adjourned until 8:30 a.m., Wednesday, May 14, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, MAY 14, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Robert Williams, pastor of the Altoona United Methodist Church, Altoona, Iowa.

The Journal of Tuesday, May 13, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Van Drie of Story on request of Nolting of Black Hawk.

PRESENTATION OF VISITORS

Wolfe of Cerro Gordo presented to the House thirty-two students from Meeker School, accompanied by Mrs. Liska.

Varley of Adair-Madison presented to the House forty-six students from Interstate 35 School, St. Charles, accompanied by Mr. Sheets, principal, and Mrs. Williams and Mrs. Meyers.

Warren of Decatur-Wayne presented to the House the North Door Singers from Graceland College, Lamoni. Speaker pro tempore Millen welcomed them and Representative Warren escorted them to the well of the House. The group will make a 52-day tour for USO of United States military bases in the Far East, beginning June 16.

PETITIONS

The following petitions were received and placed on file:

By Warren of Decatur-Wayne, from five employees of the state highway commission, Decatur County, and from seven employees of the state highway commission, Wayne County, asking that the legislature retain separate longevity benefits for them and requesting that the employees remain out of the state merit system.

By Drake of Louisa-Muscatine, from seventeen residents of Iowa in support of House File 774 relating to changes in the present election laws.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 266, a bill for an act relating to duties of members of highway safety patrol.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 279, a bill for an act regarding separation of jurors in criminal cases.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 287, a bill for an act relating to issuance of courtesy hunting and fishing licenses.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 367, a bill for an act relating to recovery of moneys from estate of persons who received medical assistance.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 435, a bill for an act to coordinate various statutes with department of social services act.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 497, a bill for an act relating to certified seed.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 515, a bill for an act relating to licenses of pharmacists.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 534, a bill for an act relating to unauthorized possession of official traffic-control devices.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 657, a bill for an act relating to abolishment of claims against estate of certain blind persons.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 658, a bill for an act relating to assistance paid needy blind persons.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 681, a bill for an act relating to furloughs for prisoners.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 692, a bill for an act relating to sex offenses and criminal sexual psychopaths.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 39, commending the members of the One Hundred Eighty-fifth Tactical Fighter Group who have been stationed in South Korea, Vietnam and in the United States, for their distinctive service.

CARROLL A. LANE Secretary of the Senate

SENATE MESSAGE CONSIDERED

Senate File 692, a bill for an act relating to sex offenses and criminal sexual psychopaths.

Read first time and referred to committee on law enforcement.

SENATE AMENDMENTS CONSIDERED

Edgington of Franklin called up for consideration House File 793, a bill for an act to appropriate from the general fund of the State of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this Act, amended by the Senate as follows:

Amend House File 793 as follows:

1. Page 1, line 24, by inserting after the word "Code" the following: "1966, and any Act of the Sixty-third General Assembly relating to the treatment of alcoholism, no part of this appropriation shall be used for salaries, support and maintenance of the commission, all".

2. Page 3, line 34, by striking the words and figures, "thirty thousand (30,000)", and by inserting in lieu thereof the words and figures, "thirty-

three thousand (33,000)".

- 8. Page 3, line 35, by striking the figures "214,160.00" and inserting in lieu thereof the figures "217,160.00".
- 4. Page 4, line 7, by striking the figures "289,160.00" and inserting in lieu thereof the figures "292.160.00".
- 5. Page 5, line 8, by striking the figures "748,557.00" and inserting in lieu thereof the figures "724,045.00".
- 6. Page 6, line 18, by striking the words and figures "twelve thousand five hundred (12,500)" and inserting in lieu thereof the words and figures "thirteen thousand (13,000)".
- 7. Page 6, line 19, by striking the figures "107,470.00" and inserting in lieu thereof the figures "107,970.00".
- 8. Page 8, lines 16, 17 and 18, by striking the words and figures "in an amount of one hundred fifty-two thousand eighty-eight (152,088) dollars" and inserting in lieu thereof the following: "in the amount of three (3) percent of such salaries and an additional state contribution of one hundred four thousand two hundred eight (104,208) dollars".
- 9. Page 8, line 18, by striking the figures "1,631,200.00" and inserting in lieu thereof the figures "1,783,200.00".
- 10. Page 8, line 24, by striking the figures "1,712,200.00" and inserting in lieu thereof the figures "1,864,200.00".

- 11. Page 8 by striking in lines 30, 31 and 32 the words and figures "sixty-one thousand six hundred sixty-eight (61,668) dollars" and inserting in lieu thereof the following: "in the amount of three (3) percent of such salaries and an additional state contribution of fifty-five thousand one hundred eighty-eight (55,188) dollars".
- 12. Page 9, line 6, by striking the figures "392,220.00" and inserting in lieu thereof the figures "410,220.00".
- 13. Page 9, line 8, by striking the figures "392,470.00" and inserting in lieu thereof the figures "410,470.00".
- 14. Page 9, line 24, by striking the figures "22,689,897.00" and inserting in lieu thereof the figures "22,838,885.00".
- 15. Pages 9 and 10 by striking all of section 4 and renumbering the remaining section.
 - 16. By adding the following new sections:
- a. "Amend section five hundred seven point four (507.4) of the Code by striking from line twenty-nine (29) the words 'funds in the state treasury' and inserting in lieu thereof the words 'appropriations for such purposes'."
- b. "Section six hundred five point one (605.1), Code 1966, as amended by chapter one (1), section fifty-one (51), Acts of the Sixty-second General Assembly, is amended by striking the word and figures 'nineteen (19)' and inserting in lieu thereof the word and figures 'twenty-one (21)'."
- c. "Section six hundred eighty-four point seventeen (684.17), Code 1966, as amended by chapter one (1), sections fifty-two (52) and sixty-eight (68), Acts of the Sixty-second General Assembly, is amended by striking the word and figures 'twenty-two (22)' and inserting in lieu thereof the word and figures 'twenty-four (24)'."

Renda of Polk offered the following amendment filed by Renda, et al., and moved its adoption:

Amend the Senate amendment to House File 793 by inserting after the word "commission," in line five (5) the words "excluding individuals employed by local alcoholism or detoxification units,".

The amendment was adopted.

Edgington of Franklin asked and received unanimous consent to take up for consideration the following amendment filed by him and moved its adoption:

Amend House File 793, page 9, line twenty-nine (29), by inserting after the word "improvements" the following:

", except such expenditures as may be made in connection with maintenance and training facilities required by the Military Division, Department of Public Defense".

The amendment was adopted.

Edgington of Franklin moved that the House refuse to concur in divisions 2, 3 and 4 of the Senate amendment.

Motion prevailed and the House refused to concur in divisions 2, 3 and 4 of the Senate amendment.

Edgington of Franklin moved that the House refuse to concur in division 15 of the Senate amendment.

Motion prevailed and the House refused to concur in division 15 of the Senate amendment.

Edgington of Franklin moved that the House concur in divisions 1, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 and 16 of the Senate amendment.

The motion prevailed and the House concurred in divisions 1, 5, 6, 7. 8. 9. 10, 11, 12, 13, 14 and 16 of the Senate amendment.

The House resumed consideration of House File 21, a bill for an act to authorize county conservation boards to furnish uniforms and operate or lease concessions in or upon property under its control and to charge a fee for camping, and the following division 2 of the Senate amendment:

2. By adding in page 1, line 1, after the word "boards" the following words: "to furnish uniforms and". Further amend page 1, line 4, by inserting after the word "control" the following: "and to charge a fee for camping".

Baker of Boone offered the following amendment filed by him and moved its adoption:

Amend House File 21, as amended by the Senate, by striking from line seventeen (17) the words "for camping purposes".

Roll call was requested by Baker of Boone and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (H.F. 21)

The aves were, 37:

	-, - · ·		
Baker	Graham	Miller of	Roorda
Battles	Hamilton	Des Moines	Sanders
Camp	Hill	Miller of	Stokes
Christensen	Kitner	Jones	Strand
Cochran	Kluever	Miller of	Strothman
Corey	Kreamer	Marshall	Tieden
Den Herder	Lippold	Newton	Walter
Dougherty	Logue	Nielsen	Weichman
Doyle	Mayberry	Ossian	Wells
Fisher of	Menefee	Poncy	Mr. Speaker
Greene	•		

The nays w	e re , 62:		
Andersen Bergman	Fischer of Grundy	Johnson of Audubon	McCormick McIntyre
Blouin	Franklin	Kennedy of	Mendenhall
Brinck	Freeman of	Chickasaw	Mezvinsky
Caffrey	_ Buena Vista	Kennedy of	Middleswart
Campbell	Freeman of	Dubuque	Millen
Crabb	Clay-Dickinson	Klein	Milligan
Crosier	Gannon	Knight	Mohrfeld
Drake	Goode	Knoblauch	Nelson
Dunton	Grassley	Koch	Nolting
Edgington	Hanson of	Kruse	O'Hearn
Ellsworth	Howard-Mitchel		Pelton
Ewell	Holden	Lipsky	Peterson
	Huff	McCartney	Pierson

RadlShawStromerVoorheesRexShepherdTapscottWarrenRodgersSorgVan RoekelWolfeSchmeiserStroburg

Absent or not voting, 25:

Alt Hansen of Miller of Skinner Van Drie Bailey Black Hawk Page Perkins Van Nostrand Bennett Jesse Varley Cunningham Johnston of Priebe Darrington Johnson Renda Waugh Schroeder Welden Dietz Kehe Winkelman Doolev Langland Schwartz

The amendment lost.

Blouin of Dubuque moved that the House concur in division 2 of the Senate amendment.

Roll call was requested by Baker of Boone and Blouin of Dubuque.

On the question "Shall the House concur in division 2 of the Senate amendment?" (H.F. 21)

The ayes were, 43:

Huff Miller of Roorda Bergman Camp Kitner Jones Schmeiser Christensen Knight Miller of Schroeder Koch Marshall Strand Cochran Kruse Miller of Den Herder Stromer Lippold Strothman Fischer of Page Grundy Mayberry Newton Tieden Freeman of Mendenhall Nielsen Varlev **Buena** Vista Menefee Pelton Walter Freeman of Mezvinsky Pierson Weichman Clay-Dickinson Millen Radi Winkelman Miller of Rex Mr. Speaker Graham Des Moines Hamilton

The nays were, 56:

Fisher of Knoblauch Poncy Andersen Kreamer Priebe · Greene Baker **Battles** Franklin Lipsky Renda Blouin Gannon Logue Rodgers Brinck Goode McCartney Shaw Grassley McCormick Shepherd Caffrey McIntyre Hanson of Sorg Campbell Howard-Mitchell Middleswart Stokes Crabb Milligan Crosier . Hill Stroburg Kennedy of Mohrfeld Tapscott Dougherty Chickasaw Nelson Van Roekel Doyle Kennedy of Nolting Voorhees Drake O'Hearn Warren Edgington Dubuque Ellsworth Klein Ossian Wells Kluever Peterson Wolfe Ewell

Absent or not voting, 25:

Alt Bennett Cunningham Dietz
Bailey Corey Darrington Dooley

Dunton Skinner Johnson of Langland Hansen of Van Drie Audubon Lawson Black Hawk Van Nostrand Johnston of Perkins Holden Johnson Sanders Waugh Kehe Schwartz Welden Jesse

The motion lost and the House refuses to concur in the Senate amendment.

MOTIONS TO RECONSIDER WITHDRAWN (House File 659)

Schroeder of Pottawattamie asked for unanimous consent to withdraw his motion to reconsider House File 659, filed May 5.

Objection was raised.

Schroeder of Pottawattamie moved that his motion to reconsider the vote on House File 659 be withdrawn.

Motion prevailed.

McIntyre of Linn moved that his motion to reconsider the vote on House File 659 be withdrawn.

Motion prevailed.

SENATE AMENDMENTS CONSIDERED

Stromer of Hancock called up for consideration House File 548, a bill for an act to provide for the testing or inspecting by the Iowa department of agriculture of devices used in this state in testing or measuring the moisture content of agricultural products offered for sale, processing, or storage and to make an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 548 as follows:

- 1. Page 1, line 16, by inserting after the word "partnership," the words "cooperative association,".
- 2. Page 3, line 6, by inserting after the word "every" the word "commercial".
- 3. Page 3, line 32, by striking the word "each" and inserting in lieu thereof the words "the first".
- 4. Page 3, line 33, by striking all of line 33 after the word "Act,", by striking all of line 34, and by striking the word "person" in line 35, and inserting in lieu thereof the following: "and for each additional moisture measuring device inspected at the same time the fee shall be five dellars".

Motion prevailed and the House concurred in the Senate amendment.

Stromer of Hancock moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 548)

The ayes were, 100:

Alt	Graham	McCartney	Poncy
Andersen	Grassley	McCormick	Priebe
Bailey	Hamilton	McIntyre	Radl
Battles	Hansen of	Mendenhall	Renda
Bergman	Black Hawk	Menefee	Rodgers
Blouin	Hanson of	Mezvinsky	Roorda
Camp	Howard-Mitchell		Sanders
Campbell	Holden	Millen	Schmeiser
Christensen	Huff	Miller of	Schroeder
Crabb	Johnson of	Des Moines	Schwartz
Crosier	Audubon	Miller of	Shepherd
Dooley	Johnston of	Jones	Skinner
Dougherty	Johnson	Miller of	Sorg
Doyle	Kehe	Marshall	Stokes
Drake	Kennedy of	Miller of	Strand
Dunton	Chickasaw	Page	Stroburg
Ellsworth	Kennedy of	Milligan	Stromer
Ewell	Dubuque	Mohrfeld	Strothman
Fischer of	Kitner	Nelson	Tapscott
Grundy	Klein	Newton	Tieden
Fisher of	Kluever	Nielsen	Van Roekel
Greene	Knight	Nolting	Voorhees
Franklin	Koch	O'Hearn	Walter
Freeman of	Kreamer	Ossian	Warren
Buena Vista	Kruse	Pelton	Weichman
Freeman of	Langland	Perkins	Winkelman
Clay-Dickinson	Lawson	Peterson	Wolfe
Gannon	Lippold	Pierson	Mr. Speaker
Goode	Logue		= 75

The nays were, 1:

Rex

Absent or not voting, 23:

Baker	Cunningham	Jesse	Van Nostrand
Bennett	Darrington	Knoblauch	Varley
Brinck	Den Herder	Lipsky	Waugh
Caffrey	Dietz	Mayberry	Welden
Cochran	Edgington	Shaw	Wells
Corev	Hill	Van Drie	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Shepherd of Lee called up for consideration House Joint Resolution 15, a joint resolution to create a special interim study committee on municipal statutes and to make an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Joint Resolution 15, as amended and passed by the House, as follows:

- 1. Page 1, line 4, by striking the words "eleven-member" and inserting in lieu thereof the words "twelve-member".
- 2. Page 1, line 10, by striking all of line 10 and inserting in lieu thereof the following: "the speaker of the house, one member of the legislative research committee or its successor agency, and four municipal officials, at least one of whom shall be a city attorney, and".
- 3. Page 1, line 12, by striking the words "and the" and inserting in lies thereof the following: ": However, the legislative research committee or its successor agency shall select one of its members to serve on the committee. The".
- 4. Page 1, line 21, by striking the word "The" and inserting in lier thereof the following: "with the approval of the legislative research committee or its successor agency, the".

5. Page 2 by striking lines 13, 14, and 15, inclusive, and inserting in lieu thereof the following:

"Sec. 4. The committee shall make such periodic progress reports of the study to the legislative research committee or its successor agency as may be required. The legislative research committee or its successor may assign staff to the committee and shall coordinate staff assistance for the committee. The committee shall make comprehensive recommendations to the general assembly by way of Code revision bills and other reports."

6. Page 2, line 26, by striking the word "such" and inserting in lieu

thereof the words "the same".

7. Page 2, lines 28 and 29, by striking the words "determined by a majority of the legislative members of the committee" and inserting in lieu thereof the following: "is paid state employees for travel expenses".

Motion prevailed and the House concurred in the Senate amendment.

Shepherd of Lee moved that the joint resolution, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" (H.J.R. 15)

The ayes were, 102:

Dunton	Hanson of	Koch
Ellsworth	Howard-Mitchell	Kreamer
Ewell	Hill	Kruse
Fisher of	Holden	Lawson
Greene	Huff	Lippold
Franklin	Jesse	Logue
Freeman of	Johnson of	Mayberry
Buena Vista	Audubon	McCartney
Freeman of	Johnston of	McCormick
Clay-Dickinson	Johnson	McIntyre
Gannon	Kehe	Mendenhall
Goode	Kennedy of	Menefee
Grassley	Chickasaw	Mezvinsky
Hamilton	Kitner	Middleswart
Hansen of	Klein	Millen .
Black Hawk	Kluever	Miller of
	Knight	Des Moines
	Ellsworth Ewell Fisher of Greene Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Grassley Hamilton Hansen of	Ellsworth Ewell Fisher of Greene Franklin Franklin Freeman of Clay-Dickinson Gannon Gannon Goode Grassley Hamilton Hansen of Black Hawk Hill Holden Huff Jesse Johnson of Audubon Johnston of Chickasaw Kehe Kennedy of Chickasaw Kitner Klein Kluever

Miller of	Ossian	Schmeiser	Tieden
Jones	Pelton	Schroeder	Van Roekel
Miller of Marshall	Perkins	Schwartz	Varley
	Peterson	Shaw	Voorhees
Miller of	Pierson	Shepherd	Walter
Page	Poncy	Skinner	Warren
Milligan	Priebe	Sorg	Weichman
Mohrfeld	Renda	Stokes	Wells
Nelson	Rex	Strand	Winkelman
Newton	Rodgers	Stromer	Wolfe
Nielsen	Roorda	Strothman	Mr. Speaker
Nolting	Sanders	Tapscott	

The nays were, none.

Absent or not voting, 22:

Alt	Den Herder	Kennedy of	Radl
Bennett	Dietz	Dubuque	Stroburg
Caffrey	Edgington	Knoblauch	Van Drie
Cochran	Fischer of	Langland	Van Nostrand
Cunningham	Grundy	Lipsky	Waugh
Darrington	Graham	O'Hearn	Welden

The joint resolution having received a constitutional majority was declared to have been adopted by the House.

Grassley of Butler called up for consideration House File 766, a bill for an act relating to election and apportionment of membership of county boards of education, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 766 by adding the following new section:

"Sec. 4. This Act being deemed of immediate importance, shall take effect after its passage, approval, and publication in the Wall Lake Blade, a newspaper published at Wall Lake, Iowa, and in The Denison Bulletin, a newspaper published at Denison, Iowa.

Motion prevailed and the House concurred in the Senate amendment.

Grassley of Butler moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 766)

The ayes were, 108:

Alt Andersen	Christensen Cochran	Edgington Ellsworth	Freeman of Clay-Dickinson
Bailey	Coreva	Ewell	Gannon
Baker	Crabb	Fischer of	Goode
Battles	Crosier	Grundy	Grassley
Bergman	Dooley	Fisher of	Graham
Blouin	Dougherty	Greene	Hamilton
Brinck	Doyle	Franklin	Hansen of
Camp	Drake	Freeman of	Black Hawk
Campbell	Dunton	Buena Vista	

Miller of Hanson of Kruse Schwartz Howard-Mitchell Langland Shaw Page Lawson Milligan Shepherd Holden Mohrfeld Skinner Lippold Nelson Huff Lipsky Sorg Jesse Newton Stokes Logue Johnson of Mayberry Nielsen Strand McCartney Audubon Nolting Stromer Johnston of McCormick Ossian Strothman Johnson McIntvre Perkins Tapscott Kehe Mendenhall Pierson Tieden Kennedy of Menefee Poncy Van Roekel Chickasaw Mezvinsky Priebe Voorhees Kennedy of Walter Middleswart Radl Dubuque Renda Warren Millen Kitner Miller of Rex Weichman Klein Des Moines Rodgers Wells Kluever Miller of Roorda Winkelman Wolfe Knoblauch Sanders Jones Koch Miller of Mr. Speaker Schmeiser Kreamer Marshall Schroeder

The nays were, none.

Absent or not voting, 16:

Bennett Den Herder Pelton Van Nostrand Caffrey Dietz Varley Peterson Cunningham Knight Stroburg Waugh Darrington O'Hearn Van Drie Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Miller of Page called up for consideration House File 192, a bill for an act relating to implements of husbandry in the Iowa motor vehicle code, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 192 by striking the quotation mark in line 18, on page 2, and by adding at the end of section 1 the following:

"Notwithstanding the other provisions of this subsection any vehicle covered thereby if it otherwise qualifies may be registered as special mobile equipment, or operated or moved under the provisions of sections three hundred twenty-one point fifty-seven (321.57) to three hundred twenty-one point sixty-three (321.63) of the Code, inclusive, if the person in whose name such vehicle is registered or to whom a special plate or plates are to be issued elects to do so and under such circumstances the provisions of this subsection shall not be applicable to such vehicle, nor shall such vehicle be required to comply with the provisions of sections three hundred twenty-one point three hundred eighty-four (321.384) to three hundred twenty-one point four hundred twenty-ine (321.429) of the Code, inclusive, when such vehicle is moved during daylight hours, provided however, the provisions of section three hundred twenty-one point three hundred eighty-three (321.383) of the Code, shall remain applicable to such vehicle.'"

Motion prevailed and the House concurred in the Senate amendment.

Miller of Page moved that the bill, as amended by the Senate and

concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 192)

The	9 709	were.	99.

Alt. Gannon Kruse Peterson Andersen Goode Lawson Poncy Bailey Graham Priebe Lippold Baker Renda Grasslev Lipsky Battles Hamilton Rodgers Logue Bergman Hansen of McCartney Roorda Schmeiser Blouin Black Hawk McCormick Schroeder **Brinck** Hanson of McIntyre Howard-Mitchell Mendenhall Schwartz Campbell Shaw Christensen Menefee Hill Cochran Holden Mezvinsky Shepherd Corey Sorg Huff Middleswart Crabb Stokes Jesse Millen Crosier Johnson of Miller of Strand Doolev Jones Strothman Audubon Miller of Dougherty Johnston of Tapscott Doyle Johnson Marshall Tieden Kehe Van Roekel Miller of Drake Varley Dunton Kennedy of Page Milligan Ellsworth Voorhees Chickasaw Kennedy of Mohrfeld Walter Ewell Warren Fisher of Nelson Dubuque Newton Weichman Greene Kitner Franklin Nielsen Wells Kluever Winkelman Nolting Freeman of Knight Buena Vista Knoblauch Ossian Wolfe Pelton Mr. Speaker Freeman of Koch Perkins Clay-Dickinson Kreamer

The nays were, 2:

Klein Miller of Des Moines

Absent or not voting, 23:

O'Hearn Bennett Dietz Stroburg Caffrey Edgington Pierson Stromer Fischer of Camp Radl Van Drie Van Nostrand Cunningham Grundy Rex Darrington Langland Sanders Waugh Mayberry Skinner Welden Den Herder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Shaw of Scott called up for consideration House File 417, a bill for an act relating to the inspection of meat and poultry, to clarify and otherwise amend Chapter one hundred eighty-nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes and make an appropriation therefor.

SENATE AMENDMENT TO HOUSE FILE 417

Amend House File 417 as follows:

1 1. Page 1, line 11, by inserting the following new subsection and renumbering

- the remaining subsections:
- Я "1. 'Department' means the Iowa department of agriculture."
- 4 2. Page 3, lines 22 and 24, by striking the parentheses and inserting 5 commas in lieu thereof.
- 6 3. Page 5. lines 31 and 32, by striking the parentheses and inserting 7 commas in lieu thereof.
- 8 4. Page 6 by striking lines 4 and 5 and inserting in lieu thereof the 9 following: "section five (5) of this Act, unless it conforms to such 10 definition and".
- 11 5. Page 6 by striking line 14 and inserting in lieu thereof the following:
- 12 "five (5) of this Act,".
- 6. Page 9, by striking lines 6 through 10, inclusive, and inserting in 13 14 lieu thereof the following:
- 15 "31. 'Establishment' means all premises where animals
- 16 or poultry are slaughtered or otherwise prepared, either for custom,
- 17 resale, or retail, for food purposes, meat or poultry canneries,
- 18 sausage factories, smoking or curing operations, restaurants,
- 19 grocery stores, brokerages, cold storage plants, and similar places."
- 7. Page 9, by striking lines 17 through 23, inclusive, and inserting 20 21 in lieu thereof the following:
- 22 "No person shall operate an establishment without first 23 obtaining a license from the department. The license fee for each 24 establishment, excluding restaurants and grocery stores, per year 25 or any part of a year shall be:
- 26 1. For all meat and poultry slaughtered or otherwise 27 prepared not exceeding twenty thousand pounds per year for sale, 28 resale, or custom, twenty-five dollars.
- 29 2. For all meat and poultry slaughtered or otherwise 30 prepared in excess of twenty thousand pounds per year for sale or 31 resale, fifty dollars.
 - 1 The license fee for each restaurant and grocery store per 2 year or any part of a year shall be five dollars.
 - 3 The funds shall be deposited with the department of 4 agriculture. The license year shall be from July first to June

5 thirtieth. Applications for licenses shall be in writing on forms 6

- prescribed by the department."
- 7 8. Pages 9 and 10, by striking the sentence beginning on page 9, 8 line 32, and ending on page 10, line 1, and inserting in lieu thereof 9 the following:
- 10 "A director of the meat and poultry inspection service 11 shall be designated as his delegate to be the appropriate state
- 12 official to cooperate with the secretary of agriculture of the United 13 States in administration of this Act."
- 14 9. Page 10, line 24, by striking all of line 24 and inserting in lieu thereof the following: "two (2) of this Act". 15
- 10. Page 10, by striking lines 31 and 32, and inserting in lieu thereof 16 the following: "section three (3) of this Act, at which livestock or 17 18 poultry are slaughtered or live-".
- 19 11. Page 11, by striking lines 18 and 19, and inserting in lieu thereof 20 the following: "information required by subsection sixteen (16) of 21 section one (1) of this Act; and".
- 22 12. Page 12, line 12, by striking the parentheses and inserting a 23 comma after the word "selling".

4

7

- 24 13. Page 12, by striking all of line 25, and inserting in lieu thereof 25 the following: "two (2) of this Act".
- 14. Page 12, by striking lines 28 through 30, inclusive, and inserting in lieu thereof the following: "to destroy condemned products as required under subsection two (2) of section four (4) of this Act."
 - 1 15. Page 14, by striking lines 6 through 10, inclusive, and inserting in lieu thereof the following: "in connection with issuance of orders under subsection five (5) of section four (4) and subsections one (1), two (2), or three (3) of this section and prescribing procedures for proceedings in such".
 - 6 16. Page 14, by striking lines 20 and 21, and inserting in lieu thereof 7 the following: "effectuate the purposes stated in section two (2) of 8 this Act: accept".
- 9 17. Page 17, by striking the words "one hundred" in line 3, and by striking all of lines 4 and 5, and inserting in lieu thereof the following: "four (4), subsection seven (7), or section five (5) of this Act."
- 12 18. Page 19, by striking the sentence beginning in line 22 and ending in line 27, and inserting in lieu thereof the following sentence: "Any order issued under subsection three (3) of section four (4) or subsections
- one (1), two (2), or three (3) of section five (5) of this Act shall be final unless appealed to the district court within thirty days after service."
- 18 19. Page 19, by striking the sentence beginning in line 33 and ending 19 in line 35.
- 20. Page 21, line 11, by striking the words "or men's or women's reformatory".
- 22. 21. Page 24, lines 25 and 26, by striking the words "or men's or women's reformatory".
- 22. Page 26, line 4, by striking the words "or men's or women's reformatory".
- 26 23. Page 26, lines 16 and 17, by striking the words "or men's or women's reformatory".
- 28 24. Page 26, lines 23 and 24, by striking the words "or men's or women's reformatory".
 - 25. Page 26, lines 27 and 28, by striking the words "or men's or women's reformatory".
 - 3 26. Page 26, by striking lines 29 through 32, inclusive.
 - 27. Page 27, by adding after line 6 the following new sections:
 - 5 a. "There is hereby authorized to be appropriated such
 - 6 sums as may be necessary to carry out the provisions of this Act."
 - b. "There is hereby appropriated from the general
- 8 fund of the state to the department of agriculture the sum of four 9 hundred thousand (400,000) dollars for each year of the biennium
- 10 beginning July 1, 1969 and ending June 30, 1971 for an inspection
- to beginning duty 1, 1000 and ending dutie bo, 10/1 for an inspection
- 11 program of meat and poultry products in accordance with chapter
- 12 one hundred eighty-nine A (189A) of the Code. Any unencumbered
- balances remaining as of June 30, 1971 from the funds so appropriated
 shall revert to the general fund."
- 15 c. "All federal grants to and the federal receipts of this
- department are hereby appropriated for the purpose set forth in suchfederal grants or receipts."
- 18 d. "Where any of the laws of this state are in conflict

- 19 with this Act, the provisions of this Act shall govern for the biennium."
- 20 28. Page 1, by inserting in line 6 of the title after the word "purposes"

21 the words "and make an appropriation therefor".

Perkins of Pottawattamie offered the following amendment filed by him and moved its adoption.

Amend the Senate amendment to House File 417 as follows:

Page 2, line one (1), by striking the word "and" following the word "restaurant" and inserting in lieu thereof the following: "selling twenty pounds or more of meat or meat products annually and each".

The amendment was adopted.

Shaw of Scott offered the following amendment from the floor:

Amend the Senate amendment to House File 417 as follows:

- 1. Page 1 by striking all of lines seven (7) through thirty-two (32) and inserting in lieu thereof the following:
- "1. \$25.00 for all meat and poultry slaughtered or otherwise prepared not exceeding twenty thousand pounds per year for sale, resale, or custom.
- 2. \$50.00 for all meat and poultry slaughtered or otherwise prepared in excess of twenty thousand pounds per year for sale or resale."
- 2. Page 2, line two (2), by striking the words "five dollars" and inserting in lieu thereof a colon; also by inserting after line two (2) the following:
- "1. \$10.00 when meat and poultry processed or prepared for service or sale is less than 20,000 pounds per year.
- 2. \$25.00 when meat and poultry processed or prepared for service or sale is in excess of 20,000 pounds per year."

Speaker pro tempore Millen in the chair at 11:00 a.m.

Shaw of Scott moved the adoption of division 2 of her amendment.

Roll call was requested by Shaw of Scott and Newton of Scott.

Rodgers of Dallas refrained from voting, under Rule 70.

On the question "Shall division 2 of the amendment be adopted?" (H.F. 417)

The ayes were, 54:

Bailey Huff Lipsky Sanders Battles Jesse Schroeder Logue Camp Johnston of Shaw McCartney Corey Skinner Johnson McIntyre Darrington Kennedy of Mezvinsky Sorg Dooley Chickasaw Miller of Stroburg Kennedy of Drake Tapscott Jones Ellsworth Dubuque Milligan Tieden Klein Franklin O'Hearn Varley Gannon Kluever Ossian Walter Hamilton Warren Knight Pelton Hansen of Weichman Perkins Kreamer Black Hawk Wolfe Langland Pierson Hanson of Priebe Lawson Speaker Howard-Mitchell Lippold Radl pro tempore Harbor

The nays were, 52:

Andersen	Fischer of	Kruse	Nielsen
Baker	Grundy	Mayberry	Nolting
Bennett	Freeman of	McCormick	Peterson
Bergman	Buena Vis ta	Mendenhall	Poncy
Blouin	Freeman of	Menefee	Renda
Brinck	Clay-Dickinson	Middleswart	Rex
Caffrey	Goode	Miller of	Roorda
Campbell	Graham	Des Moin e s	Schmeiser
Cochran	Grassley	Miller of	Schwartz
Crabb	Hill	Marshall	Stokes
Crosier	Johnson of	Miller of	Strand
Dougherty	Audubon	Page	Strothman
Doyle	Kehe	Mohrfeld	Van Roekel
Edgington	Knoblauch	Nelson	Wells
Ewell	Koch	Newton	

Absent or not voting, 18:

Alt	Dunton	Rodgers	Voorhees
Christensen	Fisher of	Shepherd	Waugh
Cunningham	Greene	Stromer	Welden
Den Herder	Holden	Van Drie	Winkelman
Dietz	Kitner	Van Nostrand	

Division 2 of the amendment was adopted.

The House was recessed until 1:15 p.m. by the Speaker.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MEMBER EXCUSED

Dougherty of Lucas-Monroe asked and received unanimous consent that Middleswart of Warren be excused for the afternoon.

CONSIDERATION OF BILLS

The House resumed consideration of House File 417.

MOTION TO RECONSIDER (Shaw Amendment)

Lawson of Cerro Gordo moved to reconsider the vote by which division 2 of the Shaw amendment was adopted to the Senate amendment to House File 417.

The motion prevailed.

Shaw of Scott moved the adoption division 2 of her amendment.

The amendment lost.

Shaw of Scott asked and received unanimous consent to withdraw division 1 of her amendment.

Mezvinsky of Johnson offered the following amendment filed by him, from the floor, and moved its adoption:

Amend the Senate amendment to House File 417 as follows:

By striking on page four (4), lines nine (9) and ten (10), the words "for each year of the biennium beginning July 1, 1969, and ending June 30, 1971" and inserting in lieu thereof the words "for the first year of the biennium beginning July 1, 1969, and ending June 30, 1970, and the sum of seven hundred seventy-five thousand (775,000) dollars for the second year of the biennium beginning July 1, 1970, and ending June 30, 1971".

Roll call was requested by Shaw of Scott and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (H.F. 417)

The ayes were, 24:

Baker	Franklin	Kennedy of	Radl
Bennett	Gannon	Dubuque	Renda
Blouin	Jess e	Mezvinsky	Schmeiser
Caffrey	Johnston of	Miller of	Schwartz
Crosier	Johnson	Des Moines	Skinner
Dougherty	Kennedy of	Nolting	Tapscott
Ewell	Chickasaw	Poncy	Wells

The navs were, 74:

The nays were,	17.		
Alt	Goode	Mayberry	Rex
Andersen	Graham	McCartney	Rodgers
Battles Battles	Hamilton	McCormick	Roorda
Bergman	Hansen of	Mendenhall	Sanders
Campbell	Black Hawk	Menefee	Shaw
Christensen	Hanson of	Millen	Shepherd
Cochran	Howard-Mitchel	l Miller of	Sorg
Corey	Hill	Jones	Stokes
Crabb	Huff	Miller of	Strand
Darrington	Johnson of	Marshall	Strothman
Den Herder	Audubon	Milligan	Tieden
Dooley	Kehe	Mohrfeld	Van Roekel
Doyle	Kitner	Nelson	Varley
Edgington	Knight	Nielsen	Voorhees
Ellsworth	Knoblauch	O'Hearn	Walter
Fisher of	Koch	Ossian	Warren
Greene	Kruse	Perkins	Weichman
Freeman of	Langland	Peterson	Winkelman
Buena Vis ta	Lawson	Pierson	Wolfe
Freeman of	Lippold	Priebe	Mr. Speaker
Clay-Dickinson	Logue		

Absent or not voting, 26:

Bailey	Fischer of	Lipsky	Schroeder
Brinck	Grundy	McIntyre	Stroburg
Camp	Grassley	Middleswart	Stromer
Cunningham	Holden	Miller of	Van Drie
Dietz	Klein	Page	Van Nostrand
Drake	Kluever	Newton	Waugh
Dunton	Kreamer	Pelton	Welden

The amendment lost.

Rodgers of Dallas offered the following amendment filed by him from the floor:

Amend the Senate amendment to House File 417, page 2, line 2, by striking the period and adding the following:

"except there shall be no fee for any grocery store or restaurant that purchases its meat or meat products from a federally inspected meat packer."

Rodgers of Dallas asked and received unanimous consent to withdraw his amendment.

McCartney of Floyd moved the previous question on House File 417 and all amendments filed thereto.

Motion prevailed.

Crabb of Crawford moved that the House concur in the Senate amendment as amended to House File 417.

Motion prevailed and the House concurred in the Senate amendment as amended to House File 417.

Crabb of Crawford moved that the bill, as amended by the Senate, further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 417)

The ayes were, 107:

Alt Freeman of Langland Poncy Andersen Clay-Dickinson Lawson Priebe Baker Goode Lippold Radl Battles Graham Lipsky Renda Logue Bergman Grassley Rex Mayberry Blouin Hamilton Rodgers Caffrey Hansen of McCartney Roorda Camp Black Hawk McCormick Sanders Campbell Mendenhall Hanson of Schwartz Howard-Mitchell Menefee Shaw Christensen Shepherd Hill Mezvinsky Cochran Corey Holden Millen Skinner Crabb Huff Miller of Sorg Stokes Crosier Jesse Jones Miller of Darrington Johnson of Strand Audubon Marshall Stroburg Den Herder Dooley Johnston of Miller of Strothman Dougherty Johnson Page Tapscott Milligan Doyle Kehe Tieden Drake Mohrfeld Van Nostrand Kennedy of Chickasaw Nelson Van Roekel Edgington Ellsworth Kennedy of Newton Varley Nielsen Voorhees Ewell Dubuque Kitner Walter Fischer of Nelting O'Hearn Grundy Kluever Warren Fisher of Ossian Weichman Knight Knoblauch Wells Pelton Greene Perkins Winkelman Franklin Koch Wolfe Freeman of Kreamer Peterson Buena Vista Kruse Pierson Mr. Speaker

The nays were, 3:

Gannon

Miller of Des Moines Schmeiser

Absent or not voting, 14:

Bailev Bennett **Brinck** Cunningham Dietz Dunton Klein McIntyre Middleswart Schroeder Stromer

Van Drie Waugh Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

WAYS AND MEANS CALENDAR

Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables, was taken up for consideration.

Camp of Clinton moved that Senate File 619 be deferred and retain its place on the calendar.

Ewell of Black Hawk moved as a substitute motion that Senate File 619 be referred to the committee on ways and means.

Roll call was requested by Ewell of Black Hawk and Gannon of Jasper.

On the substitute question "Shall Senate File 619 be rereferred to the committee on ways and means?"

The ayes were, 27:

Baker Bennett Blouin Caffrey Crosier Dougherty Doyle Drake

Franklin Gannon Jesse Johnston of Johnson Kennedy of Chickasaw

Ewell

Kennedy of Dubuque Mezvinsky Miller of Des Moines Newton Nolting Poncy

Renda Rodgers Schmeiser Schwartz Skinner Tapscott Wells

The nays were, 83:

Alt Andersen Bailey Battles Bergman Brinck Camp Campbell Christensen Cochran Corey Darrington Den Herder

Dooley Ellsworth Fischer of Grundy Fisher of Greene Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham

Grassley

Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Kruse Hill Holden Huff Johnson of Audubon Kehe Kitner Kluever

Knight Knoblauch Koch Kreamer Langland Lawson Lippold Lipsky Mayberry McCartney

McIntyre

Mendenhall

Menefee	Nielsen	Roorda	Van Nostrand
Millen	O'Hearn	Sanders	Van Roekel
Miller of	Ossian	Shaw	Varley
Jones	Pelton	Shepherd	Voorhees
Miller of	Perkins	Sorg	Walter
Marshall	Peterson	Stokes	Warren
Miller of	Pierson	Strand	Weichman
Page	Priebe	Stroburg	Winkelman
Milligan	Radl	Strothman	Wolfe
Mohrfeld	Rex	Tieden	Mr. Speaker
Nelson			(5)

Absent or not voting, 14:

Crabb	Edgington	Middleswart	Van Drie
Cunningham	Klein	Schroeder	Waugh
Dietz Dunton	Logue McCormick	Stromer	Welden

The motion to rerefer lost.

On the motion by Camp of Clinton that Senate File 619 be deferred and retained on the calendar, roll call was requested by Freeman of Buena Vista and Roorda of Jasper.

Rule 69 was invoked.

On the question "Shall Senate File 619 be deferred and retain its place on the calendar?"

The aves were, 67:

THE WALL HOLE,			the state of the same of the s
Bailey Baker Battles	Franklin Freeman of Buena Vista	Kennedy of Dubuque Kitner	Nolting HA. Peterson Remedia A. Poncy Zelia H
Bennett	Freeman of	Kreamer	Renda TENNE
Bergman Almoni		Kruse	Rodgers
Blouin	Gannon	Langland	Roorda
Caffrey	Goode	Lipsky neblo	Schmeiser
Camp	Graham	Mendenhall	Schroeder nivola
Christensen	Hamilton	Mezvinsky	Schwartz Varian
Cochran	Hanson of	Miller of	Skinner
Corey	Howard-Mitchell		Stokes nation
Crosier	Hill to tallily	Miller of	Strand
Darrington	Huff	Jones	Strothman
Den Herder	Jesse	Miller of	Tapscott Talento
Dougherty	Johnson of	Page Supplied	Tieden
Doyle	Audubon	Mohrfeld	Walter Winnighold
Drake		Nelson	44 017 7 011
Ewell		Newton	Wells STATE
Fischer of Grundy	Kennedy of Chickasaw	Nielsen Tantan	Winkelman and all all and an and an an and an an and an

The nays were, 48:

Alt	Ellsworth	Kehe	Lippold
Andersen	Fisher of	Klein	Logue
Brinck	Greene	Kluever	Mayberry
Campbell	Grassley	Knight	McCartney
Crabb	Hansen of	Knoblauch	McIntyre
Dooley	Black Hawk	Koch	Menefee
Edgington	Holden	Lawson	Millen

The area were, 25:

Perkins Shaw Miller of Varley Shepherd Voorhees Marshall Pierson Sorg Stroburg Milligan Priebe Weichman O'Hearn Radl Wolfe Rex Van Nostrand Mr. Speaker Ossian Pelton Sanders Van Roekel

Absent or not voting, 9:

CunninghamMcCormickStromerWaughDietzMiddleswartVan DrieWelden

The motion to defer and retain prevailed.

SIFTING COMMITTEE CALENDAR

Senate File 573, a bill for an act to legalize and validate the proceedings for the establishment, organization, formation, and changes in the boundaries of merged area school systems, with report of committee recommending passage, was taken up for consideration.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 573)

The ayes were, 95:

Radi Alt Hamilton McCartney Andersen Renda Hansen of McIntyre Black Hawk Bailey Mendenhall Rex Baker Hanson of Menefee Rodgers Howard-Mitchell Mezvinsky Roorda Battles Bennett Hill Miller of Sanders Bergman. Holden Des Moines Schmeiser Blouin Huff Miller of Shaw Caffrev Johnson of Shepherd Jones Christensen Audubon Miller of Stokes Kehe Cochran Marshall Strand Corey Kennedy of Miller of Stroburg Crabb Chickasaw Page Strothman Crosier Kennedy of Milligan Tapscott Dooley Dubuque Mohrfeld -Tieden Kitner Van Nostrand Dougherty Nelson Van Roekel Klein Doyle Newton -Drake Kluever Nielsen Varley Edgington Knight Nolting : Voorhees Walter Fischer of Kreamer Ossian Grundy Kruse Warren Pelton Weichman Franklin Langland Perkins Freeman of Wells Lawson Peterson Clay-Dickinson Lippold Pierson Winkelman Wolfe Gannon Lipsky Poncy Goode Mr. Speaker Logue Priebe Grassley Mayberry

The nays were, none.

Absent or not voting, 29:

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 40

Van Nostrand of Pottawattamie called up for consideration **House** Concurrent Resolution 40, filed on May 9 and found on pages 1570 and 1571 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 23

Fischer of Grundy called up for consideration **Senate Concurrent Resolution 23**, filed on May 9 and found on pages 1569 and 1570 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 36

Gannon of Jasper called up for consideration **House Concurrent Resolution 36**, filed on May 5 and found on page 1441 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 29

Klein of Winnebago-Worth called up for consideration House Concurrent Resolution 29, filed April 14 and found on pages 990 and 991 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 87

Miller of Jones called up for consideration House Concurrent Resolution 37, filed on May 7 and found on pages 1490, 1491 and 1492 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE FILE 167 REMOVED FROM NONCONTROVERSIAL CALENDAR

Mr. SPEAKER: We request that House File 167 be removed from the House sifting committee noncontroversial calendar.

MICHAEL K. KENNEDY JOHN TAPSCOTT WILLIAM J. GANNON

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolutions 18 and 24, and Senate Files 86, 146, 152, 186, 191, 299, 439, 529, 614, 631 and 680.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Joint Resolutions 18 and 24; and Senate Files 86, 146, 152, 186, 191, 299, 439, 529, 614, 631 and 680.

AMENDMENTS FILED

- 1 Amend House File 827 as follows:
- Page 1 by striking lines seven (7) through eight
- 3 (8) and insert in lieu thereof the following: "for the
- 4 year beginning July 1, 1969, and ending June 30, 1970, the
- sum of one million (1,000,000) dollars and for the year
- 6 beginning July 1, 1970, and ending June 30, 1971, the sum
- 7 of two million (2,000,000)".

HILL of Marshall WELDEN of Hardin

- 1 Amend House File 827 as follows:
- 1. Page 1 by striking lines seven (7) and eight (8)
- 3 and insert in lieu thereof the following: "for the year
- 4 beginning July 1, 1969, and ending June 30, 1970, the sum
- 5 of five hundred thousand dollars (\$500,000) and for the
- 6 year beginning July 1, 1970, and ending June 30, 1971, the
- 7 sum of one million (1,000,000)".

HILL of Marshall WELDEN of Hardin

- 1 Amend House File 781 (second reprint), as amended and passed by
 - 2 the Senate, page twenty-two (22) by striking lines thirty-four (34)

```
and thirty-five (35), and page twenty-three (23) by striking all of lines one (1) through ten (10) and inserting in lieu thereof the following:

"97. The ninety-seventh representative district shall consist
```

"97. The ninety-seventh representative district shall consist of:

- a. In Wapello county, Richland, Highland, Competine, Dahlonega, Agency, Pleasant, and Washington townships.
- b. That portion of Center township composed of precincts one (1),
 two (2), three (3), four (4), five (5), six (6), seven (7), eight
 (8), nine (9), ten (10), and eighteen (18).
- 12 (8), nine (9), ten (10), and eighteen (18).
 13 98. The ninety-eighth representative district shall consist
 14 of:
 - a. All of Davis county.
- b. In Wapello county, Cass, Columbia, Polk, Adams, Green, andKeokuk townships.
- c. That portion of Center township composed of precincts eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17), and nineteen (19)."

SCHWARTZ of Wapello

Amend Senate File 40 by striking everything after the enacting clause and substituting in lieu thereof the following: "Section 1.

- 1. Every vendor or seller of personal property sold in this state under an installment contract who shall by any means procure or cause to be procured a policy of insurance which either directly or indirectly passes the cost or charge for the insurance to the vendee purchaser or for protecting the vendor or vendee against loss by fire, windstorm, hail, theft, vandalism, or other perils, shall comply with the requirements of subsection two (2) of this section.
- 2. The insurance coverage shall be procured from a company or association licensed to do business in Iowa and if such coverage is written in connection with an installment contract of sale for such property, the installment contract shall set forth the fact that the vendor agrees to procure or cause to be procured a policy of insurance protecting the vendor or vendee against loss by fire, windstorm, hail, theft, or other perils and shall contain the following information:
- a. Statement setting forth the name of the insurer and the address of his principal place of business.
- b. Statement of the premium charge made by the insurer for such insurance coverage.
- c. Statement of the charge made by the vendor to the vendee for procuring such insurance or causing such insurance to be procured.
- d. Statement of the rate or amount, or both, of interest charged by the vendor on the unpaid installments of the purchase price of such insurance.
- e. Statement of the finance charges or service charges, if any, imposed by the vendor on the vendee on account of or in connection with such installment contract.
- 3. If insurance coverage is written in connection with such installment sales of personal property, an individual application for such insurance shall be taken by the vendor and a policy of

4

5

36 insurance shall be delivered to each vendee purchaser of such 37 property in this state."

ELLSWORTH of Dubuque

1 Amend Senate File 124 by striking everything after the en-2 acting clause and inserting in lieu thereof the following: 8

Section 1. As used in this Act:

- 1. "Attorney" means a lawyer appointed by a court to represent an incompetent or indigent person.
- 6 2. "Client" means an incompetent or indigent person 7 represented by a court-appointed lawyer or public defender.
- 8 3. "Financial statement" means a full disclosure of all 9 assets, liabilities, current income, dependents and such 10 other information as the court or public defender may require 11 to determine if the client should have legal assistance at 12 public expense.
- 13 Sec. 2. Before an attorney is appointed under the pro-14 visions of sections sixty-eight point eight (68.8), one hundred forty-five point seventeen (145.17), one hundred 15 16 forty-five point nineteen (145.19), two hundred twenty-two 17 point twenty-two (222.22), two hundred thirty-two point 18 twenty-eight (232.28), seven hundred seventy-five point 19 four (775.4) or seven hundred seventy-seven point twelve 20 (777.12) of the Code, or to represent any person charged 21 with a crime in this state, the court shall require the 22 client, or his parent, guardian, or custodian to complete 23 under oath a detailed financial statement.
- 24 Sec. 3. Any person requesting the assistance of a public 25 defender under the provisions of chapter three hundred 26 thirty-six A (336A) of the Code shall be required to com-27 plete a financial statement.
- 28 Sec. 4. Whenever a client is granted legal assistance 29 at public expense, the financial statement required by this 30 Act shall be filed in the client's court file and shall be 31 retained as a permanent part thereof.
- 32 Sec. 5. Any person that submits to a court or to a public 33 defender a materially false financial statement, for the pur-34 pose of obtaining legal assistance at public expense, shall 35 be guilty of a misdemeanor and shall be punished by a fine 36 of not more than one hundred dollars or by imprisonment for 37 not more than thirty days.
- 38 Sec. 6. If a court finds that a person should have legal 39 assistance, and is financially able to secure counsel but 40 refuses to employ an attorney, the court shall appoint an 41 attorney to represent such person at public expense. The 42 attorney fee paid by the state or county in such cases shall 43 be taxed as part of the court costs against the person receiv-44 ing the legal assistance, and the state or county shall be 45 reimbursed for said fee when the court costs are paid.
- 46 Sec. 7. Section seven hundred seventy-five point six 47 (775.6), Code 1966, is hereby repealed and the following en-48 acted in lieu thereof:
- 49 "Any attorney appointed at public expense may receive, or 50 contract to receive, a partial payment on behalf of the client 51 he is appointed to represent. Such attorney shall fully dis-

```
close to the court, by affidavit, any sums he has received
52
    or contracted for, and any such sums shall be considered by the
54
    court in determining the portion of the attorney fee to be
55
    paid by the public."
56
       Further amend by striking from the title everything
57
    after the word "relating" and inserting in lieu thereof the
58
    following: "to court-appointed counsel and public defenders."
                                                     PELTON of Clinton
       Amend Senate File 612 as follows:
 2
       1. By striking from page 3 lines 10, 11, and 12.
 3
       2. By striking from page 3 lines 22 and 31.
 4
       3. By renumbering the remaining sections.
                                                       HILL of Marshall
 1
       Amend Senate File 612 as follows:
 2
       1. By adding on page 2, line 23, after the word
 3
    "regents," the following, "Iowa state highway commission,
 4
    state conservation commission, bureau of criminal investigation,".
 5
       2. By adding on page 3 after line 21 the following:
 6
       "3. By adding as subsection seventeen (17) the following:
 7
    'Employees and staff of the Iowa state highway commission.'
 8
       4. By adding as subsection eighteen (18) the following:
 9
    'Employees and staff of the state conservation commission.'
10
       5. By adding as subsection nineteen (19) the following:
    'Employees and staff of the bureau of criminal investigation.'"
11
                                                        HILL of Marshall
       Amend Senate File 619 as follows:
       1. By striking on page two (2), line 31, the words
 3
    "temporary emergency" and inserting in lieu thereof the
 4
    word "permanent".
 5
       2. By striking from page two (2), line 32, the sen-
 6
    tence beginning with the word "However".
 7
       3. By striking on page three (3), line 2, the words
 8
    "the year 1970" and inserting in lieu thereof the words
 9
    "each year".
10
       4. By striking on pages three (3) and four (4) all
11
    of section 8 and inserting in lieu thereof the following:
12
       "Sec. 8. Section twenty-six point six (26.6), Code 1966,
    as amended by chapter two hundred fifty-three (253), sec-
13
    tions four (4) and six (6), Acts of the Sixty-second Gen-
14
15
    eral Assembly, is hereby further amended by striking from
    line ten (10) the word and number "and 313.3", and insert-
16
    ing in lieu thereof the words and numbers ", three hundred
17
18
    twelve point three (312.3), of the Code and the municipal
    tax relief act"."
19
                                                       SKINNER of Polk
       Amend Senate File 619, as passed by the Senate, as follows:
```

Amend Senate File 619, as passed by the Senate, as follows

By striking everything after the enacting clause and

3 inserting in lieu thereof the following:

4 Section 1. Chapter three hundred forty-eight (348), 5 section twenty-five (25), Acts of the Sixty-second General

6 Assembly, amending section four hundred twenty-two point forty-

7 three (422.43), Code 1966, is hereby amended as follows:

- 1. By striking from line nineteen (19) the words "newspaper, 9 directories, shopper's guides and news-". 2. By striking lines twenty (20) through twenty-three (23), 10 11 inclusive. 12 3. By striking from line twenty-four (24) the words 13 "outdoor and point-of-purchase performance advertising:". 4. By striking from line twenty-eight (28) the words 14 15 "promotion and direct mail;". 16 5. By striking from line twenty-eight (28) the words "sign painting;"." 17 18 2. Amend the title by striking all after the word "relating" 19 and inserting the following: "to exemption from service tax on 20 advertising." ROORDA of Jasper Amend Senate File 619 (reprint) as follows: 1. Page 1 by inserting after line seven (7) the 3 following new subsection: 4 By striking from line eight (8) the words "carpentry: 5 roof, shingle, and glass repair;". 2. Page 1 by inserting after line eighteen (18) the 7 following new subsection: 8 By striking from line twenty-nine (29) the words "shoe 9 repair and shoeshine:". 10 3. By renumbering the subsections of Section 1. CAMP of Clinton Amend Senate File 619 (reprint) as follows: 1. Amend the title by striking everything after the word "taxes" and insert in lieu thereof a period (.). 3 4 2. Page 1 by striking in line two (2) the words "meat. 5 fish, fowl and". 3. Page 1 by striking everything after line seven (7) and inserting in lieu thereof the following new subsections: 8 1. By striking from line eight (8) the words "carpentry: roof, shingle, and glass repair;". 9 10 2. By striking from lines seventeen (17) and eighteen (18) the words "meat, fish and fowl processing;". 11 3. By striking from line twenty-five (25) the word 12 13 "painting.". 4. By striking from line twenty-six (26) the words 14 15 "parking lots;". 16 5. By striking from line twenty-nine (29) the words "shoe 17 repair and shoeshine;". 6. By striking from line thirty-five (35) the words 18 19 "; buildings and structures erected for the improvement of 20 realty". CAMP of Clinton Amend Senate File 619 (reprint) as follows:
 - 1. Page 2 by striking from lines nine (9) and ten
 - 3 (10) the words "for the purposes of buildings or structures 4 or parts thereof".
- 5 2. Page 2, line twelve (12), by striking the word
- 6 "building".
- 7 3. Page 2, line twenty-five (25), by striking the words

2

3

4

5

9

10

11

22

22

```
"building contracts" and inserting in lieu thereof the word
9
   "contractor".
```

4. Page 4, line four (4), by striking the word "building". 10

KEHE of Bremer

Amend Senate File 619, as passed by the Senate, as follows:

1. On page one (1), strike lines ten (10) through eighteen

(18), inclusive, and insert in lieu thereof the following:

"2. By inserting in line twenty-one (21) after the word 'advertising' the words 'purchased by a person domiciled or resident in the state, or subject to service of legal process in the state'.

7 8

3. By inserting in line twenty-four (24) after the word 'advertising' the words 'purchased by a person domiciled or resident in the state, or subject to service of legal process in the state'.

4. By inserting in line twenty-eight (28) after the word 12 13 'mail' the words 'purchased by a person domiciled or resident 14 in the state, or subject to service of legal process in the 15 state'.

16 5. By inserting in line twenty-eight (28) after the word 17 'painting' the words 'purchased by a person domiciled or resident in the state, or subject to service of legal process in the 18 19

20 2. On page three (3), insert in line two (2) after the 21 figure "1970" the following:

", and on the first day of January of each year thereafter 23 for as long as funds become available for distribution to the 24 incorporated cities and towns of the state under the provisions 25 of section three (3) of this Act.".

> SCHROEDER of Pottawattamie BAILEY of Wright HILL of Marshall

Amend Senate File 619, as passed by the Senate, as follows:

2 1. On page one (1) following line twenty-one (21) add the 3 following subsection: 4

"7. By adding the following:

'If the person rendering, furnishing, or performing any 5 of the above enumerated services is unable, after reasonable 6 7 efforts, to collect any tax imposed by this section on such services, the person shall not be required to remit the tax to 8 9 the department, and the director shall assume responsibility for enforcing collection of the tax from the user. Under 10 regulations prescribed by the director, the person shall file 11 with his quarterly return an affidavit of the facts relating 12 to any uncollectible tax on services." 13 14

2. By adding the following sections:

1. "Section four hundred twenty-two point forty-two (422.42). 15 subsection five (5), Code 1966, as amended by chapter three 16 hundred forty-two (342), section ninety-five (95), Acts of the 17 Sixty-second General Assembly, is hereby further amended by 18

striking from line three (3) the words 'or merchandise' and 19

inserting in lieu thereof the words 'merchandise, or taxable 20 services'." 21

2. "Section four hundred twenty-two point forty-eight

1 2

5

6

8

9

10

11

12

- 23 (422.48), Code 1966, as amended by chapter three hundred forty-
- 24 two (342), section ninety-eight (98), Acts of the Sixty-second
- 25 General Assembly, is hereby further amended by inserting in line
- 26 seven (7) after the word 'paid.' the words 'or until the director
- 27 assumes responsibility for collection of a tax on services, as
- 28 provided in section four hundred twenty-two point forty-three
- 29 (422.43) of the Code.'."

BAILEY of Wright

Amend Senate File 619, as passed by the Senate, as follows:

1. Pages 2, 3, and 4, by striking all of sections 3 through 3 8 and inserting in lieu thereof the following: 4

"Sec. 3.

- 1. There is hereby appropriated from the general fund of the state to the division of planning in the governor's office for the biennium beginning July 1, 1969, and ending June 30, 1971, the sum of seven hundred thousand dollars (\$700,000,00). or so much thereof as may be necessary, to be used as follows:
- a. To match local funds for special studies or research projects relating to cities and towns, which study or project would be beneficial to the entire state.
- 13 b. To provide funds to a particular city or town for a non-14 reoccurring need, for which no local or other state funds are 15 available, or for which other funds could be available.
- 16 2. The governor shall approve any allocation of funds pro-17 vided for in this Act, and shall determine that such allocation 18 is in the best interests of the state.
- 19 3. Any unencumbered balance remaining as of June 30, 1971, 20 of the appropriation of this Act shall revert to the general 21 fund of the state as of June 30, 1971.
- 22 4. The division of state planning in the governor's office 23 is hereby authorized to obtain and accept federal grants to the state to be used in connection with funds appropriated in this Act 24 25 and federal funds in addition thereto.
- 26 5. The division of state planning in the governor's office 27 shall prepare and submit by March 1, 1971, a report on the 28 allocation of funds provided in this Act to the next convened 29 session of the General Assembly. Said report shall include 30 any and all requests for funds submitted by the cities and 31 towns, purpose of the request, and disposition of the request."
- 32 2. Page 4 by striking section 9.
- 33 3. By inserting in the title, page 1, line two (2), after
- 34 the word "vegetables" the words "and appropriating funds from
- the general fund of the state to the division of state planning 35
- 36 in the governor's office for use by cities and towns of the 37 state."

McINTYRE of Linn VARLEY of Adair-Madison

On motion by McCartney of Floyd, the House adjourned until 8:30 a.m., Thursday, May 15, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, MAY 15, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by Doctor Jay A. Leatherman, pastor of the Grace United Methodist Church, Des Moines, Iowa.

The Journal of Wednesday, May 14, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Van Drie of Story on request of Nolting of Black Hawk; Crabb of Crawford on request of Knoblauch of Carroll.

PRESENTATION OF VISITORS

Van Roekel of Marion presented to the House sixty-three second grade pupils from Pleasantville North Elementary School, accompanied by their teachers, Mrs. McKinney and Miss Douglas.

Van Nostrand of Pottawattamie presented to the House thirty sixth grade students from Walnut Community School, accompanied by their teacher, Jim Guy.

MESSAGES FROM THE SENATE

The following messages were received from the Senate

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 679, a bill for an act to appropriate general and vocational education administration funds from the general fund of the state to the department of public instruction.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 682, a bill for an act to appropriate from the general fund of the State of Iowa to the educational radio and television facility board.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 161, a bill for an act extending the county's right of condemnation under eminent domain.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 183, a bill for an act relating to the removal and replacement of diseased elm trees on public property, and authorizing cities and towns to issue general obligation bonds to cover the cost thereof.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 250, a bill for an act relating to snowmobiles.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 319, a bill for an act relating to the operation of motorcycles.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 329, a bill for an act relating to the operation of power boats.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 334, a bill for an act relating to the amount a county may spend to repair and remodel buildings owned by the county.

Also: That the Senate has concurred in divisions 1 and 3, and refused to concur in division 2 of the House amendment to, and adopted Senate Concurrent Resolution 27 providing for the permanent joint rules of the Sixtythird General Assembly.

CARROLL A. LANE, Secretary

SENATE MESSAGES CONSIDERED

Senate File 679, a bill for an act to appropriate general and vocational education administration funds from the general fund of the state to the department of public instruction.

Read first time and referred to committee on appropriations.

Senate File 682, a bill for an act to appropriate from the general fund of the State of Iowa to the educational radio and television facility board.

Read first time and referred to committee on appropriations.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 681, a bill for an act to appropriate from the general fund of the State of Iowa to the Iowa development commission, with report of committee recommending passage, was taken up for consideration.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 681)

The ayes were, 100:

Graham Grassley Hamilton	Lipsky Logue McCartney	Rodgers Sanders Schmeiser
	McCartney	Schmaiger
Hamilton		
	McCormick	Schroeder
Hanson of	Mendenhall	Schwartz
Howard-Mitchell	Menefee	Shaw
Hill	Middleswart	Shepherd
Holden	Millen	Sorg
Huff	Miller of	Stokes
Johnson of	Des Moines	Strand
Audubon	Miller of	Stroburg
Kehe	Jones	Stromer
Kennedy of	Miller of	Strothman
Chickasaw	Marshall	Tapscott
Kennedy of	Mohrfeld	Tieden
Dubuque	Nelson	Van Nostrand
	Newton	Van Roekel
	Nielsen	Varley
Kluever	Nolting	Voorhees
Knight	O'Hearn	Walter
Knoblauch	Ossian	Warren
Koch	Pelton	Waugh
Kreamer	Peterson	Weichman
Kruse	Pierson	Wells
Langland	Poncy	Winkelman
Lawson	Priebe	Wolfe
Lippold	Rex	Mr. Speaker
- -		•
	Hanson of Howard-Mitchell Hill Holden Huff Johnson of Audubon Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Knoblauch Koch Kreamer Kruse Langland Lawson	Hanson of Mendenhall Howard-Mitchell Menefee Hill Middleswart Holden Millen Huff Miller of Johnson of Des Moines Audubon Miller of Audubon Miller of Chickasaw Marshall Kennedy of Mohrfeld Dubuque Nelson Kitner Newton Klein Nielsen Kluever Nolting Knight O'Hearn Knoblauch Ossian Koch Pelton Kreamer Peterson Kresse Pierson Langland Poncy Lawson Priebe

The nays were, none.

Absent or not voting, 24:

Alt	Franklin	Mayberry	Radl
Baker	Freeman of	McIntvre	Renda
Bennett	Buena Vista	Mezvinsky	Roorda
Crabb	Hansen of	Miller of	Skinner
Cunningham	Black Hawk	Page	Van Drie
Dietz	Jesse	Milligan	Welden
Fischer of	Johnston of	Perkins	
Grundy	Johnson	*	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SIFTING COMMITTEE CALENDAR

Senate File 649, a bill for an act relating to the establishment of an office for planning and programming to coordinate efforts of state agencies and local governments under the office of the Governor, was taken up for consideration.

Fisher of Greene offered the following amendment filed by him and Crabb of Crawford and moved its adoption:

Amend Senate File 649 as follows:

By striking all of section one (1) following the period in line ten (10) and inserting in lieu thereof the following:

"Employees of the office shall serve at the pleasure of the governor. Where required by federal statutes, employees shall be covered under the provisions of chapter ninety-five (95), Acts of the Sixty-second General Assembly."

The amendment was lost.

Schroeder of Pottawattamie offered the following amendment filed by Schroeder, et al.:

Amend Senate File 649, as passed by the Senate, as follows:

- 1. Page 4, line twenty-three (23), by striking all after the period, and all of lines twenty-four (24) through twenty-seven (27).
 - 2. Page 4, line thirty-five (35), by striking the word "Any".
- 3. Page 5 by striking all of lines one (1) and two (2), and through the word "effective." in line three (3).
 - 4. Page 5 by striking all of lines nine (9) through fifteen (15).
 - 5. By renumbering the remaining sections.

Division of the amendment was requested.

Schroeder of Pottawattamic moved the adoption of amendment 1 of his amendment.

Amendment 1 was adopted.

Schroeder of Pottawattamie moved the adoption of amendments 2, 3, 4 and 5 of his amendment.

Amendments 2, 3, 4 and 5 were adopted.

Fisher of Greene offered the following amendment from the floor and moved its adoption:

Amend Senate File 649 (reprint) as follows:

Page 4, line thirty-five (35), by inserting after the period the following: "With respect to institutions governed by the board of regents, this authority shall be limited to those plans or programs which are partially or wholly supported by federal grants-in-aid. It is further understood that the governor's authority to delete contradictory or duplicating plans or programs shall be limited with regard to such institutions to conflicts of plans or programs of regent's institutions with plans or programs of other state agencies or institutions."

The amendment was adopted.

MOTION TO RECONSIDER

Van Nostrand of Pottawattamie moved to reconsider the vote by which the Fisher-Crabb amendment failed to be adopted.

Motion prevailed.

Fisher of Greene moved the adoption of the following Fisher-Crabb amendment:

Amend Senate File 649 as follows:

By striking all of section one (1) following the period in line ten (10) and inserting in lieu thereof the following:

"Employees of the office shall serve at the pleasure of the governor. Where required by federal statutes, employees shall be covered under the provisions of chapter ninety-five (95), Acts of the Sixty-second General Assembly."

The amendment was adopted.

Fisher of Greene offered the following amendment filed by him and Crabb of Crawford and moved its adoption:

Amend Senate File 649 as follows:

Page five (5), line nine (9), by inserting a new section six (6) as follows and renumbering the remaining sections:

"Board of regents institutions shall be exempt from provisions of sections four (4) and five (5) insofar as grant-in-aid applications are concerned, and shall be required to submit only a copy of their grant application cover page and budget forms at the time of submissions to the federal agency."

The amendment was adopted.

MOTION TO RECONSIDER

Gannon of Jasper moved to reconsider the vote by which the Fisher-Crabb amendment to section 1 of Senate File 649 was adopted.

Motion lost.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 649)

The ayes were, 77:

Alt Andersen Battles Bergman Camp Campbell Christensen Corey Darrington Den Herder Dooley Drake Edgington Ellsworth Fischer of Grundy Fisher of Greene Freeman of Clay-Dickinson	Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Johnson of Audubon Kehe Kitner Klein Koch Kreamer Kruse Langland Lawson Lippold Lipsyy Logue	Miller of Marshall Miller of Page Mohrfeld Newton O'Hearn Ossian Pelton Perkins Peterson Pierson Poncy Radl Rex	Schroeder Schwartz Shaw Shepherd Sorg Stokes Strand Stromer Strothman Tieden Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Weichman Winkelman Wolfe Mr Speaker
Goode Graham	Logue McCartney	Sanders	Mr. Speaker
A			

The nays were, 32:

Baker	Dougherty	Gannon	Kennedy of
Bennett	Dovle	Grassley	Chickasaw
Blouin	Dunton	Jesse	Kennedy of
Cochran	Ewell	Johnston of	Dubuque
Crosier	Franklin	Johnson	Knight

Knoblauch Middleswart Priebe Stroburg
Mayberry Nelson Rodgers Tapscott
McCormick Nielsen Schmeiser Wells
Mezvinsky Nolting Skinner

Absent or not voting, 15:

Bailey Renda Dietz McIntyre Roords Brinck Freeman of Miller of Des Moines Van Drie Caffrey Buena Vista Crabb Welden Kluever Milligan Cunningham

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Fisher of Greene moved that the vote by which Senate File 649 passed the House be reconsidered and the motion to reconsider be tabled.

Motion prevailed.

Senate File 612, a bill for an act relating to the merit system of personnel administration, with report of committee recommending passage, was taken up for consideration.

Fisher of Greene offered the following amendment filed by the committee on state government and moved its adoption:

Amend Senate File 612, as passed by the Senate, as follows:

- 1. Page 2 by inserting in line thirty-one (31) after the word "officers" the following: ", as defined in section ninety-seven A point one (97A.1) of the Code,".
 - 2. Pages 3 and 4 by striking all of section 9.

The amendment was adopted.

Bailey of Wright offered the following amendment filed by him from the floor:

Amend Senate File 612 by striking section 1 and section 3.

Varley of Adair-Madison in the chair at 11:00 a.m.

Bailey of Wright moved the adoption of his amendment.

The amendment lost.

Hill of Marshall offered the following amendment filed by him and moved its adoption:

Amend Senate File 612 as follows:

- 1. By adding on page 2, line 23, after the word "regents," the following, "Iowa state highway commission, state conservation commission, bureau of criminal investigation,".
 - 2. By adding on page 3 after line 21 the following:
- "3. By adding as subsection seventeen (17) the following: 'Employees and staff of the Iowa state highway commission.'

- 4. By adding as subsection eighteen (18) the following: 'Employees and staff of the state conservation commission.'
- 5. By adding as subsection nineteen (19) the following: 'Employees and staff of the bureau of criminal investigation.'"

Roll call was requested by Hill of Marshall and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (S.F. 612)

The ayes were, 46:

Alt	Hansen of	Logue	Rex
Baker	Black Hawk	McCormick	Rodgers
Bergman	Hill	Mendenhall	Sanders
Blouin	Holden	Miller of	Schmeiser
Christensen	Jesse	Marshall	Stokes
Crosier	Kehe	Miller of	Strothman
Darrington	Kennedy of	Page	Tieden
Den Herder	Dubuque	Mohrfeld	Voorhees
Dooley	Kitner	Nolting	Waugh
Doyle	Kluever	Peterson	Weichm a n
Freeman of	Knight	Poncy	Wells
Buena Vista	Knoblauch	Priebe	Winkelman
Hamilton	Lippold	Radl	

The nays were, 65:

,	• • •		
Andersen	Gannon	Lipsky	Pelton
Bailey	Goode	Mayberry	Pierson
Battles	Graham	McCartney	Schroeder
Brinck	Grassley	McIntyre	Schwartz
Caffrey	Hanson of	Menefee	Shaw
Camp	Howard-Mitchell	Mezvinsky	Shepherd
Campbell	Harbor	Middleswart	Skinner
Cochran	Huff	Millen	Sorg
Corey	Johnson of	Miller of	Strand
Dougherty	Audu bon	Des Moines	Stromer
Drake	Johnston of	Miller of	Tapscott
Edgington	Johnson	Jones	Van Nostrand
Ellsworth	Kennedy of	Milligan	Van Roekel
Ewell	Chickasaw	Nelson	Walter
Fisher of	Klein	Newton	Warren
Greene	Kreamer	Nielsen	Wolfe
Franklin	Kruse	O'Hearn	Mr. Speaker
Freeman of	Langland	Ossian	(Varley)
Clay-Dickinson	Lawson		, ,,

Absent or not voting, 13:

Bennett	Dunton	Perkin s	Stroburg
Crabb	Fischer of	Renda	Van Drie
Cunningham	Grundy	Roorda	Welden
Diete	Koch		

The amendment lost.

(Senate File 612 pending.)

The House was recessed by the Speaker until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

The House resumed consideration of Senate File 612.

Hill of Marshall asked and received unanimous consent to withdraw the amendment filed by him on May 14 and found on page 1705 of the House Journal.

Kehe of Bremer offered the following amendment filed by him and moved its adoption:

Amend Senate File 612, as passed by the Senate, page 3, after line twenty-one (21), by inserting the following:

3. By adding as subsection seventeen (17) the following:

"Staff members and employees of the Iowa state highway commission."

4. By renumbering the subsequent subsection.

The amendment lost.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 612)

The ayes were, 66:

Alt	Freeman of	Lipsky	Schroeder
Andersen	Clay-Dickinson	Logue	Shaw
Battles	Goode	Mayberry	Shepherd
Bergman	Graham	McCartney	Sorg
Blouin	Grasslev	McIntyre	Stokes
Brinck	Hamilton	Mendenhall	Strand
Camp	Hanson of	Menefe e	Stromer
Campbell	Howard-Mitchell	Miller of	Strothman
Corey	Holden	Jones	Tieden
Den Herder	Huff	Miller of	Van Nostrand
Drake	Johnson of	Marshall	Varley
Dunton	Audubon	Miller of	Walter
Edgington	Kennedy of	Page	Warren
Ellsworth	Dubuque	Milligan	Waugh
Fischer of	Klein	Nelson	Weichman
Grundy	Kluever	Pelton	Wells
Fisher of	Kruse	Perkins	Winkelman
Greene	Lawson	Pierson	Wolfe
	Lippold	Sanders	Mr. Speaker

The nays were, 85:

	•		
Baker	Gannon	McCormick	Radl
Bennett	Jesse	Mezvinsky	Rex
Caffrey	Johnston of	Middleswart	Rodgers
Christensen	Johnson	Miller of	Roorda
Cochran	Kehe	Des Moines	Schmeiser
Crosier	Kennedy of	Newton	Schwartz
Dougherty	Chickasaw	Nolting	Skinner
Doyle	Knight	Poncy	Stroburg
Ewell	Knoblauch	Priebe	Tapscott
Franklin	Koch		

Absent or not voting, 23:

Freeman of Bailev Langland Peterson Crabb Buena Vista Millen Renda Cunningham Hansen of Mohrfeld Van Drie Black Hawk Nielsen Van Roekel Darrington O'Hearn Voorhees Dietz Welden Kitner Ossian Dooley Kreamer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER LOST (House Concurrent Resolution 41)

Strothman of Henry called up for consideration his motion to reconsider House Concurrent Resolution 41, filed May 14.

Strothman of Henry moved to reconsider the vote by which House Concurrent Resolution 41 was adopted.

Roll call was requested by Strothman of Henry and the Speaker.

On the question "Shall the vote by which House Concurrent Resolution 41 was adopted be reconsidered?"

The ayes were, 39:

Baker	Freeman of	Mendenhall	Roorda
Campbell	Clay-Dickinson	Miller of	Sanders
Christensen	Goode	Jones	Skinner
Corey	Graham	Miller of	Sorg
Crosier	Grassley	Marshall	Stokes
Darrington	Hamilton	Nelson	Strand
Den Herder	Hanson of	Nielsen	Stroburg
Drake	Howard-Mitchell	Ossian	Stromer
Edgington	Johnson of	Peterson	Strothman
Fisher of	Audubon	Pierson	Warren
Greene	Knight	Rex	Winkelman

The navs were, 52:

Alt	Holden	Mayberry	Rodgers
Battles	Huff	McCartney	Schmeiser
Bergman	Jesse	McCormick	Schroeder
Blouin	Kehe	McIntyre	Shaw
Brinck	Kennedy of	Menefee	Shepherd
Caffrey	Dubuque	Mezvinsky	Tapscott
Camp	Klein	Milligan	Tieden
Dougherty	Kluever	Newton	Van Nostrand
Doyle	Knoblauch	Nolting	Walter
Dunton	Koch	Pelton	Weichman
Fischer of	Kreame r	Perkins	Wells
Grundy	Lawson	Poncy	Wolfe
Franklin	Lippold	Radl	Mr. Speaker
Gannon	Logue		-

Absent or not voting, 83:

Andersen	Bailey	Bennett	Cochran

i

Priebe Crabb Hansen of Lipsky Cunningham Black Hawk Middleswart Renda. Dietz Millen Schwartz Hill Van Drie Dooley Johnston of Miller of Des Moines Van Roekel Ellsworth Johnson Kennedy of Miller of Varley Ewell Freeman of Chickasaw Page Voorhees Mohrfeld Buena Vista Kitner Waugh Langland O'Hearn Welden

The motion lost.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 222, a bill for an act relating to the designation of a person who may apply for and receive aid for dependent children.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 685, a bill for an act relating to appropriation for payment of workmen's compensation claims for certain employees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 686, a bill for an act to make an appropriation to the educational radio and television facility board for capital improvements of the state educational television network.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 222

Amend House File 222 by adding thereto the following:

"Sec. 3. Section two hundred thirty-nine point five (239.5), Code 1966, as amended by section two hundred eighty-eight (288), chapter two hundred nine (209), Acts of the Sixty-second General Assembly, is hereby further amended by substituting a comma for the period at the end of line fifty (50) and adding the following:

'except that the county board may order the assistance payments made to another individual who is interested in or concerned with the welfare of the child or the person with whom the child is living when it has been demonstrated that the person with whom the child is living is unable to manage the assistance payments in the best interest of the child. Such protective payments shall not be made beyond one year and shall otherwise conform to the regulations established under the provisions of Title IV of the Social Security Act as amended by Public Law 90-248.'"

SENATE FILE 339 REMOVED FROM NONCONTROVERSIAL CALENDAR

MR. SPEAKER: We request that Senate File 339 be removed from the House sifting committee noncontroversial calendar.

DONALD V. DOYLE HAROLD C. McCORMICK CHARLES P. MILLER

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 630, a bill for an act to authorize area schools to enter into lease agreements, with or without purchase options, for the rental of buildings, with report of committee recommending passage, was taken up for consideration.

Alt of Polk moved that Senate File 630 be re-referred to the committee on schools.

Motion lost.

Lippold of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 630)

The ayes were, 78:

Andersen Baker Bennett Bergman Blouin Caffrey Christensen Cochran Darrington Dougherty Doyle Drake Dunton Ellsworth Franklin Gannon Goode Hamilton Hanson of Howard-Mitchell Hill	Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Dubuque Kitner Klein Kluever Knoblauch Kreamer Kruse Langland Lawson Lippold Lipsky Logue Mayberry	McCartney McCormick McIntyre Menefee Middleswart Miller of Des Moines Miller of Jones Miller of Marshall Milligan Newton Nolting Ossian Pelton Perkins Pierson Poncy Priebe Renda	Rodgers Roorda Sanders Schmeiser Schroeder Schwartz Shaw Shepherd Skinner Strand Stromer Tapscott Tieden Van Nostrand Varley Voorhees Walter Warren Waugh Wells Wolfe
Hill Holden	Mayberry	Renda	Wolfe

The navs were, 82:

	,		
Alt	Fisher of	Knight	Radl
Battles	Greene	Koch	Rex
Brinck	Freeman of	Mendenhall	Stokes
Camp	Buena Vista	Miller of	Stroburg
Campbell	Freeman of	Page	Strothman
Corey	Clay-Dickinson	Mohrfeld	Van Roekel
Crosier	Graham	Nels o n	Weichman
Edgington	Grassley	Nielsen	Winkelman
Fischer of	Kennedy of	Peterson	Mr. Speaker
Grundy	Chickasaw		•

Absent or not voting, 14:

Bailey	Crabb	Cunningham	Den Herder

Dietz Hansen of Millen Van Drie Dooley Black Hawk O'Hearn Welden Ewell Mezvinsky Sorg

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER TABLED (Senate File 612)

Blouin of Dubuque moved to reconsider the vote by which Senate File 612 passed the House.

Fisher of Greene, as a substitute motion, moved that the motion to reconsider be tabled.

Motion prevailed.

MOTION TO WITHDRAW HOUSE FILE 344 FROM SIFTING COMMITTEE TABLED

Renda of Polk called up for consideration his motion filed May 12 to withdraw House 344 from the sifting committee.

McCartney of Floyd moved that the Renda motion to withdraw House File 344 from the sifting committee be tabled.

Roll call was requested by Gannon of Jasper and Renda of Polk.

On the question "Shall the Renda motion be tabled?" (H.F. 344)

The ayes were, 64:

Battles	Hamilton	McCartney	Sanders
Bergman	Hanson of	McIntyre	Schroeder
Campbell	Howard-Mitchell	Menefee	Shaw
Corey	Hill	Miller of	Shepherd
Darrington	Holden	Jones	Sorg
Den Herder	Huff	Miller of	Stokes
Drake	Johnson of	Marshall	Strand
Edgington	Audubon	Miller of	Stromer
Fischer of	Kehe	Page	Strothman
Grundy	Kitner	Milligan	Van Nostrand
Fisher of	Kluever	Nelson	Varley
Greene	Knight	Nielsen	Walter
Freeman of	Koch	Pelton	Warren
Buena Vista	Kreamer	Peterson	Waugh
Freeman of	Kruse	Pierson	Weichman
Clay-Dickinson	Lawson	Radl	Winkelman
Goode	Lippold	Rex	Wolfe
Graham	Logue	Roorda	Mr. Speaker
Grassley	·-		-

The nays were, 45:

Andersen	Blouin	Camp	Dougherty
Baker	Brinck	Cochran	Doyle
Benn ett	Caffrey	Crosier	Dunton

Ellsworth Ewell	Knoblauch	Mohrfeld	Schwartz
	Langland	Newton	Skinner
Franklin	Mayberry	Nolting	Stroburg
Gannon	McCormick	Perkins	Tapscott
Jesse	Mendenhall	Poncy	Tieden
Johnston of	Mezvinsky	Priebe	Van Roekel
Johnson	Middleswart	Renda	Voorhees
Kennedy of	Miller of	Rodgers	Wells
Chickasaw	Des Moines	Schmeiser	
Kennedy of			

Rennedy of Dubuque

Absent or not voting, 15:

Alt	Dietz	Klein	Ossian
Bailey	Dooley	Lipsky	Van Drie
Christensen	Hansen of	Millen	Welden
Crabb	Black Hawk	O'Hearn	
Cunningham		•	

Motion prevailed and the motion tabled.

SENATE AMENDMENTS CONSIDERED (UNFINISHED BUSINESS)

The House resumed consideration of **House File 390**, a bill for an act relating to the implementation and organization for annual sessions of the General Assembly, and the Senate amendment, filed on May 9 and found on pages 1583 through 1601 of the House Journal.

Amend the Senate amendment to House File 390 as follows:

- 1. By striking from page 5, line twenty-four (24), the word "six" and inserting in lieu thereof the word "five".
- 2. By striking from page 5, line twenty-seven (27), the words "seven thousand five hundred" and inserting in lieu thereof the words "six thousand".
- 3. By striking from page 5, line twenty-nine (29), the word "eighteen" and inserting in lieu thereof the word "fifteen".
 - 4. By striking from page 5, line thirty (30), the words "of office".
- 5. By striking from page 5, line thirty-two (32), the word "nine" and inserting in lieu thereof the words "seven and one-half".
- 6. By striking from page 6, line seventeen (17), the word "twelve" and inserting in lieu thereof the word "ten".

Division of the amendment was requested.

Varley of Adair-Madison moved the previous question on the McCartney amendment and all amendments to section 12 of the Senate amendment.

Motion prevailed.

McCartney of Floyd moved the adoption of division 1, which is amendments 1 and 2 of the amendment.

Division 1 of amendment adopted.

McCartney of Floyd moved the adoption of division 2 which is amendments 3, 4 and 5 of the amendment.

Division 2 of the amendment adopted.

McCartney of Floyd moved the adoption of division 3, which is amendment 6 of the amendment.

Division 3 of the amendment adopted.

Lipsky of Linn offered the following amendment filed by her:

Amend Senate amendment to House File 390 as follows:

1. Page seven (7), line eleven (11), by striking the words "forty dollars per day and".

2. Page seven (7), line fifteen (15), by striking "salaries or".

3. Page seven (7) by striking all of line twenty-one (21) and the words "per day" in line twenty-two (22) and the first "and" that occurs in line twenty-three (23).

Division of the amendment was requested.

Lipsky of Linn moved the adoption of division 1, which is amendments 1 and 2 of her amendment.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall division 1 of the amendment be adopted?" (H.F. 390)

The ayes were, 43:

Andersen	Freeman of	Kluever	Priebe
Bailey	Buena Vista	Kreamer	Rodgers
Bergman	Freeman of	Lipsky	Schmeiser
Blouin	Clay-Dickinson	Mayberry	Schwartz
Caffrey	Gannon	McCormick	Skinner
Campbell	Hanson of	McIntyre	Stokes
Cochran	Howard-Mitchell		Stroburg
Crosier	Huff	Middleswart	Tapscott
Dougherty	Johnston of	Miller of	Van Roekel
Doyle	Johnson	Des Moines	Walter
Edgington	Kennedy of	Newton	Waugh
Ewell	Chickasaw	Poncy	Winkelman
Franklin		-	

The nays were, 71:

	· • , · · · ·		
Alt	Drake	Hill	Knoblauch
Baker	Dunton	Holden	Koch
Battles	Ellsworth	Jesse	Kruse
Bennett	Fischer of	Johnson of	Langland
Brinck	Grundy	Audubon	Lawson
Camp	Fisher of	Kehe	Lippold
Christensen	Greene	Kennedy of	Logue
Corey	Goode	Dubuque	McCartney
Darrington	Hamilton	Kitner	Mendenhall
Den Herder	Hansen of	Klein	Menefee
Dooley	Black Hawk	Knight	

Dietz

Miller of	Nolting	Roorda	Tieden
Jones	O'Hearn	Sanders	Van Nostrand
Miller of	Ossian	Schroede r	Varley
Marshall	Pelton	Shaw	Voorhees
Miller of	Peterson	Shepherd	Warren
Page	Pierson	Sorg	Weichman
Mohrfeld	Radl	Strand	Wells
Nelson	Renda	Stromer	Wolfe
Nielsen	Rex	Strothman	Mr. Speaker
Absent or not	voting, 10:		
Crabb	Graham	Milligan	Van Drie
Cunningham	Grassley	Perkins	Welden

The amendment lost.

Millen

Lipsky of Linn asked and received unanimous consent to withdraw division 2, which is amendment 3 of her amendment.

Stroburg of Ringgold-Taylor asked and received unanimous consent to withdraw the amendment filed by him on May 12 and found on page 1647 of the House Journal.

Freeman of Buena Vista asked and received unanimous consent to withdraw the amendment filed by him on May 12 and found on page 1647 of the House Journal.

Brinck of Lee asked and received unanimous consent to withdraw the amendment filed by him on May 12 and found on page 1647 and 1648 of the House Journal.

Freeman of Buena Vista asked and received unanimous consent to withdraw the amendments filed by him on May 12 and found on page 1648 of the House Journal.

Baker of Boone asked and received unanimous consent to withdraw the amendment filed by him on May 12 and found on page 1648 of the House Journal.

Stroburg of Ringgold-Taylor asked and received unanimous consent to withdraw the amendment filed by Stroburg, et al., on May 12 and found on pages 1648 and 1649 of the House Journal.

Renda of Polk asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1674 of the House Journal.

Kehe of Bremer asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1674 of the House Journal.

Kehe of Bremer asked and received unanimous consent to withdraw the amendment filed by Kehe and Stroburg on May 13 and found on pages 1676 and 1677 of the House Journal.

Kehe of Bremer asked and received unanimous consent to withdraw the amendment filed by Kehe, et al., on May 13 and found on page 1677 of the House Journal.

Hill of Marshall asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1677 of the House Journal.

Graham of Ida-Sac asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1678 of the House Journal.

Tieden of Clayton asked and received unanimous consent to withdraw the amendment filed by Tieden, et al., on May 13 and found on page 1678 of the House Journal.

Nielsen of Shelby asked and received unanimous consent to withdraw the amendment filed by Nielsen, et al., on May 13 and found on page 1678 of the House Journal.

Holden of Scott asked and received unanimous consent to withdraw the amendment filed by him on May 13 and found on page 1679 of the House Journal.

Schmeiser of Des Moines took up for consideration his amendment filed May 12 and found on page 1647 of the House Journal.

The Speaker ruled the amendment out of order.

Kehe of Bremer asked and received unanimous consent to withdraw the amendment filed by him on May 8 and found on page 1561 of the House Journal.

Kehe of Bremer asked and received unanimous consent to withdraw the amendment filed by Kehe, et al., on May 8 and found on page 1561 of the House Journal.

McCartney of Floyd moved that the House concur in section 12 of the Senate amendment to House File 390 as amended by the House.

Roll call was requested by Gannon of Jasper and McCartney of Floyd.

On the question "Shall the House concur in section 12 of the Senate amendment as amended?" (H.F. 390)

The ayes were, 73:

Alt	Campbell	Drake	Fisher of
Andersen	Christensen	Dunton	Greene
Battles	Corev	Ellsworth	Goode
Bergman	Darrington	Fischer of	Graham
Brinck	Den Herder	Grundy	Hamilton
Camp	Dooley		

Hansen of	Kreamer	Miller of	Stokes
Black Hawk	Kruse	Page	Strand
Hill	Langland	Milligan	Stromer
Holden	Lawson	Mohrfeld	Strothman
Huff	Lippold	Nelson	Tiden
Johnson of	Lipsky	Ossian	Van Roekel
Audubon	Logue	Peterson	Varley
Kehe	McCartney	Pierson	Voorhees
Kennedy of	Mendenhall	Rex	Walter
Dubuque	Menefee	Roorda	Warren
Kitner	Miller of	Sanders	Waugh
Klein	Jones	Schroeder	Weichman
Kluever	Miller of	Shaw	Wells
Knight	Marshall	Shepherd	Wolfe
Koch		Sorg	Mr. Speaker

The nays were, 31:

Baker	Franklin	McCormick	Poncy
Bennett	Gannon	Mezvinsky	Radl
Blouin	Jesse	Middleswart	Renda
Caffrey	Johnston of	Miller of	Rodgers
Cochran	Johnson	Des Moines	Schmeiser
Crosier	Kennedy of	Newton	Schwartz
Dougherty	Chickasaw	Nolting	Skinner
Doyle	Knoblauch	O'Hearn	Winkelman
Ewell	Mayberry		

Absent or not voting, 20:

Bailey	Freeman of	Millen	Stroburg
Crabb	Clay-Dickinson	Nielsen	Tapscott
Cunningham	Grassley	Pelton	Van Drie
Dietz	Hanson of	Perkins	Van Nostrand
Edgington	Howard-Mitchell	Priebe	Welden
Freeman of	McIntyre		
Buena Vista	•		

Motion prevailed and the House concurred.

McCartney of Floyd moved that the House concur in sections 13, 14 and 15 of the Senate amendment.

Motion prevailed and the House concurred in sections 13, 14 and 15 of the Senate amendment.

McCartney of Floyd moved that the House concur in sections 16 and 17 of the Senate amendment.

Motion lost and the House refused to concur in sections 16 and 17 of the Senate amendment.

McCartney of Floyd moved that the House concur in section 18 of the Senate amendment.

Motion lost and the House refused to concur in section 18 of the Senate amendment.

McCartney of Floyd moved that the House concur in sections 19 through 34 of the Senate amendment.

Motion prevailed and the House concurred in sections 19 through 34 of the Senate amendment.

McCartney of Floyd moved that the House concur in sections 35, 36 and 37 of the Senate amendment.

Motion lost and the House refused to concur in sections 35, 36 and 37 of the Senate amendment.

McCartney of Floyd moved that the House concur in sections 38 through 41 of the Senate amendment.

Roll call was requested by Gannon of Jasper and Dougherty of Lucas-Monroe.

On the question "Shall the House concur in sections 38 through 41 of the Senate amendment!" (H.F. 390)

The ayes were, 81:

Bailey	Franklin	Knoblauch	Radl
Baker	Gannon	Mezvinsky	Renda
Bennett	Jesse	Middleswart	Rodgers
Blouin	Johnston of	Miller of	Schmeiser
Brinck	Johnson .	Des Moines	Schwartz
Cochran	Kennedy of	Newton	Skinner
Crosier	Chickasaw	Nolting	Tapscott
Dougherty	Kennedy of	Poncy	Wells
Doyle	Dubugue	Priebe	

The nava were, 78:

Hansen of Black Hawk	McCartney McIntyre	Schroeder Shaw
		Shepherd
		Sorg
	Miller of	Stokes
Holden	Jones	Strand
Huff	Miller of	Stroburg
Johnson of	Marshall	Stromer
Audubon	Miller of	Strothman
Kehe	Page	Tieden
Kitner		Van Nostrand
Klein		Van Roekel
Kluever		Varley
Knight		Voorhees
Koch		Walter
Kreamer	Ossian	Warren
Kruse	Pelton	Waugh
Langland	Peterson	Weichman
Lawson	Pierson	Winkelman
Lippold	Rex	Wolfe
	Roorda	Mr. Speaker
Logue	Sanders	
	Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden Huff Johnson of Audubon Kehe Kitner Klein Kluever Knight Koch Kreamer Kruse Langland Lawson Lippold Lipsky	Hansen of Black Hawk McIntyre Hanson of Mendenhall Howard-Mitchell Menefee Hill Miller of Holden Jones Huff Miller of Johnson of Marshall Audubon Miller of Kehe Page Kitner Milligan Klein Mohrfeld Kluever Nelson Knight Nielsen Koch O'Hearn Kreamer Ossian Kruse Pelton Langland Peterson Lippold Rex Lipsky Roorda

Absent or not voting, 15:

Caffrey	Ewell	Grassley	Perkins
Crabb	Freeman of	Mayberry	Van Drie
Cunningham	Buena Vis ta	McCormick	Welden
Den Herder	Freeman of	Millen	
Dietz	Clay-Dickinson		

The motion to concur lost.

McCartney of Floyd moved that the House concur in sections 42 through 50 of the Senate amendment.

Motion lost and the House refused to concur in sections 42 through 50 of the Senate amendment.

Freeman of Buena Vista offered the following amendment filed by him and moved its adoption:

Amend House File 390, as amended and passed by the Senate, as follows: Page 33, lines nineteen (19) through twenty-three (23), by striking all of section 79.

The amendment lost.

Shaw of Scott asked and received unanimous consent to withdraw the amendment filed by her on May 13 and found on page 1674 and 1675 of the House Journal.

Shaw of Scott asked and received unanimous consent to withdraw the amendment filed by her on May 13 and found on page 1677 of the House Journal.

McCartney of Floyd moved that the House concur in sections 51 through 79 of the Senate amendment.

Motion lost and the House refused to concur in sections 51 through 79 of the Senate amendment.

McCartney of Floyd moved that the House concur in section 1 of the Senate amendment.

Motion lost and the House refused to concur in section 1 of the Senate amendment.

McCartney of Floyd moved that the House concur in sections 2 through 11 of the Senate amendment.

Motion prevailed and the House concurred in sections 2 through 11 of the Senate amendment.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 36, commending Radio Station WOI for the excellent public service provided by their live broadcast coverage of the Sixty-third General Assembly.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 688, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission for the tuition grant program.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 695, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 698, a bill for an act appropriating funds for site of Western Iowa College.

CARROLL A. LANE, Secretary

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 3, 142, 145, 173, 175, 182, 198, 206, 228, 263, 281, 286, 287, 289, 292, 318, 349, 363, 395, 485, 515, 532, 534, 616, 657, 658, 681 and 796; and Senate Files 76 and 482.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 3, 142, 145, 173, 175, 182, 198, 206, 228, 263, 281, 286, 287, 289, 292, 318, 349, 363, 395, 485, 515, 532, 534, 616, 657, 658, 681 and 796; and Senate Files 76 and 482.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 15th day of May, 1969, sent to the Governor for his approval: House Files 3, 142, 145, 173, 175, 182, 198, 206, 228, 263, 281, 286, 287, 289, 292, 318, 349, 363, 395, 485, 515, 532, 534, 616, 657, 658, 681 and 796.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received by the Governor announcing that on May 14, 1969, he approved and transmitted to the Secretary of

3

2

State the following bills: House Files 335, 777, 799, 800, 804, 348, 400, and 535; and Senate Files 195, 271, 330, 398, 544, 545, 626, 635, 636, 651, 652, 661, 663, 668 and 669.

AMENDMENTS FILED

- 1 Amend Senate File 181 as follows:
- 2 1. Page 1 by striking after line fifteen (15) the words
- 3 "after an opportunity for hearing" and inserting in lieu
- 4 thereof the words "hearing as provided by this chapter for
- 5 the original establishment of a district".
- 6 2. Page 2, line twenty-six (26), by inserting after the
- 7 word "river" the following: "and spread any deficiency in
- 8 assessment among the remaining lands as provided by section
- 9 four hundred fifty-five point fifty-six (455.56) of the Code."

COCHRAN of Webster WINKELMAN of Calhoun TIEDEN of Clayton

Amend the Koch amendment to Senate File 593, filed May 12, 1969, as follows:

- 1. By inserting after the word "education" in line four
- 4 (4) the words ", the state board of public instruction,".
- 5 2. By striking from line six (6) the words "an employee" and inserting in lieu thereof the words "any of their respective employees".

WAUGH of Monona

- 1 Amend Senate File 619 by adding the following new section:
 - Sec. 10. Section four hundred twenty-three point four (423.4),
- 3 Code 1966, as amended by chapter three hundred forty-eight (348),
- 4 section thirty-seven (37), Acts of the Sixty-second General
- 5 Assembly, is hereby further amended by adding the following new
- 6 subsection:
- 7 "7. Advertisement and promotional material and matter, seed
- 8 catalogs, envelopes for same, and other similar material temporarily
- 9 stored in this state which are acquired outside of Iowa and which,
- 10 subsequently to being brought into this state, are sent outside of
- 11 Iowa, either singly or physically attached to other tangible personal
- 12 property sent outside of Iowa."

SHEPHERD of Lee MILLER of Page

- 1 Amend Senate File 619 as passed by the Senate as follows:
- 2 1. On page 1, in line thirteen (13), strike the word "and".
- 2. On page 1, in line fourteen (14), strike the period and
- 4 insert in lieu thereof the following:
- 5 ", and by inserting in lieu thereof the following: 'all
- 6 advertisements and announcements wherein any merchandise, goods,
- 7 or services are advertised or offered for sale, or without charge
- 8 therefor, at one or more named sources located within the state
- 9 of Iowa, by any person, firm, association, or corporation domiciled
- 10 or resident in the state, or subject to service of legal process
- 11 in the state as provided for in

- 12 chapter four hundred ninety-six A
- 13 (496A) of the Code;".

BAILEY of Wright HILL of Marshall SCHROEDER of Pottawattamie TIEDEN of Clayton

- Amend Senate File 688 as follows:
- 2 By striking from line eight (8) the words "three million"
- 3 and the figure "(3,000,000)" and inserting in lieu thereof the
- 4 words "four million five hundred thousand" and the figure
- 5 "(4,500,000)".

VAN ROEKEL of Marion HUFF of Polk ELLSWORTH of Dubuque McCORMICK of Delaware NEWTON of Scott PIERSON of Mahaska

- 1 Amend the amendment to House File 772 filed May 2 by the
- committee on agriculture by striking lines fourteen (14)
- 3 through twenty-nine (29) and inserting in lieu thereof
- 4 the following:
- "A pipeline company filing a petition for a pipeline 5
- 6 or underground gas storage area shall, at least thirty
- days prior to the filing of the petition with the commerce
- 8 commission, notify the board of supervisors of each county
- 9 in which the proposed pipeline or underground storage
- 10 area will be located of its intent to file such petition.
- 11 Such notice shall include a general description of the
- 12 public or private highways, or both, grounds and waters,
- streams and private lands of any kind along, over or 13
- 14 across which said proposed line or lines will pass. Upon
- receipt of such notification the board of supervisors of 15
- 16 each county shall cause notice of the intent to construct
- 17 and operate a pipeline or underground storage area to be
- 18 published in a newspaper of general circulation within
- the county, the cost of said publication to be paid by 19
- 20 the pipeline company to the county treasurer of said
- 21 county. Upon filing of such notification the board of
- 22 supervisors of each county shall fix a time and place
- 23 for a hearing to inform landowners or other interested
- 24 persons of the proposed pipeline or underground storage
- 25 area, which hearing shall be held within twenty days of
- the filing of such notice." 26

CAMPBELL of Washington

On motion by McCartney of Floyd, the House adjourned until 8:30 a.m., Friday, May 16, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, MAY 16, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Robert W. Rae, pastor of the Highland Park Presbyterian Church, Des Moines, Iowa.

The Journal of Thursday, May 15, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Roorda of Jasper for the morning on request of Strand of Poweshiek; Van Drie of Story on request of Nolting of Black Hawk; Crabb of Crawford on request of Knoblauch of Carroll.

PRESENTATION OF VISITORS

Miller of Page presented to the House sixteen students from St. Paul's Lutheran School, accompanied by John Nelson.

Middleswart of Warren presented to the House thirty fifth grade students from New Virginia, accompanied by Mrs. Bodtke.

Graham of Sac presented to the House forty-eight students from a government class at Lake View-Auburn School, accompanied by Mr. McConnell and Mr. Peterson.

SENATE MESSAGES CONSIDERED

Senate File 685, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.

Read first time and referred to committee on appropriations.

Senate File 686, a bill for an act to appropriate from the general fund of the state to the educational radio and television facility board for capital improvements of the state educational television network.

Read first time and referred to committee on appropriations.

Senate File 688, a bill for an act to appropriate from the general

fund of the state to the higher education facilities commission for the tuition grant program.

Read first time and referred to committee on appropriations.

Senate File 695, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.

Read first time and referred to committee on appropriations.

Senate File 698, a bill for an act making an appropriation for the reimbursement of the city of Harlan, Iowa, for expenses incurred at the request of the board of regents in regard to a site for the proposed Western Iowa College.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 823, a bill for an act to appropriate from primary road fund to state highway commission.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 33, recognizing effects of disruptive incidents at our universities and expressing full confidence in university and law enforcement personnel to apply and enforce administrative and legal sanctions.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 29, making provision for a legislative review and study of the "Medicaid" program as established by the Medical Assistance Act.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 35, relating to compensation of Secretary of the Senate and Chief Clerk of the House.

CARROLL A. LANE Secretary of the Senate

SENATE CONCURRENT RESOLUTION 33

By Glenn, Potter, Leonard, Doderer, Dodds, Palmer, Shirley, Schaben, Nicholson, Denman, Weimer, Lamborn and Frommelt Whereas, the citizens of the State of Iowa have expressed profound concern to members of the Sixty-third General Assembly relative to disturbances at public institutions of higher education;

Whereas, a primary purpose of our universities is to provide an environ-

ment conducive to the absorption of knowledge in arts and sciences, as well as the full and free expression of thought and opinion:

Whereas, disruption of university functions through unlawful acts of student body, faculty members, and nonuniversity personnel threatens the orderly processes of sur universities and operates to deny the atmosphere of security and stability essential to higher education and academic freedom at our institutions of higher learning:

Whereas, the laws of this state provide ample sanction against those persons who engage in unlawful conduct at our universities, as elsewhere;

Whereas, the Board of Regents has by prior resolution adopted a code of student conduct that provides administrative sanctions in the event of such activity:

Whereas, the responsibility for enforcing administrative sanctions and appropriate laws in connection with unlawful or illegal conduct at the public universities rests with administrative and law enforcement personnel;

Be It Resolved by the Senate, the House Concurring, that the Sixty-third General Assembly of Iowa encourage our university administrators, state and local law enforcement personnel to apply and enforce fairly and impartially administrative and legal sanctions appropriate in any circumstance of unlawful or illegal conduct designed to disrupt the orderly processes of higher education at our public universities.

Be It Further Resolved, that copies of this resolution be immediately forwarded to the Presidents of the respective state universities.

EXPLANATION

This concurrent resolution recognizes the concern of Iowa citizens for the adverse effects of disruptive incidents at our universities, acknowledges the existence of administrative and legal sanctions which may be applied in the event of unlawful conduct, and expresses full confidence in the ability of university and law enforcement personnel to apply and enforce administrative and legal sanctions.

SENATE CONCURRENT RESOLUTION 35 By Personnel Committee

Whereas, the Code provides that the compensation of the officers and employees of the General Assembly shall be fixed by joint action of the House and Senate: and

Whereas, the compensation of the Secretary of the Senate and the Chief Clerk of the House was fixed by Senate Concurrent Resolution 6, duly adopted by the Sixty-third General Assembly; and

Whereas, it is deemed necessary that this compensation be increased; Now Therefore

Be It Resolved by the Senate, the House Concurring: That the compensation of the Secretary of the Senate and the Chief Clerk of the House of Representatives be set at \$45.00 per day; and

Be It Further Resolved: That this compensation be paid in accordance with the rules of the Senate and House commencing on July 1, 1969.

SENATE AMENDMENT TO HOUSE FILE 823

Amend House File 823 as follows:

1. Page 1, lines 21 and 22, by striking the word and figures, "twenty-seven thousand six hundred (27,600)" and inserting in lieu thereof the following: "twenty-nine thousand (29,000)".

- 2. Page 4 by striking lines 19 through 24, inclusive, and renumbering the remaining sections.
- 3. Page 5, line 1, by inserting after the figure "(8)" the words and figures, "and section three hundred thirteen point five (313.5)".

CONSIDERATION OF BILLS

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR SENATE FILE 181 SUBSTITUTED FOR HOUSE FILE 255

Darrington of Harrison asked and received unanimous consent to substitute Senate File 181 for House File 255.

Senate File 181, a bill for an act relating to levee and drainage districts, with report of committee recommending passage, was taken up for consideration.

Cochran of Webster offered the following amendment filed by Cochran, et al., and moved its adoption:

Amend Senate File 181 as follows:

1. Page 1 by striking after line fifteen (15) the words "after an opportunity for hearing" and inserting in lieu thereof the words "hearing as provided by this chapter for the original establishment of a district".

2. Page 2, line twenty-six (26), by inserting after the word "river" the following: "and spread any deficiency in assessment among the remaining lands as provided by section four hundred fifty-five point fifty-six (455.56) of the Code."

The amendment was adopted.

Darrington of Harrison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 181)

The ayes were, 98:

Alt Drake Lawson Hill Andersen Dunton Holden Lippold Huff Lipsky Bailey Edgington Johnson of Baker Logue Ellsworth **Battles** Ewell Audubon McCormick Bennett Fischer of Johnston of Mendenhall Bergman Grundy Johnson Menefee Fisher of Kehe Mezvinsky Blouin Middleswart Caffrey Greene Kennedy of Freeman of Chickasaw Camp Miller of Campbell Kennedy of Buena Vista Des Moines Freeman of Dubuque Christensen Miller of Clay-Dickinson Kitner Cochran Jones Corey Klein Gannon Miller of Crosier Goode Marshall Kluever Darrington Graham Knight Miller of Den Herder Hamilton Knoblauch Page Doughesty Doyle Hanson of Mohrfeld Kruse Howard-Mitchell Langland Nelson

Nielsen	Rodgers	Strand	Walter
Nolting	Sanders	Stroburg	Warren
O'Hearn	Schmeiser	Stromer	Waugh
Ossian	Schroeder	Strothman	Weichman
Peterson	Schwartz	Tapscott	Wells
Pierson	Shaw	Tieden	Winkelman
Poncy	Shepherd	Van Nostrand	Wolfe
Priebe	Sorg	Van Roekel	Mr. Speaker
Rex	Stokes	Voorhees	·

The nays were, 1:

Mayberry

Absent or not voting, 25:

Brinck	Hansen of	Millen	Renda
Crabb	Black Hawk	Milligan	Roorda
Cunningham	Jesse	Newton	Skinner
Dietz	Koch	Pelton	Van Drie
Dooley	Kreamer	Perkins	Varley
Franklin	McCartney	Radl	Welden
Grasslev	McIntyre		***************************************

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 255 WITHDRAWN

Darrington of Harrison asked and received unanimous consent to withdraw House File 255 from further consideration by the House.

WAYS AND MEANS CALENDAR

House File 810, a bill for an act relating to the Iowa income tax, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by him: Amend House File 810 by striking everything after the enacting clause

and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point five (422.5), Code 1966, as amended by chapter three hundred forty-eight (348), section four-teen (14), Acts of the Sixty-second General Assembly, is hereby further amended by inserting in line twelve (12) after the word "follows" the following:

", except that no tax is imposed on any resident or nonresident whose net income, as defined in section four hundred twenty-two point seven (422.7) of the Code, is three thousand dollars or less".

- Sec. 2. Section four hundred twenty-two point twelve (422.12), as amended by chapter three hundred forty-eight (348), section fifteen (15), Acts of the Sixty-second General Assembly, is hereby further amended by striking subsections one (1) and two (2) and inserting in lieu thereof the following:
- "1. For a single individual, or a married person filing a separate return, fifteen dollars.
- 2. For a head of household, or a husband and wife filing a joint return, thirty dollars."

Sec. 3. Section four hundred twenty-two point thirteen (422.13), Code 1966, is hereby amended as follows.

1. By striking subsections one (1) and two (2) and inserting in lies

thereof the following:

"Every resident and every nonresident with income taxable by this state, having net income for the tax year, as defined in section four hundred twenty-two point seven (422.7) of the Code, of over three thousand dollars, shall make and sign a return."

2. By renumbering the remaining subsections.

Bennett of Polk offered from the floor the following amendment filed by him and Blouin of Dubuque:

Amend the Koch amendment to House File 810 as follows:

- 1. By striking from line ten (10) the word "three" and inserting in lieu thereof the word "four".
- 2. By striking from line twenty-eight (28) the word "three" and inserting in lieu thereof the word "four".

(House File 810 pending at recess.)

The House was recessed until 1:30 p.m. by the Speaker.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MEMBERS EXCUSED

Franklin of Polk was excused for the afternoon by the Speaker.

Christensen of Clarke-Union was excused for the afternoon by the Speaker.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents.

Also: That the Senate has concurred in the House amendment to the Senate amendment to and passed House File 417, a bill for an act relating to the inspection of meat and poultry.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 528, a bill for an act defining "workman" or "employee" in the workmen's compensation law.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 42, directing a study of the state printing and the printing costs of all departments of state government.

CARROLL A. LANE Secretary of the Senate

SENATE CONCURRENT RESOLUTION 42

By Committee on Higher Education

Whereas, the cost of state printing is increasing every year; and Whereas, all departments of state government are publishing greater volumes of material each year; and

Whereas, the publication of the material by all state departments may result in unnecessary duplication in the content of printed materials; and Whereas, the members of the general assembly and the general public are interested in reducing the cost of state government; Now Therefore,

Be It Resolved by the Senate, the House Concurring, That the Budget and Financial Control Committee or the Committee on Higher Education if the Budget and Financial Control Committee is not existing on July 1, 1969, the Superintendent of Printing, and the State Comptroller be directed to conduct a study of the state printing and the printing costs of all departments of state government to determine if there is excessive cost and duplication in the printing of all state documents;

Be It Further Resolved, That the findings and recommendations of the study be reported to the Sixty-third General Assembly meeting in 1970.

SENATE AMENDMENT TO HOUSE FILE 528

Amend House File 528 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section eighty-five point sixty-one (85.61), Code 1966, as amended by chapter one hundred fifteen (115), Acts of the Sixty-second General Assembly, is further amended by adding to subsection three (3) the following new subparagraph:

"Partners; directors of any corporation who are not at the same time employees of such corporation; or directors, trustees, officers or other managing officials of any nonprofit corporation or association who are not at the same time fulltime employees of such nonprofit corporation or association."

SENATE AMENDMENTS CONSIDERED

Van Nostrand of Pottawattamie called up for consideration House File 781, a bill for an act to establish the composition of the General Assembly and proved for election of the members thereof, amended by the Senate as follows:

House File 781 as reprinted is hereby amended as follows:

- 1. By inserting in page 2, line 2, after the word "term", the words "or was subsequently elected to complete the unexpired portion of a term which began in January, 1969".
- 2. By inserting in page 2, line 8, after the word "election", the words ", except as otherwise provided in this Act."
- 3. By striking from page 4 all of lines 25 through 35, inclusive, and from page 5 all of lines 1 through 7, inclusive, and inserting in lieu thereof the following:
 - "2. Each senatorial district established by section five (5) of this Act in

which no incumbent senator resided as of April 1, 1969, or in which no senator elected to a four-year term in 1968 or subsequently elected to complete the unexpired portion of a term which began in January, 1969, resided as of April 1, 1969, shall elect one senator in 1970.

- 3. Each senatorial district established by section five (5) of this Act in which only one incumbent senator resided as of April 1, 1969, shall be represented in the Sixty-fourth General Assembly by that senator, if he was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969.
- 4. Each senatorial district established by section five (5) of this Act in which only one incumbent senator resides on March 15, 1970, shall be represented in the Sixty-fourth General Assembly by that senator, if he was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969. However, this subsection shall apply only if the senator also resided in the district as of April 1, 1969, or resided in the district on the date of his election if he was elected after April 1, 1969, to complete the unexpired portion of a four-year term which began in January, 1969.
- 5. Each senatorial district established by section five (5) of this Act in which two or more incumbent senators resided as of April 1, 1969, shall elect one senator in 1970. The term of any senator residing in a district in which an election is required by this subsection, who was elected in 1968 to a four-year term or was subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969, shall be terminated effective January 1, 1971. However, this subsection shall not apply to a district if (a) subsection four (4) of this section is applicable, due to the death, resignation, or change of residence of one or more senators, or (b) subsection six (6) of this section is applicable.
- 6. Any senatorial district established by section five (5) of this Act in which a senatorial election in 1970 would otherwise be required by subsection five (5) of this section no senatorial election shall be held in 1970 if all the incumbent senators residing in the district on March 15, 1970, file with the secretary of state, on or before March 15, 1970, a statement signed by each of them to the effect that:
- a. The district is to be represented in the senate for the Sixty-fourth General Assembly by one of the signatory resident incumbent senators, who must be identified in the statement and must have been elected to a four-year term in 1968 or subsequently elected to complete the unexpired portion of a term which began in January, 1969.
- b. Each of the other incumbent senators residing in the district who were elected to a four-year term in 1968 or were subsequently elected to complete the unexpired portion of a four-year term which began in January, 1969, have filed with the governor their resignations from the senate, to take effect not later than January 1, 1971.
- c. No incumbent senator residing in the district whose term will expire on or about January 1, 1971, will be a candidate for election as a senator from that district in the 1970 primary and general elections.

The district shall be represented in the Sixty-fourth General Assembly by the resident incumbent senator designated in the signed statement.

7. Each senator elected in 1970 shall serve a term of four years, except that the Sixty-fourth General Assembly or other reapportioning authority shall shorten the term of any such senator when necessary to comply with the constitution of the state of Iowa and to carry out the apportionment required in 1971."

4. By striking from page 8 all of lines 6 through 16 and inserting in lieu thereof the following:

"21. The twenty-first representative district shall consist of that portion of the city of Sioux City composed of precincts one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), and thirty-one (31).

22. The twenty-second representative district shall consist of that portion of the city of Sioux City composed of precincts nine (9), eleven (11), thirteen (13), fourteen (14), sixteen (16), seventeen (17), eighteen (18), nineteen (19), thirty (30), thirty-two (32), and thirty-three (33)."

5. By striking from page 13, line 27, the word "Crescent,".

- 6. By inserting in page 13, line 28, after the word "Layton," the words "Hazel Dell.".
- 7. By inserting in page 18, line 29, before the word "Hardin", the word "Kane,".
 - & By inserting in page 19, after line 31, the following new line:

"c. In Monroe county, Bluff Creek and Pleasant townships."

9. By striking from page 20 all of line 6.

10. By striking from page 20 all of lines 22 through 34, inclusive, and inserting in lieu thereof the following:

"a. All of Des Moines county outside the city of Burlington.

b. That portion of the city of Burlington composed of ward one (1).

c. All of Louisa county.

- 92. The ninety-second representative district shall consist of that portion of the city of Burlington composed of wards two (2), three (3), four (4), five (5), six (6), seven (7), and eight (8)."
- 11. By striking from page 22, line 33, the word "fourteenth", and inserting in lieu thereof the word "nineteenth".
- 12. By striking from page 23, line 4, the words "nineteenth and twentieth", and inserting in lieu thereof the words "twentieth and forty-seventh".
- 13. By striking from page 23, line 32, the words "forty-seventh and forty-eighth", and inserting in lieu thereof the words "forty-eighth and fifty-second".
- 14. By striking from page 24, line 1, the words "fifty-first and fifty-second", and inserting in lieu thereof the words "fourteenth and fifty-first".
- 15. By striking from page 24, line 7, the word "sixty-first", and inserting in lieu thereof the word "fifty-eighth".
- 16. By striking from page 24, line 11, the words "sixty-second and sixty-third", and inserting in lieu thereof the words "sixty-first and sixty-second".
- 17. By striking from page 24, line 13, the word "fifty-eighth", and inserting in lieu thereof the word "sixty-third".
- 18. By striking from page 24, line 25, the word "seventy-sixth" and inserting in lieu thereof the word "seventy-eighth".
- 19. By striking from page 24, line 27, the words "seventy-seventh and seventy-eighth" and inserting in lieu thereof the words "seventy-sixth and seventy-seventh".

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

House File 781 as reprinted after amendment and passage by the Senate is hereby amended by inserting in page six (6), after the period in line seventeen (17), the following new sentence:

"No person who served as a member of the senate of the Sixty-fourth General Assembly, but who is not a member of the Sixty-fourth General Assembly by reason of his having been a party to a statement filed with the

secretary of state pursuant to this subsection, shall accept from any person, firm, corporation, association, or organization, or any department, commission, bureau, or other agency of this state or any of its political subdivisions, any employment, appointment, retainer, or any thing or service of value in consideration of his influencing or attempting to influence, directly or indirectly, the vote or support of any member of the Sixty-fourth General Assembly for or against any bill, resolution, or other matter pending or to be introduced in either house thereof."

Roll call was requested by Gannon of Jasper and Johnston of Johnson.

On the question "Shall the amendment be adopted?" (H.F. 781)

The ayes were, 34:

Bailey	Ewell	Mayberry	Radl
Baker	Gannon	Mezvinsky	Renda
Bennett	Jesse	Middleswart	Rodgers
Blouin	Johnston of	Miller of	Schmeiser
Caffrey	Johnson	Des Moines	Schwartz
Cochran	Kennedy of	Newton	Skinner
Crosier	Chickasaw	Nolting	Tapscott
Dougherty	Kennedy of	Poncy	Weichman
Doyle	Dubuque	Priebe	Wells
Dunton	Knoblauch		

The nays were, 74:

Alt	Hansen of	McCartney	Roorda
Andersen	Black Hawk	McIntyre	Sanders
Battles	Hanson of	Mendenhall	Schroeder
Bergman	Howard-Mitchell	Menefee	Shaw
Camp	Holden	Millen	Shepherd
Campbell	Huff	Miller of	Sorg
Christensen	Johnson of	Jones	Stokes
Corey	Audubon	Miller of	Strand
Darrington	Kehe	Marshall	Stromer
Den Herder	Klein	Milligan	Strothman
Dooley	Kluever	Mohrfeld	Van Nostrand
Drake	Knight	Nelson	Van Roekel
Edgington	Koch	Nielsen	Varley
Elisworth	Kreamer	O'Hearn	Voorhees
Fischer of	Kruse	Ossian	Walter
Grundy	Langland	Pelton	Warren
Freeman of	Lawson	Perkins	Waugh
Clay-Dickinson	Lippold	Peterson	Winkelman
Goode	Lipsky	Pierson	Wolfe
Graham	Logue	Rex	Mr. Speaker
Hamilton	-		

Absent or not voting, 16:

Brinck Crabb Cunningham Dietz Fisher of Greene	Franklin Freeman of Buena Vista Grassley Hill	Kitner McCormick Miller of Page	Stroburg Tieden Van Drie Welden
--	---	--	--

Amendment to the amendment lost.

McCormick of Delaware offered the following amendment filed by him:

Amend the second reprint to House File 781, dated April 29, as follows:

- 1. Page 9, line twenty-one (21), by striking the words "Adams, and Hazel Green" and inserting in lieu thereof "Elk and Colony".
- 2. Amend page 14, line eight (8), by striking the words "Elk, Colony" and inserting in lieu thereof the words "Adams, Hazel Green".

The Speaker ruled the amendment out of order.

Schmeiser of Des Moines offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 781 as follows:

- 1. By striking from page twenty-two (22) (second reprint) all of lines two (2) through five (5), inclusive, and inserting in lieu thereof the following:
- a. In Des Moines County outside the city of Burlington, Huron, Franklin, Benton, Jackson, and Tama townships.
- b. That portion of the city of Burlington composed of precinct two (2) of ward one (1), precinct two (2) of ward two (2), precincts two (2) and three (3) of ward three (3), precinct two (2) of ward four (4), precinct two (2) of ward five (5), precinct two (2) of ward six (6), precinct two (2) of ward seven (7), and precinct two (2) of ward eight (8).
- c. In Louisa County, Grandview, Port Louisa, Jefferson, Wapello, and Eliot townships.
- 2. By striking from page twenty-two (22) (second reprint) all of lines seven (7) and eight (8), inclusive, and inserting in lieu thereof the following:
- a. In Des Moines county outside the city of Burlington, Yellow Springs, Washington, Pleasant Grove, Danville, Augusta, Concordia, Flint River, and Union townships.
- b. That portion of the city of Burlington composed of precinct one (1) of ward one (1), precinct (1) of ward two (2), precinct one (1) of ward three (3), precinct one (1) of ward four (4), precinct one (1) of ward five (5), precinct one (1) of ward six (6), precinct one (1) of ward seven (7), and precinct one (1) of ward eight (8).
- c. In Louisa County, Morning Sun, Marshall, Elm Grove, Columbus City, Concord, Union, and Oakland townships.

The amendment lost.

Schwartz of Wapello offered the following amendment filed by him:

Amend House File 781 (second reprint), as amended and passed by the Senate, page twenty-two (22) by striking lines thirty-four (34) and thirty-five (35), and page twenty-three (23) by striking all of lines one (1) through ten (10) and inserting in lieu thereof the following:

"97. The ninety-seventh representative district shall consist of:

- a. In Wapello county, Richland, Highland, Competine, Dahlonega, Agency, Pleasant, and Washington townships.
- b. That portion of Center township composed of precincts one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9), ten (10), and eighteen (18).
 - 98. The ninety-eighth representative district shall consist of:

a. All of Davis county.

b. In Wapello county, Cass, Columbia, Polk, Adams, Green, and Keokuk townships.

c. That portion of Center township composed of precincts eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17), and nineteen (19)."

The Speaker ruled the amendment out of order.

Van Nostrand of Pottawattamie moved that the House concur in the Senate amendment.

Roll call was requested by Van Nostrand of Pottawattamie and the Speaker.

On the question "Shall the House concur in the Senate amendment?" (H.F. 781)

The ayes were, 75:

Alt	Goode	Lipsky	Peterson
Andersen	Graham	Logue	Pierson
Battles	Hamilton	McCartney	Rex
Bennett	Hansen of	Menefee	Roorda
Bergman	Black Hawk	Millen	Sanders
Camp	Hanson of	Miller of	Schroeder
Campbell	Howard-Mitchell	Des Moines	Shepherd
Christensen	Holden	Miller of	Sorg
Corey	Huff	Jones	Stokes
Crosier	Johnson of	Miller of	Strand
Darrington	Audubon	Marshall	Stromer
Den Herder	Kehe	Miller of	Strothman
Dooley	Klein	Page	Van Nostrand
Drake	Kluever	Milligan	Van Roekel
Edgington	Knight	Mohrfeld	Varley
Ellsworth	Koch	Nelson	Voorhees
Fischer of	Kreamer	Nielsen	Walter
Grundy	Kruse	O'Hearn	Waugh
Fisher of	Langland	Ossian	Weichman
Greene	Lawson	Pelton	Wolfe
Freeman of	Lippold	Perkins	Mr. Speaker
Clay-Dickinson			- •

The nava were, 40:

The nays were	, 4 0.		
Bailey Baker Blouin Brinck Caffrey Cochran	Gannon Jesse Johnston of Johnson Kennedy of Chickasaw	McIntyre Mendenhall Mezvinsky Middleswart Newton Nolting	Schmeiser Schwartz Shaw Skinner Stroburg Tapscott
Dougherty Doyle Dunton Ewell Freeman of Buena Vista	Kennedy of Dubuque Kitner Knoblauch Mayberry	Poncy Priebe Radi Renda Rodgers	Tieden Warren Wells Winkelman

Absent or not voting, 9:

Crabb Cunningham Dietz	Franklin Grassley	Hill McCormick	Van Brie Welden
------------------------------	----------------------	-------------------	--------------------

Motion prevailed and the House concurred in the Senate amendment.

Van Nostrand of Pottawattamie moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 781)

The ayes were, 72:

Alt	Hansen of	Logue	Rex
Andersen	Black Hawk	McCartney	Roorda
Battles	Hanson of	Menefee	Sanders
Bergman	Howard-Mitche		Schroeder
Camp	Holden	Miller of	Shaw
Campbell	Huff	Jones	Shepherd
Corey	Johnson of	Miller of	Sorg
Darrington	Audubon	Marshall	Stokes
Den Herder	Kehe	Miller of	Strand
Dooley	Kitner	Page	Stromer
Drake	Klein	Milligan	Strothman
Edgington	Kluever	Mohrfeld	Van Nostrand
Ellsworth	Knight	Nelson	Van Roekel
Fischer of	Koch	Nielsen	Varley
Grundy	Kreamer	O'Hearn	Voorhees
Fisher of	Kruse	Ossian	Walter
Greene	Langland	Pelton	Waugh
Goode	Lawson	Perkins	Weichman
Graham	Lippold	Peterson	Wolfe
Hamilton	Lipsky	Pierson	Mr. Speaker
The nays we	re, 43:		w All
227 227	_	200	

The nays were, 43:

Freeman of	Mayberry	Radl Renda
Freeman of	McIntyre	Rodgers
Clay-Dickinson	Mendenhall	Schmeiser
Gannon	Mezvinsky	Schwartz
Jesse	Middleswart	Skinner
Johnston of	Miller of	Stroburg
Johnson	Des Moines	Tapscott
Kennedy of	Newton	Tieden
Chickasaw	Nolting	Warren
Kennedy of	Poncy	Wells
Dubuque Knoblauch	Priebe	Winkelman
	Buena Vista Freeman of Clay-Dickinson Gannon Jesse Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque	Buena Vista Freeman of Clay-Dickinson Gannon Jesse Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque McCormick McIntyre Mendenhall Mezvinsky Middleswart Miller of Des Moines Newton Nolting Poncy Priebe

Absent or not voting, 9:

Christensen	Dietz	Grassley	Van Drie
Crabb	Franklin	Hill	Welden
Cunningham			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Van Nostrand of Pottawattamie moved to reconsider the vote by

which House File 781 passed the House and the motion to reconsider be tabled.

Motion prevailed.

SENATE AMENDMENTS CONSIDERED

Holden of Scott called up for consideration House File 222, a bill for an act relating to the designation of a person who may apply for and receive aid for dependent children, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 222 by adding thereto the following:

"Sec. 3. Section two hundred thirty-nine point five (239.5), Code 1966, as amended by section two hundred eighty-eight (288), chapter two hundred nine (209), Acts of the Sixty-second General Assembly, is hereby further amended by substituting a comma for the period at the end of line fifty (50) and adding the following:

'except that the county board may order the assistance payments made to another individual who is interested in or concerned with the welfare of the child or the person with whom the child is living when it has been demonstrated that the person with whom the child is living is unable to manage the assistance payments in the best interest of the child. Such protective payments shall not be made beyond one year and shall otherwise conform to the regulations established under the provisions of Title IV of the Social Security Act as amended by Public Law 90-248.'"

Motion prevailed and the House concurred in the Senate amendment.

Holden of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Klein Kluever

Koch Kreamer Kruse Langland Lawson Lippold Lipsky Logue Mayberry

Knight Knoblauch

McCormick

Mendenhall Menefee

McIntvre

On the question "Shall the bill pass?" (H.F. 222)

The aves were, 111:

The ayes were,	111.	
Alt	Dougherty	Graham
Andersen	Doyle	Hamilton
Bailey	Drake	Hansen of
Baker	Dunton	Black Hawk
Bennett	Edgington	Holden
Bergman	Ellsworth	Huff
Blouin	Ewell	Jesse
Brinck	Fischer of	Johnson of
Caffrey	Grundy	Audubo n
Camp	Fisher of	Johnston of
Campbell	Greene	Johnson
Cochran	Freeman of	Kehe
Corey	Buena Vista	Kennedy of
Crosier	Freeman of	Chickasaw
Darrington	Clay-Dickinson	Kennedy of
Den Herder	Gannon	Dubuque
Dooley	Goode	Kitner

Mezvinsky Newton Rodgers Tapscott Middleswart Tieden Nielsen Roorda Millen Nolting Sanders Van Nostrand Miller of Schmeiser Van Roekel O'Hearn Des Moines Ossian Schroeder Varlev Miller of Pelton Schwartz Voorhees Perkins Jones Shepherd Walter Miller of Peterson Skinner Warren Waugh Weichman Marshall Pierson Sorg Stokes Miller of Poncy Wells Page Priebe Strand Milligan Winkelman Radi Stroburg Mohrfeld Renda Wolfe Stromer Nelson Rex Strothman Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Battles Dietz Hanson of Shaw
Christensen Franklin Howard-Mitchell Van Drie
Crabb Grassley Hill Welden
Cunningham McCartney

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 550 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 550 from further consideration by the House.

HOUSE FILE 410 WITHDRAWN

Andersen of Woodbury asked and received unanimous consent to withdraw House File 410 from further consideration by the House.

HOUSE FILE 301 WITHDRAWN

Peterson of Woodbury asked and received unanimous consent to withdraw House File 301 from further consideration by the House.

HOUSE FILE 262 WITHDRAWN

Voorhees of Black Hawk asked and received unanimous consent to withdraw House File 262 from further consideration by the House.

CONSIDERATION OF BILLS

WAYS AND MEANS CALENDAR

The House resumed consideration of House File 810, a bill for an act relating to the Iowa income tax, and the Bennett-Blouin amendment as follows:

Amend the Koch amendment to House File 810 as follows:

1. By striking from line ten (10) the word "three" and inserting in lieu thereof the word "four".

2. By striking from line twenty-eight (28) the word "three" and inserting in lieu thereof the word "four".

Bennett of Polk moved adoption of the amendment.

Roll call was requested by Bennett of Polk and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (H.F. 810)

The ayes were, 36:

Bailey	Ewell	Knoblauch	Priebe
Baker	Fisher of	Mayberry	Radi
Bennett	Greene	McCormick	Renda
Blouin	Gannon	Mezvinsky	Rodgers
Brinck	Jesse	Middleswart	Schwartz
Caffrey	Johnston of	Miller of	Skinner
Cochran	Johnson	Des Moines	Stroburg
Crosier	Kennedy of	Newton	Tapscott
Dougherty	Chickasaw	Nolting	Wells
Doyle	Kennedy of	Poncy	*** 0120
Dunton	Dubuque	2 003	

The nays were, 71:

Alt Battles Bergman Camp Corey Darrington Den Herder Dooley Drake Edgington Ellsworth Fischer of Grundy Goode Graham Hamilton Hansen of	Holden Huff Johnson of Audubon Kehe Kitner Klein Knight Koch Kreamer Kruse Langland Lawson Lippold Lipsky Logue McCartney	Millen Miller of Jones Miller of Marshall Miller of Page Milligan Mohrfeld Nelson Nielsen O'Hearn Ossian Pelton Perkins Peterson Pierson	Schroeder Shaw Shepherd Sorg Stokes Strand Stromer Strothman Tieden Van Nostrand Van Roekel Voorhees Walter Warren Waugh Weichman Winkelman
Graham	Lipsk y	Perkins	Waugh
Black Hawk	McIntyre	Rex	Wolfe
Hanson of Howard-Mitchell	Mendenhali	Roorda	Mr. Speaker

Absent or not voting, 17:

Andersen	Dietz	Freeman of	Sanders
Campbell	Franklin	Clay-Dickinson	Schmeiser
Christensen	Freeman of	Grassley	Van Drie
Crabb	Buena Vista	Hill	Varley
Cunningham		Kluever	Welden

Amendment to the amendment lost.

Doyle of Woodbury offered the following amendment filed by him, from the floor, and moved its adoption:

Amend the Koch of Woodbury amendment to House File 810 by striking in line twenty (20) the words "thirty dollars", and placing in lieu thereof the words "forty-five dollars".

Roll call was requested by Doyle of Woodbury and the Speaker.

On the question "Shall the amendment be adopted?" (H.F. 810)

The ayes were, 35:

Baker	Edgington	Knoblauch	Radl
Bennett	Ewell	Mayberry	Renda
Blouin	Gannon	McCormick	Rodgers
Brinck	Jesse	Middleswart	Schmeiser
Caffrey	Johnston of	Miller of	Schwartz
Cochran	Johnson	Des Moines	Skinner
Crosier	Kennedy of	Newton	Stroburg
Dougherty	Chickasaw	Nolting	Tapscott
Doyle	Kennedy of	Poncy	Wells
Dunton	Dubuque	Priehe	

The nays were, 71:

Battles Bergman	Hanson of Howard-Mitchell	Mendenhall	Sanders Schroeder
Camp	Holden	Mezvinsky	Shaw
Campbell	Huff	Miller of	Shepherd
Corey	Johnson of	Jones	Sorg
Darrington	Audu bon	Miller of	Stokes
Den Herder	Kehe	Marshall	Strand
Drake	Kitner	Miller of	Stromer
Ellsworth	Klein	Page	Strothman
Fischer of	Kluever	Milligan	Tieden
Grundy	Knight	Mohrfeld	Van Nostrand
Fisher of	Koch	Nelson	Van Roekel
Greene	Kreamer	Nielsen	Voorhees
Freeman of	Kruse	Ossian	Walter
Buena Vista	Lawson	Pelton	Warren
Goode	Lippold	Perkins	Waugh
Graham	Lipsky	Peterson	Weichman
Hamilton	Logue	Pierson	Winkelman
Hansen of	McCartney	Rex	Wolfe
Black Hawk	McIntyre	Roorda	Mr. Speaker

Absent or not voting, 18:

Alt	Cunningham	Freeman of	Millen
Andersen	Diets	Clay-Dickinson	O'Hearn
Bailey	Dooley	Grassley	Van Drie
Christensen	Franklin	Hill	Varley
Crabb		Langland	Welden

The amendment to the amendment lost.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend the Koch amendment to House File 810, filed May 12, 1969, by striking all of lines three (3) through twenty-nine (29) and inserting in lieu thereof the following:

"Senate File 286, Acts of the Sixty-third General Assembly, is hereby repealed."

Roll call was requested by Gannon of Jasper and Renda of Polk. On the question "Shall the amendment be adopted?" (H.F. 810):

The ayes were, 31:

Bailey	Gannon	Mayberry	Radl
Baker	Jesse	McCormick	Renda
Blouin	Johnston of	Mezvinsky	Rodgers
Caffrey	Johnson	Middleswart	Schmeiser
Cochran	Kennedy of	Miller of	Skinner
Crosier	Chickasaw	Des Moines	Stroburg
Dougherty	Kennedy of	Newton	Tapscott
Doyle	Dubuque	Nolting	Wells
Dunton	Knoblauch	Poncy	

The nays were, 72:

THE HAJA WELE	, 12.		
Alt Battles	Hanson of Howard-Mitchel	Menefee l Millen	Sanders Schroeder
Bergman	Huff	Miller of	Shepherd
Camp	Johnson of	Jones	Sorg
Campbell	Audubon	Miller of	Stokes
Corey	Kehe	Marshall	Strand
Darrin gton	Kitner	Miller of	Stromer
Den Herder	Klein	Page	Strothman
Dooley	Kluever	Milligan	Tieden
Drake	Knight	Mohrfeld	Van Nostrand
Edgington	Koch	Nelson	Van Roekel
Ellsworth	Kreamer	Nielsen	Voorhees .
Fischer of	Kruse	O'Hearn	\mathbf{W} alter
Grundy	Lawson	Ossian	<u>W</u> arren
Freeman of	Lippold	Pelton	Waugh
Buena Vista	Lipsky	Perkins	Weichman
Goode	Logue	Peterson	W inkelman
Graham	McCartney	Pierson	Wolfe
Hamilton	McIntyre	Rex	Mr. Speaker
Hansen of Black Hawk	Mendenhall	Roorda	

Absent or not voting, 21:

Ande rsen Bennett	Dietz Ewell	Freeman of Clay-Dickinson	Priebe Schwartz
Brinck	Fisher of	Grassley	Shaw
Christensen	Greene	Hill	Van Drie
Crabb	Franklin	Holden	Varley
Cunningham		Langland	Welden

The amendment to the amendment lost.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend the Koch amendment to House File 810, filed May 12, by striking lines eight (8) through eleven (11) and inserting in lieu thereof the following:

", except that no tax is imposed on the first three thousand dollars of net income on any resident or nonresident whose net income, as defined in section four hundred twenty-two point seven (422.7) of the Code is four thousand dollars or less".

Roll call was requested by Gannon of Jasper and Renda of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (H.F. 810):

The ayes were, 31:

Blouin	Johnston of	Mezvinsky	Renda
Caffrey	Johnson	Middleswart	Rodgers
Cochran	Kennedy of	Miller of	Schmeiser
Crosier	Chickasaw	Des Moines	Schwartz
Dougherty	Kennedy of	Newton	Skinner
Doyle	Dubuque	Nolting	Stroburg
Dunton	Knoblauch	Poncy	Tapscott
Gannon	Mayberry	Priebe	Wells
Jesse	McCormick	Radl	11 0110

The nays were, 71:

Bailey	Hansen of	McCartney	Roorda
Battles	Black Hawk	McIntyre	Sanders
Bergman	Hanson of	Mendenhall	Schroeder
Camp	Howard-Mitchell	Menefee	Shepherd
Campbell	Huff	Miller of	Sorg
Corey	Johnson of	Jones	Stokes
Darrington	Audubon	Miller of	Strand
Den Herder	Kehe	Marshall	Stromer
Dooley	Kitner	Miller of	Strothman
Drake	Klein	Page	Tieden
Edgington	Kluever	Milligan	Van Nostrand
Ellsworth	Knight	Mohrfeld	Van Roekel
Fischer of	Koch	Nelson	Voorhees
Grundy	Kreamer	Nielsen	Walter
Fisher of	Kruse	O'Hearn	Warren
Greene	Langland	Ossian	Waugh
Goode	Lawson	Perkins	Weichman
Graham	Lippold	Peterson	Winkelman
Hamilton	Lipsky	Pierson	Wolfe
	Logue	Rex	Mr. Speaker

Absent or not voting, 22:

Alt	Cunningham	Freeman of	Pelton
Andersen	Dietz	Clay-Dickinson	Shaw
Baker	Ewell	Grassley	Van Drie
Bennett	Franklin	Hill	Varley
Brinck	Freeman of	Holden	Welden
Christensen	Buena Vista	Millen	
Crabb			

The amendment to the amendment lost.

Koch of Woodbury moved the adoption of his amendment filed May 12 and found on page 1649 of the House Journal.

Roll call was requested by Gannon of Jasper and Johnston of Johnson.

On the question "Shall the Koch amendment be adopted?" (H.F. 810):

The ayes were, 64:

Alt	Darrington	Fischer of	Graham
Battles	Den Herder	Grundy	Hamilton
Bergman	Drake	Fisher of	Hansen of
Campbell	Edgington	Greene	Black Hawk
Corey	Ellsworth	Goode	Holden

Huff	Logue	Nielsen	Stromer
Johnson of	McCartney	Ossian	Strothman
Audubon	Menefee	Pelton	Van Nostrand
Kehe	Millen	Perkins	Van Roekel
Klein	Miller of	Peterson	Varley
Kluever	Jones	Pierson	Voorhees
Knight	Miller of	Rex	Walter
Koch	Marshall	Roorda	Warren
Kreamer	Miller of	Shaw	Waugh
Kruse	Page	Shepherd	Winkelman
Lawson	Milligan	Sorg	Wolfe
Lippold	Mohrfeld	Stokes	Mr. Speaker
Lingley	Nelson	Strand	

The nays were, 44:

Andersen	Gannon	Langland	Priebe
Bailey	Hanson of	Mayberry	Radl
Baker	Howard-Mitchell	McCormick	Renda
Blouin	Jesse	McIntyre	Rodgers
Brinck	Johnston of	Mendenhall	Schmeiser
Caffrey	Johnson	Mezvinsky	Schroeder
Cochran	Kennedy of	Middleswart	Schwartz
Crosier	Chickasaw	Miller of	Skinner
Dooley	Kennedy of	Des Moines	Tapscott
Dougherty	Dubuque	Newton	Tieden
Doyle	Kitner	Nolting	Weichman
Dunton	Knoblauch	Poncy	Wells
T3		10 Carroccas vo Ta nto	

Absent or not voting, 16:

Bennett	Dietz	Freeman of	Sanders
Camp	Franklin	Clay-Dickinson	Stroburg
Christensen	Freeman of	Grassley	Van Drie
Crabb	Buena Vista	Hill	Welden
Cunningham		O'Hearn	

The amendment was adopted.

Pelton of Clinton asked and received unanimous consent to withdraw the amendment filed by Pelton, et al., on May 2 and found on page 1398 of the House Journal.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 810):

The ayes were, 77:

7 200 m3 co 11 cz	·, · · ·		
Alt	Dooley	Freeman of	Holden
Andersen	Drake	Buena Vista	Johnson of
Bailey	Edgington	Goode	Audubon
Battles	Ellsworth	Graham	Kehe
Bergman	Ewell	Hamilton	Klein
Camp	Fischer of	Hansen of	Kluever
Campbell	Grundy	Black Hawk	Koch
Corey	Fisher of	Hanson of	Kreamer
Darrington	Greene	Howard-Mitchell	Kruse
Den Herder		Hill	Lawson

Lippold	Miller of	Rex	Tieden
Lipsky	Page	Roorda	Van Nostrand
Logue	Milligan	Sanders	Van Roekel
McCartney	Mohrfeld	Schroeder	Varley
Mendenhall	Nelson	Schwartz	Voorhees
Menefee	Nielsen	Shaw	Walter
Millen	O'Hearn	Shepherd	Warren
Miller of	Ossian	Sorg	Waugh
Jones	Pelton	Stokes	Weichman
Miller of	Perkins	Strand	Winkelman
Marshall	Peterson	Stromer	Wolfe
	Pierson	Strothman	Mr. Speaker

The nays were, 34:

Baker	Gannon	Mayberry	Poncy
Bennett	Huff	McCormick	Priebe
Blouin	Jesse	McIntyre	Radl
Brinck	Johnston of	Mezvinsky	Renda
Caffrey	Johnson	Middleswart	Rodgers
Cochran	Kennedy of	Miller of	Schmeiser
Crosier	Chickasaw	Des Moines	Skinner
Dougherty	Kennedy of	Newton	Tapscott
Doyle	Dubuque	Nolting	Wells
Dunton	Knoblauch	· ·	

Absent or not voting, 18:

Christensen	Franklin	Kitner	Stroburg
Crabb	Freeman of	Knight	Van Drie
Cunningham	Clay-Dickinson	Langland	Welden
Dietz	Grassley	•	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Koch of Woodbury moved that the vote by which House File 810 passed the House be reconsidered and the motion to reconsider be tabled.

The motion prevailed.

SENATE FILE 682 SUBSTITUTED FOR HOUSE FILE 821

Varley of Adair-Madison asked and received unanimous consent to substitute Senate File 682 for House File 821.

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 682, a bill for an act to appropriate from the general fund of the State of Iowa to the educational radio and television facility board, was taken up for consideration.

Speaker pro tempore Millen in the chair at 4:55 p.m.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time. On the question "Shall the bill pass?" (S.F. 682)

The ayes were, 90:

Alt	Hamilton	Mendenhall	Roorda
Andersen	Hansen of	Mezvinsky	Sanders
Bailey	Black Hawk	Middleswart	Schmeiser
Baker	Hanson of	Miller of	Schroeder
Battles	Howard-Mitch	ell Des Moines	Shaw
Bennett	Hill	Miller of	Shepherd
Bergman	Holden	Jones	Skinner
Blouin	Huff	Miller of	Sorg
Caffrey	Jesse	Marshall	Stokes
Camp	Kehe	Miller of	Strand
Campbell	Kennedy of	Page	Stromer
Cochran	Dubuque	Milligan	Strothman
Corey	Klein	Mohrfeld	Tapscott
Den Herder	Kluever	Nelson	Tieden
Dooley	Knoblauch	Newton	Van Nostrand
Dougherty	Koch	Nielsen	Van Roekel
Doyle	Kreamer	Nolting	Varley
Drake	Kruse	Ossian	Voorhees
Ellsworth	Lawson	Pelton	Walter
Ewell	Lippold	Perkins	Warren
Fisher of	Lipsky	Pierson	Weichman
Greene	Logue	Poncy	Winkelman
Gannon	McCartney	Priebe	Speaker
Goode	McCormick	Radl	pro tempore
Graham	McIntyre	Rodgers	(65) (5)

The nays were, 5:

Freeman of O'Hearn Schwartz Waugh
Buena Vista Rex

Absent or not voting, 29:

Fischer of Menefee Brinck Johnston of Peterson Christensen Grundy Johnson Franklin Kennedy of Crabb Renda Crosier Freeman of Chickasaw Stroburg Clay-Dickinson Kitner Van Drie Cunningham Knight Welden Grassley Darrington Harbor Wells Langland Dietz Johnson of Wolfe Dunton Mayberry Audubon Edgington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 821 WITHDRAWN

Varley of Adair-Madison asked and received unanimous consent to withdraw House File 821 from further consideration by the House.

SENATE FILE 686 SUBSTITUTED FOR HOUSE FILE 822

Varley of Adair-Madison asked and received unanimous consent to substitute Senate File 686 for House File 822.

Senate File 686, a bill for an act to appropriate from the general fund of the state to the educational radio and television facility board for capital improvements of the state educational television network, was taken up for consideration.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 686)

The ayes were, 90:

Alt Bailey	Hamilton Hansen of	Logue McCartney	Rodgers Roorda
Baker	Black Hawk	McCormick	Sanders
Battles	Hanson of	McIntyre	Schmeiser
Bennett	Howard-Mitchell	l Mendenhall	Schwartz
Bergman	Hill	Mezvinsky	Shaw
Blouin	Holden	Middleswart	Shepherd
Caffrey	Huff	Miller of	Skinner
Camp	Jesse	Des Moines	Sorg
Campbell	Johnston of	Miller of	Stokes
Cochran	Johnson	Jones	Strand
Corey	Kehe	Miller of	Stromer
Den Herder	Kennedy of	Marshall	Strothman
Dooley	Chickasaw	Miller of	Tapscott
Dougherty	Kennedy of	Page	Tieden
Doyle	Dubuque	Milligan	Van Nostrand
Drake	Klein	Newton	Van Roekel
Dunton	Kluever	Nielsen	Varley
Edgington	Knoblauch	Nolting	Voorhees
Ellsworth	Koch	Ossian	Walter
Ewell	Kreamer	Pelton	Warren
Fisher of	Kruse	Pierson	Weichman
Greene	Lawson	Poncy	Winkelman
Gannon	Lippold	Priebe	Speaker
Goode	Lipsky	Radl	pro tempore
Graham	• •		

The nays were, 8:

Andersen Fischer of Grundy	Mohrfeld O'Hearn	Peterson Rex	Schroeder Waugh
Grundy			

Absent or not voting, 26:

Brinck Christensen Crabb	Freeman of Buena Vista Freeman of	Kitner Knight Langland	Renda Stroburg Van Drie
Crosier	Clay-Dickinson	Mayberry	Welden
Cunningham	Grassley	Menefee	Wells
Darrington	Harbor	Nelson	Wolfe
Dietz	Johnson of	Perkins	
Franklin	Audubon		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 822 WITHDRAWN

Varley of Adair-Madison asked and received unanimous consent to withdraw House File 822 from further consideration by the House.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NONCONTROVERSIAL

Senate File 395, a bill for an act to require standardized county report forms, was taken up for consideration.

Edgington of Franklin called up for consideration the amendment filed by Grassley of Butler on May 12 and found on pages 1650 and 1651 of the House Journal.

Varley of Adair-Madison asked and received unanimous consent that Senate File 395 be deferred and that the bill retain its place on the calendar.

Speaker Harbor in the chair at 5:45 p.m.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKEE: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund.

CARROLL A. LANE, Secretary

SENATE AMENDMENT CONSIDERED

McCartney of Floyd called up for consideration House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, and moved that the House concur in the following Senate amendment:

SENATE AMENDMENT TO HOUSE FILE 714

Amend House File 714, as amended and passed by the House, as follows:
1. Page 2, line 17, by inserting after the word "trucks" the words "except special trucks".

2. Page 3 by striking lines 1 through 3, inclusive, and inserting in lieu thereof the following:

"For a combined gross weight exceeding seven tons, but not exceeding twenty-four tons, the fee shall be one hundred dollars and in addition thereto thirty-five dollars for each ton over seven tons.

For a combined gross weight exceeding twenty-four tons, the fee shall be seven hundred five dollars and in addition thereto forty dollars for each ton over twenty-four tons."

- 3. Page 3, line 11, by striking the word "one-quarter" and inserting in lieu thereof the word "one-half".
 - 4. By adding the following new section:

"Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by adding the following new subsection:

'A "special truck" means a motor truck not used for hire with a gross weight registration of eight to twelve tons, used by a person engaged in farming, for transportation of the owner's equipment, or to transport commodities produced by the owner, or to transport commodities purchased by the owner for use in his own farming operation.'"

5. By adding the following new section:

"Chapter three hundred twenty-one (321), Code 1966, is hereby amended

by adding the following new section:

"The registration fee for special trucks shall be one hundred dollars for a gross weight of eight, nine, and ten tons, and one hundred fifty dollars for a gross weight of eleven and twelve tons. Any person convicted of using a special truck for any purpose other than permitted by this Act shall, in addition to any other penalty imposed by law, be required to pay regular registration fees for a motor truck. A distinctive decal shall be applied to the special truck registration plate for easy identification."

6. By adding the following new section:

"Chapter three hundred forty-eight (348), section fifty (50), Acts of the Sixty-second General Assembly, amending section four hundred twenty-two point sixty-two (422.62), Code 1966, is repealed, effective July 1, 1970."

7. By adding the following new section:

"Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby amended by inserting in line five (5) after the word 'feet' the following:

', except that such a combination of three vehicles, in excess of sixty feet but not in excess of sixty-five feet, may be operated as follows: 1. On four-lane highways, and to and from points within one mile, on the

- 1. On four-lane highways, and to and from points within one mile, on the most direct route, of any four-lane highway for the purpose of servicing of the vehicle or to pick up or deliver cargoes.
- 2. The motor vehicle of such combination of vehicles shall have a special length permit issued by the Iowa reciprocity board. The fee for each such permit shall be one hundred fifty dollars for a year or any portion thereof and shall be in addition to required registration fees, and the proceeds from such fees shall be deposited in the primary road fund. The reciprocity board shall promulgate rules and regulations concerning the issuance of such special length permits. If an operator or owner of any vehicle violates the restrictions of any special length permit, such violation shall be a misdemeanor. In the event of repeated willful violations, the reciprocity board may suspend the violated permit for a period not to exceed one year.'"

8. By adding the following new section:

"Sections four (4) and five (5) of this Act shall be effective January 1, 1970, except that vehicles registered in December 1969 for 1970 shall pay the registration fees provided in this Act."

9. By adding the following new section:

"Section three hundred twenty-one point one hundred twenty-three (321.123), Code 1966, is hereby amended as follows:

1. By striking from subsection one (1), lines twelve (12) through twentysix (26), inclusive, and inserting in lieu thereof the following:

Trailers with a gross weight exceeding two tons, but not exceeding twelve tons, thirty dollars.

Trailers with a gross weight in excess of twelve tons, but not exceeding fourteen tons, sixty dollars.'

2. By striking from subsection two (2), lines five (5) through twenty (20), inclusive, and inserting in lieu thereof the following:

'Trailers with a gross weight in excess of two tons, but not exceeding fourteen tons, sixty dollars.'"

10. By adding the following new section:

"Chapter three hundred twenty-one (321), Code 1966, is hereby amended

by adding the following new section:

'Motor trucks, truck tractors and road tractors used on a seasonal basis shall be issued a regular registration as required by section five (5) of this Act for the unladen weight of the vehicle. In addition to said regular registration, such vehicle shall, during such time as it is used during the year of the regular registration, be issued a seasonal registration subject to the following conditions:

1. The fee to be charged initially shall be computed on a monthly basis for the months remaining in the term of the regular registration. Any part of a month shall be considered a full month for this purpose.

2. The fee shall be computed as the proportionate part of the difference in annual fees between those for the full gross weight of the vehicle and the

unladen weight.

3. The department of public safety shall provide a distinctive registration plate or tag for a vehicle registered upon a seasonal basis. Such plate or tag shall be issued with the seasonal registration and shall be displayed in conjunction with the regular license plate.

4. Upon return for cancellation of the seasonal registration plate or tag and the seasonal registration, that registration shall be canceled and the owner of such vehicle shall be entitled to a refund prorated on the basis of the number of full months remaining in the term of the regular registration applied to the difference in fees between those for the full gross weight of the vehicle and for the unladen weight."

11. By adding the following new section:

"Section three hundred twenty-one point four hundred seventy-six (321.476), Code 1966, is hereby amended by striking lines nine (9) through twenty-one (21), inclusive, and inserting in lieu thereof the following:

'Any person who operates a motor vehicle on the highways of this state, except as provided in section three hundred twenty-one point four hundred fifty-three (321.453) of the Code, shall be deemed to have given consent to the state highway commission to measure, weigh, and inspect such motor vehicle for the purpose of enforcing the provisions of this chapter, whenever such vehicle is upon a highway or upon private property open for public use.

'Any person holding a sales tax permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code, and who maintains parking areas that are open to the public and adjacent to any place of business, shall be deemed to have given consent to the state highway commission to enter upon said parking area to measure, weigh, and inspect such motor vehicles as may be found thereon; provided, however, such entry, measurement, weighing, and inspection shall not be permitted in areas where vehicles are being serviced, loaded or unloaded if such action will materially disrupt the normal business conducted upon such property.

'The state highway commission may weigh and inspect any vehicle found upon private property where the circumstances indicate that it is logical and proper to infer that the vehicle has moved onto the private property from a highway. When a vehicle inspected and weighed under such circumstances is found to be in violation of this chapter, a presumption shall exist that the violation existed while the vehicle was on the highway before the vehicle was moved onto private property. Such a presumption may be overcome by credible evidence to the contrary.'"

12. Page 1, line 1, by striking the words "vehicle registration fees" and inserting in lieu thereof the word "vehicles."

Bennett of Polk moved that action on House File 714 be deferred and that the bill be retained on the calendar.

Motion lost.

Fischer of Grundy moved the previous question on the McCartney motion to concur in the Senate amendment.

The motion prevailed.

On the McCartney motion that the House concur in the Senate amendment, the motion lost, and the House refused to concur.

Skinner of Polk moved that the House adjourn until 9:30 a.m., Monday, May 19, 1969.

Motion lost.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 605, a bill for an act to appropriate money credited to the account of state in unemployment trust fund.

Also: That the Senate insists on its amendment to House File 714, a bill for an act relating to motor vehicles and the state road use tax fund, requests a conference committee, and that the President of the Senate has appointed as members of the conference committee, on the part of the Senate: The Senator from Butler, Mr. Kyhl; the Senator from Jackson, Mr. Lamborn; the Senator from Kossuth, Mr. Keith; and the Senator from Polk, Mr. O'Malley.

Also: That the Senate has adopted the House amendment to the Senate amendment, receded from division 2 of the Senate amendment, insists on division 15 of the Senate amendment, and requests a conference committee on House File 793, a bill for an act to make an appropriation to various state departments and their divisions, and that the President of the Senate has appointed as members of the conference committee, on the part of the Senate: The Senator from Adams, Mr. Briles; the Senator from Marshall, Mr. Mowry; the Senator from Woodbury, Mr. Sullivan; and the Senator from Johnson, Mrs. Doderer.

Also: That the Senate has amended and adopted the following joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 19, directing the treasurer of state to call and redeem the Korean Veterans' bonus bonds.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE JOINT RESOLUTION 19

House Joint Resolution 19 is hereby amended by striking all after line five (5) on page one (1) and all of page two (2) and inserting in lieu thereof the following:

WHEREAS, it is in the best interest of the state to discontinue the tax levy upon moneys and credits after the levy for the year 1969, payable in 1970, and to pay the debt and stop the interest payments thereon, and

WHEREAS, the state of Iowa will have sufficient moneys in the funds directly relating to the issuance, payment, and redemption of the Korean veterans' bonus bonds on June 1, 1970; NOW THEREFORE,

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. The treasurer of state is hereby directed to call for payment of all outstanding Korean veterans' bonus bonds no later than June 1, 1970, except those with maturity date on or before December 1, 1970, and to make and publish such notice of call as may be required by chapter thirty-five B (35B) of the Code, and as he may deem necessary to effect said call.

- Sec. 2. On June 1, 1970, or as soon hereafter as practicable, the treasurer of state shall redeem and retire all outstanding Korean veterans' bonus bonds, including interest, in the manner provided in chapter thirty-five B (35B) of the Code.
- Sec. 3. The treasurer of state shall, by August 1, 1969, direct the department of revenue to cause to have the tax levied on moneys and credits for the last and final time for the purpose of paying principal and interest on the Korean veterans' bonus bonds, for 1969 taxes, payable in 1970.
- Sec. 4. The treasurer shall set up an account by entry on his books of a sum sufficient to pay all outstanding bonds, interest, plus outstanding claims and expenses. This account shall be segregated from the general fund and shall represent actual cash on hand. Such cash may be invested and if so invested, interest shall accrue to the general fund of the state. Any funds remaining after establishment of the account, shall, in accordance with section thirty-five B point eleven (35B.11) of the Code, be transferred to the general fund of the state.
- Sec. 5. The comptroller shall immediately enter into discussions and negotiations with all persons or their authorized representatives who still hold outstanding bonds, for redemption of such bonds at par plus interest, or less. Any bonds that can be so retired or redeemed shall be paid and cancelled.

CONFERENCE COMMITTEE APPOINTED (House File 714)

The Speaker announced the appointment of Van Nostrand of Pottawattamie, chairman; Millen of Jefferson-Van Buren, Lipsky of Linn and Renda of Polk, on the part of the House, as conferees concerning House File 714.

SENATE MESSAGE CONSIDERED

Senate File 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller.

Read first time and passed on file.

INTRODUCTION OF BILL

House File 829, by committee on appropriations, a bill for an act to provide for an appropriation from the general fund of the state to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities and utilities services.

Read first time and placed on the calendar.

HOUSE CONCURRENT RESOLUTION 42 By Varley and Dunton

Whereas, section three (3) of Senate File five hundred thirty-seven (587) enacted by the Sixty-third General Assembly provides that the state board of regents shall prepare and submit to the general assembly for approval no later than seven (7) days after the passage of said Act by the general assembly a proposed ten-year building program for each institution of higher learning under the jurisdiction of said board, including an estimate of the maximum amount of bonds which the board expects to issue under the provisions of said Act during each year of the ensuing biennium; and

Whereas, the state board of regents prepared and, within seven (7) days after the passage of Senate File five hundred thirty-seven (537) by the general assembly, submitted to the Sixty-third General Assembly for approval such a proposed ten-year building program for each institution containing a list of the buildings and facilities which the board deems necessary to further the educational objectives of the institutions, together with an estimate of the cost of each of the buildings and facilities referred to therein and an estimate of the maximum amount of bonds which the board expects to issue under the provisions of said Act during each year of the ensuing biennium; Now Therefore,

Be It Resolved by the House, the Senate Concurring, That the proposed ten-year building program submitted by the state board of regents for each institution of higher learning under its jurisdiction, including the estimate of the maximum amount of bonds which the board expects to issue under the provisions of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly during each year of the biennium commencing July 1, 1969, and ending June 30, 1971, be and is hereby approved as submitted, to-wit:

STATE BOARD OF REGENTS' PROPOSED TEN-YEAR BUILDING PROGRAM 1969-78

State University of Iowa

General university and health sciences (academic):

denotal and totally and nearly beleficed (academic)	estimated cost
Equipment expenses	\$ 6,500,000
Major remodeling projects	2,500,000
Other projects (including campus planning, campus improve	
ments, minor remodeling, land purchases and leasing)	1,500,000
Basic science building—supplemental	2,041,000
Chemistry-botany addition	2,500,000
Education building	4,200,000
Nursing building	2,500,000
Dental science building—supplemental	1,284,000
Engineering building addition	2,000,000
Health sciences library	4,000,000
Hydraulics laboratory addition	400,000
Library—supplemental	860,000
Physical plant additions I, II	750,000
Psychopathic hospital research ward	250,000
Social science building	3,000,000
Utilities additions and improvements	4,000,000
Health sciences (service):	
Equipment expenses	1,800,000
Utilities (chilled water plant)	500,000
General hospital remodeling	4,500,000
Hospital school remodeling	200,000
Psychopathic hospital remodeling	160,000
Total State University of Iowa	\$45,445,000

Iowa State University

	estimated cos
Equipment expenses (engineering building No. 2, science build	-
ing addition No. 2, and veterinary medicine building I)	\$ 2,004,000
Major remodeling projects	2,000,000
Other projects (including campus improvements, minor re	-
modeling, land purchases and leasing)	1,000,000
Campus planning	200,000
Agriculture experiment station buildings	600,000
Air conditioning improvements to existing buildings	1,000,000
Classroom and office building No. 3	3,000,000
Continuing education building	3,500,000
Education building	2,450,000
Meats laboratory	1,100,000
Physical plants shops and stores buildings	1,500,000
Seed laboratory	862,000
Utilities additions and improvements (including distribution	1
systems additions)	1,525,000
Veterinary medicine building II	8,000,000
Women's physical education building addition	2,700,000
Total Iowa State University	\$31,441,000
	· , ,

University of Northern Iowa

	estimated cost
Equipment expenses	\$ 1,000,000
Major remodeling projects	1,500,000
Other projects (including campus improvements, minor	re-
modeling, and land purchases)	1,000,000
Campus planning	100,000
Art, speech and theater center I	1,000,000
Biological research and small animal building	400,000
Classroom and office building—Education	2,450,000
Classroom and office building No. 2	2,400,000
Industrial arts and technology building	1,000,000
Library additions II	4,000,000
Utilities additions and improvements	1,500,000
Total University of Northern Iowa	\$ 16,350,000
TOTAL REGENTS' TEN-YEAR PROGRAM 1969-78	\$93,236,000

The maximum amount of bonds which the state board of regents expects to issue during the biennium commencing July 1, 1969, and ending June 30, 1971, under the provisions of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly is estimated to be sixteen million one hundred fourteen thousand dollars (\$16,114,000), of which the board expects to issue not more than two million two hundred twenty-eight thousand dollars (\$2,228,000) during the fiscal year commencing July 1, 1969, and the remaining unissued balance of the full sixteen million one hundred fourteen thousand dollars (\$16,114,000) during the fiscal year commencing July 1, 1970.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 43 By Varley and Dunton

Whereas, section four (4) of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly provides that the state board of regents after authorization by a constitutional majority of each house of the general assembly and approval by the governor may undertake and carry out at the institutions of higher learning under the jurisdiction of said board any project as defined in said Act; and

Whereas, Senate File five hundred thirty-seven (537) authorizes the state board of regents to borrow money and to issue and sell negotiable bonds to pay all or any part of the cost of carrying out such projects at any institution payable solely from and secured by an irrevocable pledge of a sufficient portion of the student fees and charges and institutional income received by the particular institution; and

Whereas, pursuant to the provisions of section three (3) of Senate File five hundred thirty-seven (537) the state board of regents prepared and submitted to the Sixty-third General Assembly for approval a proposed tenyear building program for each institution with an estimate of the maximum amount of bonds which the board expects to issue under the provisions of said Act during each year of the biennium commencing July 1, 1969, and ending June 30, 1971; and

Whereas, said ten-year building program was approved pursuant to the provisions of House Concurrent Resolution 42 adopted by each house of the Sixty-third General Assembly; and

Whereas, the projects contained in said building program are deemed necessary for the proper performance of the instructional, research and service functions of the institutions: and

Whereas, to further the educational objectives of the institutions the state board of regents requests authorization to undertake and carry out certain of said projects at this time and to finance the cost thereof by borrowing money and issuing negotiable bonds under the provisions of Senate File five hundred thirty-seven (537) in a total amount not to exceed sixteen million one hundred fourteen thousand dollars, the remaining cost thereof to be financed by capital appropriations or by federal or other funds lawfully available therefor; Now Therefore,

Be It Resolved by the House, the Senate Concurring, That the state board of regents be and is hereby authorized to undertake and carry out the following projects and to pay all or any part of the cost of carrying out such projects by borrowing money and issuing negotiable bonds under the provisions of Senate File five hundred thirty-seven (537) in a total amount not to exceed sixteen million one hundred fourteen thousand dollars:

State University of Iowa

Basic science building equipment

Dental science building supplemental construction and equipment

Library supplemental construction and equipment

Music building equipment

Nursing building equipment

Physics building II equipment

Power plant boiler construction and utilities improvements

Speech and hearing center equipment

Zoology building II equipment

Iowa State University

Engineering building No. 2 supplemental construction and equipment Science building addition No. 2 supplemental construction and equipment Veterinary medicine building and equipment

University of Northern Iowa

Biological research and small animal building construction Classroom and office building (education) construction and equipment Education center I equipment

Laid over under Rule 25.

REPORTS OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred Seacte File 679, a bill for an act to appropriate general and vocational education administration funds from the general fund of the state to the department of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

Mr. SPEAKER: Your committee on appropriations, to whom was referred

Senate File 685, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

```
AMENDMENTS FILED
1
      Amend the Ellsworth amendment to Senate File 40, filed
2
    May 14, 1969, as follows:
3
      1. By striking all of lines four (4) through eleven (11)
 4
    and inserting in lieu thereof the following:
 5
      "1. Every vendor or seller of personal property sold in
6
    this state under an installment contract who shall by any means
7
    procure or cause to be procured a policy of insurance protecting
8
    the vendor or vendee against loss by fire, windstorm, hail.
 9
    theft, vandalism, or other perils, which either directly or
10
    indirectly passes the cost or charge for the insurance to the
11
    vendee purchaser shall comply with the requirements of sub-
12
    section two (2) of this section."
13
      2. After the comma in line fifteen (15) insert the
14
15
      "with the exception of installment contracts subject to
16
    the provisions of chapter three hundred twenty-two (322) of
17
    the Code.".
18
      3. By inserting in line twenty-two (22) immediately
19
    following the word "made" the words "to the vendee".
                                              ELLSWORTH of Dubuque
      Amend Senate File 619, as passed by the Senate, by inserting
 1
2
    after line eighteen (18), page 1, the following subsection and renum-
                                                                      bering
3
    the remaining subsection:
4
      "By inserting in line twenty-nine (29) after the word 'locker'
5
    the words', except the storage of frozen agricultural produce.
6
    when the storage service is purchased by a person who has no
7
    domicile or residence in this state, and who is not subject to
8
    service of process in this state'."
                                                MAYBERRY of Webster
```

1 Amend Senate File 619, as passed by the Senate, as follows:

1. Page 2 by striking from lines thirty-three (33) and
 thirty-four (34) the word "three" and inserting in lieu thereof
 in each line the word "two".
 2. Page 4 by striking section 9 and inserting in lieu

2. Page 4 by striking section 9 and inserting in lieu thereof the following:

"Sec. 9.

6

7

8

9

10 11 1. There is hereby appropriated from the general fund of the state to the division of planning in the governor's office for the biennium beginning July 1, 1969, and ending June 30, 1971, the sum of two hundred thousand dollars (\$200,000.00), or so much

12 thereof as may be necessary, to be used as follows:

a. To match local funds for special studies or research projects relating to cities and towns, which study or project would be beneficial to the entire state.

25

26

27

28

- b. To provide funds to a particular city or town for a non recurring need, for which no local or other state funds are
 available, or for which other funds could be available.
- 2. The governor shall approve any allocation of funds provided for in this Act, and shall determine that such allocation is in the best interests of the state.
- 3. Any unencumbered balance remaining as of June 30, 1971, of the appropriation of this Act shall revert to the general fund of the state as of June 30, 1971.
 - 4. The division of state planning in the governor's office is hereby authorized to obtain and accept federal grants to the state to be used in connection with funds appropriated in this Act and federal funds in addition thereto.
- 5. The division of state planning in the governor's office shall prepare and submit by March 1, 1971, a report on the allocation of funds provided in this Act to the next convened session of the General Assembly. Said report shall include any and all requests for funds submitted by the cities and
- towns, purpose of the request, and disposition of the request."

 3. By inserting in the title, page 1, line two (2), after
 the word "vegetables" the words "and making an appropriation to
 the division of state planning in the governor's office for use
 by cities and towns of the state."

VAN NOSTRAND of Pottawattamie VARLEY of Adair-Madison McCARTNEY of Floyd

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Monday, May 19, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, MONDAY, MAY 19, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Homer Larsen, pastor of the Nazareth Lutheran Church, Cedar Falls, Iowa.

The Journal of Friday, May 16, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Walter of Pottawattamie until 4 p.m. on request of Hamilton of Cedar; Freeman of Buena Vista until 3:30 p.m. on request of Waugh of Monona; Franklin of Polk by the Speaker.

PRESENTATION OF VISITORS

Van Drie of Story presented to the House thirty-five students from Meeker School, Ames, and their teacher, Mrs. Mary Cole.

BIRTHDAY CONGRATULATIONS

Brinck of Lee rose on a point of personal privilege and on behalf of the House extended to the Honorable Floyd Millen, Speaker pro tempore of the House, "Birthday Congratulations on May 19."

PETITIONS '

The following petitions were received and placed on file:

By Drake of Louisa-Muscatine, from forty-four residents of Iowa in support of House File 744 relating to changes in the present election laws.

By Schroeder of Pottawattamie, from sixty-one residents of Pottawattamie County, all employees of the state highway commission, opposing Senate File 612 relating to the merit system of personnel administration.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committee on Senate Files 679 and 685, under Rule 35.

CONFERENCE COMMITTEE APPOINTED (House File 793)

The Speaker announced the appointment of Edgington of Franklin, chairman; Dunton of Keokuk, Graham of Ida-Sac and Hamilton of Cedar, on the part of the House, as conferees to study the differences between the House and the Senate concerning House File 793.

COMMUNICATION RECEIVED BY THE SPEAKER

May 19, 1969

Honorable William Harbor Speaker of the House of Representatives Des Moines, Iowa Dear Bill:

First I would like to thank you for your kind letter. Then I would like to beg the indulgence of the chair to thank all the ladies and gentlemen of the House for the many thoughtful, cheerful and sometimes facetious

letters, cards, and expressions of good wishes.

I am coming along fine and hope to be in better shape when I leave than when I came in, but they won't turn me loose before the end of the week.

Laying out here I'm stuck with an automatic NO vote. That's all right part

of the time, but I would like to reach the green button some of the time.

Don't appropriate too much money—we'll know a lot more about how much we have by next January.

My room number is 714 in case you need it for a conference on the truck bill, and you'll never persuade me that the Senate had any good reason to send over that complete rehash of 390 right at the close of the seasion. I hated to miss the chance of getting in on some of the conference committees.

Thanks to all of you who took on the extra work, especially in the appro-

priation sub-committee.

Sincerely RICHARD WELDEN Hardin County

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 68, a bill for an act relating to allowance for assistance for families of dependent children, disabled persons, and elderly persons.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department.

Also: That the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 605, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 610, a bill for an act to create the general contingent fund of the state and specifying the purposes for which the appropriation may be used.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 68

Amend House File 68 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred thirty-nine point five (239.5), Code 1966, as amended by chapter two hundred nine (209), section two hundred eighty-eight (288), Acts of the Sixty-second General Assembly, is amended by striking lines twenty-eight (28) through forty-three (43) and all of line forty-four (44) through the period, and inserting in lieu thereof the following:

"The county board, in accordance with rules and standards established by the state department of social services, shall fix the amount of assistance necessary for any dependent child. In determining the amount of assistance, the county board shall take into consideration the income and resources of any child or relative claiming assistance under this chapter. However, in fixing the amount of assistance for any child or family, the county board, in accordance with rules established by the state department of social services, may disregard a reasonable amount of the income of the child or the family, in order to encourage the family or any of its members to become self-supporting. The term 'income' as used herein means income remaining after deduction of expenses reasonably attributable to the earning or securing of that income.

The county board, under the supervision of the state department of social services, shall establish services to help families and persons receiving assistance under this chapter to become self-supporting; shall participate in the work and training program etablished by this Act and shall cooperate with other public agencies and with private agencies to secure employment, education, and vocational training for members of such families."

Sec. 2. Section two hundred forty-one A point three (241A.3), Code 1966, as amended by chapter two hundred nine (209), section three hundred sixteen (316), Acts of the Sixty-second General Assembly, is amended by adding the following:

"In fixing the amount of assistance, the county board, in accordance with rules established by the state department of social services, may disregard a reasonable amount of a person's earnings in order to encourage the person to become self-supporting.

The county board, under the supervision of the state department of social services, shall establish services to help persons receiving assistance under this chapter to become self-supporting; shall participate in the work and training program established by this Act; and shall cooperate with other public agencies and with private agencies to secure employment, education, and vocational training for such persons and their families."

Sec. 3. Section two hundred forty-nine point six (249.6), subsection eight (8), Code 1966, as amended by chapter two hundred nine (209), section three hundred ninety (390), subsection two (2), Acts of the Sixty-second General Assembly, is repealed and the following enacted in lieu thereof:

"Has not sufficient income or other resources to provide a reasonable

subsistence, because of age, infirmity or inability to procure suitable employment."

Sec. 4. Section two hundred forty-nine point seven (249.7), Code 1966, as amended by chapter two hundred twenty-two (222), section one (1), and chapter two hundred nine (209), section three hundred ninety-one (391), Acts of the Sixty-second General Assembly, is repealed and the following enacted in lieu thereof:

"The amount of assistance which any person shall receive under this chapter shall be determined with due regard to the resources and necessary expenditures of the individual and the conditions in such cases, and in accordance with rules established by the state department of social services; and shall be sufficient, when added to all other income and support of the recipient, to provide such person with a reasonable subsistence. In fixing the amount of assistance, a reasonable amount of the earnings of the person may be disregarded in order to encourage the person to contribute to his own support.

The county board, under the supervision of the state department of social services, shall establish services to help persons receiving assistance under this chapter to contribute to their own support; shall participate in the work and training program established by this Act; and shall cooperate with other public agencies and with private agencies to secure, where appropriate, employment, education, and vocational training for such persons and their families."

Sec. 5. Section two hundred forty-nine point nine (249.9), Code 1966, is amended by adding the following paragraph:

"Notwithstanding any provision of this section, no person shall be denied assistance because of the fact that the person has made prior arrangements for funeral expenses in an amount not exceeding five hundred dollars."

- Sec. 6. For the purposes of sections six (6) through twenty-two (22) of this Act:
- 1. "Commissioner" means the commissioner of social services, or his designee.
 - 2. "Department" means the department of social services.
 - 3. "Training" includes appropriate education.
- 4. "Public assistance" means aid or assistance under chapter two hundred thirty-nine (239), two hundred forty-one A (241A), or two hundred forty-nine (249) of the Code.
- 5. "Eligible person" includes each person who is receiving public assistance or who lives in the same household as a recipient of public assistance and whose needs are taken into account in determining the assistance payment. However, the following are not "eligible persons" unless they voluntarily request to be included:
 - a. A person who is under the age of sixteen years.
 - b. A person who has attained the age of sixty-five years.
- e. A person whose health or disability does not permit any kind of work or training.
- d. A person who is already engaged in an adequate full-time program of work, training, or school.
- e. A person who is required to be present and is actually present in the home on a substantially continuous basis because of the illness or incapacity of another member of the household.
- f. A person who is required to be present and is actually present in the home on a substantially continuous basis for the purpose of child care, either because adequate child care facilities are not available or because the absence of the person would be seriously harmful to a child in the home.

- Sec. 7. It is the policy of this state that public assistance programs shall, to the maximum possible extent, be programs of rehabilitation rather than mere support. Persons and members of families receiving public assistance shall be helped to become self-supporting, and shall be required to engage in work and training to the extent provided in this Act. This Act shall be interpreted and administered to carry out this policy.
- Sec. 8. The commissioner shall establish a work and training program for persons and members of families receiving public assistance. The employment security commission, the Iowa state employment service, all county boards and departments of social welfare, and all state, county, and public educational agencies and institutions providing vocational rehabilitation, adult education, or vocational or technical training shall assist and cooperate in the program. They shall make agreements and arrangements for maximum cooperation and use of all available resources in the program. By mutual agreement the commissioner may delegate any of his powers and duties under this Act to the employment security commission or the Iowa state employment service.
- Sec. 9. The program shall provide for maximum cooperation with and participation in federal programs having similar purposes, but the state work and training program shall continue whether or not federal programs and federal funds are available.
 - Sec. 10. The program shall include, but not be limited to:
 - 1. Placing eligible persons in employment and on-the-job training.
- 2. Institutional and work experience training for eligible persons for whom such training is likely to lead to regular employment.
- 3. Special work projects for eligible persons for whom a job in the regular economy cannot be found.
 - 4. Incentives, opportunities, and services to aid eligible persons.
- Sec. 11. Each eligible person shall be required to participate in the work and training program, to cooperate fully in the program, and to accept any reasonably suitable employment, training, or education offered to him in connection with the program, as a condition of receiving public assistance. If he fails or refuses to do so, he shall not receive public assistance. His disqualification shall not disqualify other members of his family who are entitled to public assistance, but their public assistance shall not be paid to the disqualified person and shall be paid in a manner which will not permit the disqualified person to have access to the assistance funds. A person shall not be disqualified for public assistance if it is impossible to arrange suitable work or training for him.
- Sec. 12. Work or training may be furnished by public or private agencies, organizations, or companies, under rules adopted by the commissioner.
- Sec. 13. The commissioner shall establish and maintain reasonable standards for health, safety, and other conditions under the work and training program.
- Sec. 14. Each eligible person, with respect to work performed under this Act, shall be covered by the workmen's compensation law or shall otherwise be provided with comparable protection.
- Sec. 15. If earnings are received by an eligible person for work under the program, all or part of the earnings may be applied to reduce the cost of public assistance to the person or his family, under rules adopted by the commissioner. However, the commissioner may permit the eligible person to retain a reasonable part of his earnings as an incentive payment, without reduction of public assistance.
 - Sec. 16. In determining needs for public assistance, expenses and needs

reasonably related to work or training under the program shall be taken into account.

Sec. 17. When needed, arrangements shall be made for the care of children during the absence from the home of a person participating in work or training under the program.

Sec. 18. Eligible persons and their families shall be offered other social services which the commissioner deems advisable.

Sec. 19. For the purposes of the work and training program, the commissioner may use or transfer to any other agency any of the funds appropriated for public assistance and any other funds lawfully available. State and federal funds allocated to the program by the commissioner and the employment security commission shall be at least equal to five percent of the total state and federal funds available to the department for assistance under chapter two hundred thirty-nine (239) of the Code, unless the commissioner determines that a lesser amount is sufficient to provide an adequate work and training program for all eligible persons.

Sec. 20. The commissioner shall adopt rules to implement this Act and achieve its purposes.

Sec. 21. No eligible person shall be deemed to be an employee of the state or any of its subdivisions by reason of his participation in the work and training program. However, this section shall not prevent him from having the status of an employee for the purposes of workmen's compensation.

Sec. 22. If it is finally determined that any provision of this Act would cause the work and training program to be ineligible for federal financial assistance which the state would otherwise receive, such provision may be suspended or modified to the extent which is essential to obtain such assistance.

Sec. 23. Each county shall participate in federal commodity or food stamp program. Each county participating in a federal commodity or food stamp program, which administers food stamps, surplus foods, er other commodities, made available by the federal government for the distribution to needy persons shall designate one location for receipt of such surplus foods, food stamps, or other commodities in all municipal corporations. Additional locations shall be designated for each additional twenty-five thousand persons residing in such municipal corporations. Each county shall distribute stamps, food, or other commodities at least once every ten days from such locations. Each county shall prescribe the days and hours such locations shall be open.

2. Page 1 by striking the period at the end of line 2 of the title and inserting in lieu thereof the following:

"; incentives for such persons to become self-supporting; and a work and training program for such persons."

SENATE AMENDMENT TO HOUSE FILE 819

Amend House File 819 by striking all of section 11 and renumbering the remaining section.

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 605

Amend the House amendment to Senate File 605 by striking the period in line 4 and inserting in lieu thereof the following: "and for rewiring of the state capitol building."

CONSIDERATION OF BILLS

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 208, a bill for an act to provide the express authority for the department of social services to purchase services for childen, with report of committee recommending passage, was taken up for consideration.

Holden of Scott offered the following amendment filed by Holden, et al., and moved its adoption:

Senate File 208 is hereby amended as follows:

1. By adding thereto the following new sections:

"Sec. 2. Section two hundred twenty-two point thirteen (222.13), Code 1966, as amended by chapter two hundred nine (209), section one hundred thirty-four (134), Acts of the Sixty-second General Assembly, is hereby further amended by adding thereto the following:

'If the hospital-school has no appropriate program for the treatment of such persons, the board of supervisors shall arrange for the placement of the persons in any public or private facility within or without the state, approved by the commissioner of the department of social services, which offers appropriate services for such persons.'.

Sec. 3. Section two hundred twenty-two point fourteen (222.14), Code 1966, is hereby amended by inserting in line eight (8) after the comma, the words 'or when application has been made for admission to a public or private facility as provided in section two hundred twenty-two point thirteen (222.13) of the Code and the application is pending.'.

Sec. 4. Section two hundred twenty-two point thirty-one (222.31), subsection two (2), Code 1966, as amended by chapter two hundred nine (209), section one hundred thirty-five (135), Acts of the Sixty-second General Assembly, is hereby further amended by striking from lines one (1), two (2), and three (3), of such subsection the words 'a private institution of this state, duly incorporated for the care of such persons, and approved by the state director', and inserting in lieu thereof the words 'any public or private facility within or without the state, approved by the commissioner of the department of social services'.

Sec. 5. Section two hundred twenty-two point sixty (222.60), Code 1966, is hereby amended by inserting after the word 'retarded' in lines six (6) and seven (7) the words 'or any public or private facility within or without the state, approved by the commissioner of the department of social services.'.

Sec. 6. Section four hundred forty-four point twelve (444.12), Code 1966, as amended by chapter two hundred two (202), section two (2), Acts of the Sixty-second General Assembly, is hereby further amended by striking line twenty-seven (27) and inserting in lieu thereof the words 'in any alternate public or private facility within or without the state, approved by the commissioner of the department of social services for the care of the'."

2. By striking from the title all after the word "provide" in line one (1) and inserting in lieu thereof the following: "for certain services for per-

sons in facilities approved by the department of social services."

The amendment was adopted.

Lipsky of Linn asked and received unanimous consent to withdraw

the amendment filed by her on March 28 and found on page 756 of the House Journal.

Van Roekel of Marion moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 208)

The ayes were, 85:

Andersen	Fisher of	Logue	Radl
Baker	Greene	McCartney	Renda
Battles	Freeman of	Mendenhall	Rex
Bergman	Clay-Dickinson	Menefee	Sanders
Blouin	Goode	Mezvinsky	Schmeiser
Brinck	Graham	Middleswart	Schroeder
Caffrey	Grassley	Millen	Schwartz
Camp	Hamilton	Miller of	Shepherd
Campbell	Hansen of	Des Moines	Sorg
Christensen	Black Hawk	Miller of	Stokes
Corey	Hanson of	Jones	Strand
Crosier	Howard-Mitchell	Miller of	Strothman
Darrington	Holden	Marshall	Tapscott
Den Herder	Huff	Milligan	Tieden
Dooley	Johnson of	Mohrfeld	Van Drie
Dougherty	Audubon	Nelson	Van Roekel
Doyle	Kehe	Newton	Voorhees
Dunton	Kennedy of	Nolting	Warren
Edgington	Dubuque	O'Hearn	Waugh
Ellsworth	Klein	Pelton	Weichman
Ewell	Koch	Peterson	Wells
Fischer of	Kruse	Pierson	Winkelman
Grundy	Lippold	Poncy	Wolfe
. , -	Lipsky	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 39:

Alt	Gannon	Kreamer	Rodgers
Bailey	Hill	Langland .	Roorda
Bennett	Jesse	Lawson	Shaw
Cochran	Johnston of	Mayberry	Skinner
Crabb	Johnson	McCormick	Stroburg
Cunningham	Kennedy of	McIntyre	Stromer
Dietz	Chickasaw	Miller of	Van Nostrand
Drake	Kitner	Page	Varley
Franklin	Kluever	Nielsen	Walter
Freeman of	Knight	Ossian	Welden
Ruena Vista	Knoblauch	Perkins	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

SENATE FILE 40 SUBSTITUTED FOR HOUSE FILE 167

Fisher of Greene asked and received unanimous consent to substitute Senate File 40 for House File 167.

Senate File 40, a bill for an act to provide certain regulations in

the procurement of insurance by a vendor of personal property sold on installment contracts, was taken up for consideration.

Ellsworth of Dubuque offered the following amendment filed by him:

Amend Senate File 40 by striking everything after the enacting clause and substituting in lieu thereof the following:

"Section 1.

- 1. Every vendor or seller of personal property sold in this state under an installment contract who shall by any means procure or cause to be procured a policy of insurance which either directly or indirectly passes the cost or charge for the insurance to the vendee purchaser or for protecting the vendor or vendee against loss by fire, windstorm, hail, theft, vandalism, or other perils, shall comply with the requirements of subsection two (2) of this section.
- 2. The insurance coverage shall be procured from a company or association licensed to do business in Iowa and if such coverage is written in connection with an installment contract of sale for such property, the installment contract shall set forth the fact that the vendor agrees to procure or cause to be procured a policy of insurance protecting the vendor or vendee against loss by fire, windstorm, hail, theft, or other perils and shall contain the following information:
- a. Statement setting forth the name of the insurer and the address of his principal place of business.
- b. Statement of the premium charge made by the insurer for such insurance coverage.
- c. Statement of the charge made by the vendor to the vendee for procuring such insurance or causing such insurance to be procured.
- d. Statement of the rate or amount, or both, of interest charged by the vendor on the unpaid installments of the purchase price of such insurance.
- e. Statement of the finance charges or service charges, if any, imposed by the vendor on the vendee on account of or in connection with such installment contract.
- 3. If insurance coverage is written in connection with such installment sales of personal property, an individual application for such insurance shall be taken by the vendor and a policy of insurance shall be delivered to each vendee purchaser of such property in this state."

Ellsworth of Dubuque offered the following amendment to his amendment and moved its adoption:

Amend the Ellsworth amendment to Senate File 409, filed May 14, 1969, as follows:

- 1. By striking all of lines four (4) through eleven (11) and inserting in lieu thereof the following:
- "1. Every vendor or seller of personal property sold in this state under an installment contract who shall by any means procure or cause to be procured a policy of insurance protecting the vendor or vendee against loss by fire, windstorm, hail, theft, vandalism, or other perils, which either directly or indirectly passes the cost or charge for the insurance to the vendee purchaser shall comply with the requirements of subsection two (2) of this section."
 - 2. After the comma in line fifteen (15) insert the following:
- "with the exception of installment contracts subject to the provisions of chapter three hundred twenty-two (822) of the Code,".

3. By inserting in line twenty-two (22) immediately following the word "made" the words "to the vendee".

The amendment to the amendment was adopted.

Ellsworth of Dubuque moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Koch of Woodbury asked and received unanimous consent to withdraw the amendment filed by Koch and Fisher of Greene on May 13 and found on page 1673 of the House Journal.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 40)

The ayes were, 88:

Andersen	Fisher of	McCartney	Schmeiser
	-	Mendenhall	
Baker	Greene		Schroeder
Battles	Freeman of	Menefee	Schwartz
Bennett	Clay-Dickinson	Mezvinsky	Shaw
Bergman	Gannon	Middleswart	Shepherd
Blouin	Goode	Miller of	Sorg
Brinck	Graham	Jones	Stokes
Caffrey	Grassley	Miller of	Strand
Camp	Hamilton	Marshall	Stroburg
Campbell	Hanson of	Milligan	Strothman
Christensen	Howard-Mitchell	Mohrfeld	Tapscott
Cochran	Holden	Nelson	Tieden
Corey	Johnson of	Newton	Van Drie
Crosier	Audubon	Nolting	Van Nostrand
Darrington	Kehe	O'Hearn	Van Roekel
Den Herder	Kennedy of	Ossian	Varley
Dougherty	Dubuque	Perkins	Voorhees
Doyle	Knoblauch	Peterson	Warren
Edgington	Koch	Pierson	Waugh
Dunton	Kreamer	Poncy	Weichman
Ellsworth	Kruse	Priebe	Wells
Ewell	Lippold	Renda	Winkelman
Fischer of	Lipsky	Rodgers	Wolfe
Grundy	Logue	Sanders	Mr. Speaker
The name were	٥.		

The nays were, 8:

Huff	Klein	Miller of
		Des Moine

Absent or not voting, 33:

Alt Bailey Crabb Cunningham Dietz Dooley Drake Franklin	Freeman of Buena Vista Hansen of Black Hawk Hill Jesse Johnston of Johnson	Kennedy of Chickasaw Kitner Kluever Knight Langland Lawson Mayberry	McCormick McIntyre Millen Miller of Page Nielsen Pelton Radl
---	--	---	---

Rex Roords Skinner Stromer Walter

Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 167 WITHDRAWN

Fisher of Greene asked and received unanimous consent to with-draw House File 167 from further consideration by the House.

ADOPTION OF SENATE CONCURRENT RESOLUTION 35

Fischer of Grundy called up for consideration Senate Concurrent Resolution 35, filed on May 16 and found on page 1733 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 395, a bill for an act to require standardized county report forms, was taken up for consideration.

Edgington of Franklin offered the following amendment filed by Grassley of Butler and moved its adoption:

Amend Senate File 395 as follows:

- 1. By adding after the letters "cers" in line ten (10) the following:
- ", and to prescribe forms on which each municipality, at the time of preparing estimates required under section twenty-four point three (24.3) of the Code, shall be required to compile in parallel columns the following data and estimates for immediate availability to any taxpayer upon request:
- a. For the immediate prior fiscal year, revenue from all sources, other than revenue received from property taxation, allocated to each of the several funds and separately stated as to each such source, and for each fund the unencumbered cash balance thereof at the beginning and end of the year, the amount received by property taxation allocated to each fund, and the amount of actual expenditures for each fund.
- b. For the current fiscal year, actual and estimated revenue, from all sources, other than revenue received from property taxation, and separately stated as to each such source, allocated to each of the several funds, and for each fund the actual unencumbered cash balance available at the beginning of the year, the amount to be received from property taxation allocated to each fund, and the amount of actual and estimated expenditures, whichever is applicable.
- c. For the proposed budget year, an estimate of revenue from all sources, other than revenue to be received from property taxation, separately stated as to each such source, to be allocated to each of the several funds, and for each fund the actual or estimated unencumbered cash balance, whichever is applicable, to be available at the beginning of the year, the amount proposed to be received from property taxation allocated to each fund, and the amount proposed to be expended during the year plus the amount of cash reserve,

based on actual experience of prior years, which shall be the necessary cash reserve of the budget adopted exclusive of capital outlay items. The estimated expenditures plus the required cash reserve for the ensuing fiscal year less all estimated or actual unencumbered balances at the beginning of the year and less the estimated income from all sources other than property taxation shall equal the amount to be received from property taxes, and such amount shall be shown on the proposed budget estimate".

2. Amend the title by striking everything after the word "Act" and inserting in lieu thereof the words "relating to the duties of the state comp-

troller in the standardization of report forms.".

The amendment was adopted.

Peterson of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 395)

The ayes were, 92:

Alt	Goode	Mendenhall	Rodgers
Andersen	Graham	Menefee	Sanders
Bailey	Grassley	Mezvinsky	Schmeiser
Baker	Hamilton	Middleswart	Schroeder
Battles	Hansen of	Millen	Shaw
Bennett	Black Hawk	Miller of	Shepherd
Bergman	Hanson of	Des Moines	Sorg
Blouin	Howard-Mitchell		Stokes
Brinck	Hill	Jones	Strand
Caffrey	Holden	Miller of	Stroburg
Camp	Huff	Marshall	Strothman
Campbell	Johnson of	Milligan	Tapscott
Cochran	Audubon	Mohrfeld	Tieden
Crosier	Kennedy of	Nelson	Van Drie
Darrington	Dubuque	Newton	Van Nostrand
Den Herder	Kitner	O'Hearn	Van Roekel
Dougherty	Klein	Ossian	Varley
Doyle	Knoblauch	Pelton	Voorhees
Dunton	Koch	Perkins	Warren
Edgington	Kreamer	Peterson	Waugh
Ellsworth	Kruse	Pierson	Weichman
Fisher or	Langland	Poncy	Wells
Greene	Lippold	Priebe	Winkelman
Freeman of	Logue	Radl	Wolfe
Clay-Dickinson	McCartney	Renda	Mr. Speaker
Gannon	•		•

The nays were, 2:

Ewell Nolting

Absen or not voting, 30:

Christensen	Franklin	Kluever	Nielsen
Corey	Freeman of	Knight	Rex
Crabb	Buena Vista	Lawson	Roorda
Cunningham	Jesse	Lipsky	Schwartz
Dietz	Johnston of	Mayberry	Skinner
Dooley	Johnson	McCormick	Stromer
Drake	Keh e	McIntyre	Walter
Fischer of	Kennedy of	Miller of	Welden
Grundy	Chickasaw	Page	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 511, a bill for an act to convey an interest in land in Page County, with report of committee recommending passage, was taken up for consideration.

Weichman of Benton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 511)

The ayes were, 94:

Alt	Gannon	McCartney	Rodgers
Andersen	Goode	Mendenhall	Sanders
Bailey	Graham	Menefee	Schmeiser
Battles	Grassley	Mezvinsky	Schroeder
Bennett	Hamilton	Middleswart	Schwartz
Bergman	Hansen of	Millen	Shaw
Blouin	Black Hawk	Miller of	Shepherd
Brinck	Hanson of	Des Moines	Sorg
Caffrey	Howard-Mitchell	Miller of	Stokes
Camp	Hill	Jones	Strand
Campbell	Holden	Miller of	Stroburg
Christensen	Huff	Marshall	Strothman
Cochran	Johnson of	Milligan	Tapscott
Darrington	Audubon	Mohrfeld	Tieden
Den Herder	Kennedy of	Nelson	Van Drie
Dougherty	Dubuq ue	Newton	Van Nostrand
Doyle	Kitner	Nolting	Van Roekel
Dunton	Knoblauch	O'Hearn	Voorhees
Edgington	Koch	Ossian	Warren
Ellsworth	Kreamer	Perkins	Waugh
Ewell	Kruse	Peterson	Weichman
Fischer of	Langland	Pierson	Wells
Grundy	Lippold	Poncy	Winkelman
Fisher of	Lipsky	Priebe	Wolfe
Greene	Logue	Radl	Mr. Speaker
Freeman of Clay-Dickinson	Mayberry	Renda	

The nays were, none.

Absent or not voting, 30:

Baker	Freeman of	Kluever	Pelton
Corey	Buena Vista	Knight	Rex
Crabb	Јевзе	Lawson	Roorda
Crosier	Johnston of	McCormick	Skinner
Cunningham	Johnson	McIntyre	Stromer
Dietz	Kehe	Miller of	Varley
Dooley	Kennedy of	Page	Walter
Drake	Chickasaw	Nielsen	Welden
Franklin	Klain		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 675, a bill for an act to legalize and validate proceed-

ings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or changes in boundaries of school corporations, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 675)

The ayes were, 94:

Alt Graham Mendenhall Sanders Andersen Schmeiser Grasslev Menefee Bailey Hamilton Mezvinsky Schroeder Hanson of Schwartz Baker Middleswart Howard-Mitchell Millen Battles Shaw Bennett Hill Miller of Shepherd Holden Bergman Des Moines Sorg Huff Blouin Miller of Stokes Johnson of Strand Camp Jones Campbell Audubon Stroburg Miller of Kehe Christensen Marshall Strothman Milligan Cochran Kennedy of Tapscott Crosier Dubuque Mohrfeld Tieden Van Drie Darrington. Kitner Nelson Van Nostrand Den Herder Klein Newton Dougherty Knoblauch Nolting Van Roekel Doyle Koch Varley O'Hearn Kreamer Voorhees Dunton Ossian Edgington Kruse Perkins Warren Ellsworth Langland Peterson Waugh Ewell Lippold Pierson Weichman Wells Fisher of Lipsky Poncy Winkelman Greene Logue Priebe Wolfe Freeman of Mayberry Radi Clay-Dickinson McCartney Rodgers Mr. Speaker Goode McCormick

The nays were, none.

Absent or not voting, 30:

Franklin Brinck Kennedy of Pelton Caffrey Freeman of Chickasaw Renda Buena Vista Kluever Corey Rex Crabb Gannon Knight Roorda Hansen of Cunningham Lawson Skinner Black Hawk McIntyre Dietz Stromer Dooley Jesse Miller of Walter Drake Johnston of Page Welden Fischer of Johnson Nielsen Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 671, a bill for an act relating to safety standards for the construction of school buses and manner of use of certain safety equipment, with report of committee recommending passage, was taken up for consideration.

Kennedy of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 671)

The ayes were, 100:

Freeman of Lipsky Rodgers Sanders Andersen Clay-Dickinson Logue Bailey Mayberry Schmeiser Gannon Battles Goode McCormick Schroeder Bennett Graham Mendenhall Schwartz Bergman Grassley Menefee Shaw Hamilton Mezvinsky Shepherd Blouin Hanson of Millen Skinner Brinck Howard-Mitchell Miller of Caffrey Sorg Stokes Camp Des Moines Campbell Holden Miller of Strand Christensen Huff **Jones** Stroburg Cochran Johnson of Miller of Strothman Tapscott Corey Audubon Marshall Crabb Johnston of Mohrfeld Tieden Nelson Van Drie Crosier Johnson Darrington Kehe Newton Van Nostrand Den Herder Kennedy of Nolting Van Roekel O'Hearn Dougherty Varley Dubuque Kitner Ossian Doyle Voorhees Drake Klein Pelton Warren Kluever Perkins Waugh Dunton Knoblauch Peterson Weichman Edgington Koch Pierson Wells Ellsworth Kreamer Winkelman Fischer of Poncy Kruse Priebe Wolfe Grundy Fisher of Langland Radl Mr. Speaker Greene Lippold

The nays were, none.

Absent or not voting, 24:

Hansen of McCartney Renda Baker Black Hawk Rex Cunningham McIntyre Middleswart Roorda Jesse Dietz Kennedy of Stromer Dooley Miller of **Ewell** Chickasaw Page Walter Welden Franklin Knight Milligan Freeman of Nielsen Lawson Buena Vista

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 590, a bill for an act relating to the court clerks, with report of committee recommending passage, was taken up for consideration.

Speaker pro tempore Millen in the chair at 10:33 a.m.

Hill of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 590)

The ayes were, 94:

ers eiser eiser eder artz nerd eer
eder artz nerd er s d
artz nerd eer s
nerd ner s
nerd er s s d
er s d
er s d
s d
ď
urg
hman
cott
n
Orie
Vostrand
У
nees
rh.
hman
ļ.
elman
•
cer
tempore

The nays were, none.

Absent or not voting, 80:

Lawson Renda Lispky Rex McCartney Roorda McIntyre Stromer Mendenhall Van Roekel Middleswart Walter Miller of Warren Page Welden Nielsen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate Joint Resolution 30, a joint resolution to provide that the authority conferred on the executive council extends to and includes acquisition of property by gift, purchase, condemnation or otherwise, was taken up for consideration.

Huff of Polk moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (S.J.R. 30)

The ayes were, 91:

Alt	Fischer of	Lippold	Rex
Andersen	Grundy	Lipsky	Rodgers
Bailey	Gannon	Logue	Schmeiser
Baker	Goode	Mayberry	Schroeder
Battles	Graham	McCormick	Schwartz
Bennett	Grassley	Mendenhall	Shaw
Bergman	Hamilton	Menefee	Shepherd
Blouin	Hanson of	Mezvinsky	Skinner
Caffrey	Howard-Mitchel	l Miller of	Sorg
Camp	Hill	Jon es	Stokes
Campbell	Holden	Miller of	Strand
Cochran	Huff	Marshall	Stroburg
Corey	Johnson of	Milligan	Strothman
Crabb	Audubon	Mohrfeld	Tapscott
Darrington	Kehe	Newton	Van Drie
Dooley	Kennedy of	Nolting	Van Nostrand
Dougherty	Dubuque	Ossian	Van Roekel
Doyle	Klein	Pelton	Varley
Drake	Kluever	Perkins	Voorhees
Dunton	Knight	Peterson	Waugh
Edgington	Knoblauch	Pierson	Weichman
Ellsworth	Koch	Poncy	Wells
Fisher of	Kreamer	Priebe	Wolfe
Greene	Kruse	Radl	Speaker
	Langland	Renda	pro tempore

The nays were, 8:

Christensen

Tieden

Chickasaw

Winkelman

Kitner

Absent or not voting, 30:

Freeman of Brinck Crosier Clay-Dickinson Lawson Cunningham Hansen of Black Hawk Den Herder Dietz Harbor Ewell Jesse Franklin Johnston of Johnson Freeman of Buene Vista Kennedy of

McCartney McIntyre Middleswart Miller of Des Moines Miller of Page

Nelson Nielsen O'Hearn Roorda Sanders Stromer Walter Warren Welden

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

Senate File 593, a bill for an act to authorize purchase of taxsheltered annuities for employees of county boards of education and merged area schools, with report of committee recommending passage, was taken up for consideration.

Hansen of Black Hawk asked and received unanimous consent to withdraw the amendment filed by him on April 30 and found on page 1360 of the House Journal.

Koch of Woodbury offered the following amendment filed by him:

Amend Senate File 598, as passed by the Senate, as follows: Line 6, by striking from the bill all after the word "subsection:"

"At the request of an employee through contractual agreement, county boards of education and boards of merged area schools may arrange for the purchase of an individual annuity contract for an employee from any company the employee may choose that is authorized to do business in this state and through an Iowa-licensed insurance agent that the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) of the Internal Revenue Code 1954 and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiuma."

Waugh of Monona offered the following amendment filed by him and moved its adoption:

Amend the Koch amendment to Senate File 593, filed May 12, 1969, as follows:

- 1. By inserting after the word "education" in line four (4) the words ", the state board of public instruction,".
- 2. By striking from line six (6) the words "an employee" and inserting in lieu thereof the words "any of their respective employees".

The amendment to the amendment was adopted.

Koch of Woodbury moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Waugh of Monona offered the following amendment from the floor and moved its adoption:

Amend the title by inserting after the word "education" in line two (2) the following: ", the state board of public instruction,".

The amendment was adopted.

Waugh of Monona moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 593)

The ayes were, 91:

THE TACE MC	ite, 81 .		
Alt	Caffrey	Doyle	Grassley
Andersen	Campbell	Drake	Hamilton
Bailey	Christensen	Edgington	Hansen of
Baker	Cochran	Ellsworth	Black Hawk
Battles	Corey	Fisher of	Hanson of
Bennett	Crabb	Greene	Howard-Mitchell
Bergman	Darrington	Gannon	Hill
Blouin	Dooley	Goode	Holden
Brinck	Dougherty	Graham	

Johnson of McCartney Perkins Strand McCormick Stroburg Audubon Peterson Kehe Strothman Mendenhall Pierson Poncy Tapscott Kennedy of Menefee Van Drie Dubuque Mezvinsky Priebe Van Nostrand Middleswart Renda Klein Kluever Van Roekel Miller of Rex Knight Knoblauch Jones Rodgers Varley Miller of Roorda Voorhees Warren Marshall Koch Sanders Waugh Schwartz Kruse Milligan Weichman Shaw Lawson Newton Wells Shepherd Lippold Nolting Skinner Wolfe O'Hearn Lipsky Sorg Stokes Speaker Ossian Logue Mayberry Pelton pro tempore

The navs were, 9:

Crosier Langland Mohrfeld Tieden Freeman of Miller of Radl Winkelman Des Moines Schmeiser Clay-Dickinson

Absent or not voting, 24:

Franklin Camp Kennedy of Nelson Cunningham Chickasaw Nielsen Freeman of Den Herder Buena Vista Kitner Schroeder Kreamer Stromer Dietz Harbor Dunton Huff McInt**vre** Walter Welden Ewell Jesse Miller of Fischer of Johnston of Page Johnson Grundy

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Senate File 383, a bill for an act relating to the prohibition of conducting, keeping, or maintaining bucket shops, with report of committee recommending passage, was taken up for consideration.

Strand of Poweshiek moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 383)

The ayes were, 97:

Alt	Corey	Freeman of	Huff
Andersen	Crabb	Clay-Dickinson	Jesse
Bailey	Darrington	Gannon	Johnson of
Baker	Dooley	Goode	Audubon
Battles	Dougherty	Graham	Johnston of
Bennett	Doyle	Grassley	Johnson
Bergman	Drake	Hamilton	Kehe
Blouin	Dunton	Hansen of	Kitner
Brinck	Edgington	Black Hawk	Klein
Caffrey	Ellsworth	Hanson of	Kluever
Campbell	Ewell	Howard-Mitchell	Knight
Christensen	Fisher of	Hill	Knoblauch
Cochran	Greene	Holden	Koch

Miller of Radl Tapscott Kreamer Tieden Jones Renda Kruse Van Drie Miller of Rex Lippold Van Nostrand Marshall Rodgers Lipsky Roorda Van Roekel Mohrfeld Logue Sanders Varley Mayberry Nelson Newton Schmeiser Voorhees McCartney Nolting Schwartz Warren Mendenhall Shepherd Waugh Menefee O'Hearn Mezvinsky Ossian Sorg Weichman Stokes Wells Middleswart Pelton Winkelman Miller of Perkins Strand Wolfe Des Moines Poncy Stroburg Priebe Strothman

The nays were, none.

Absent or not voting, 27:

Camp	Freeman of	McCormick	Schroeder
Crosier	Buena Vista	McIntyre	Shaw
Cunningham	Harbor	Miller of	Skinner
Den Herder	Kennedy of	Page	Stromer
Dietz	Chickasaw	Milligan	Walter
Fischer of	Kennedy of	Nielsen	Welden
Grundy	Dubuque	Peterson	Speake r
Franklin	Langland Lawson	Pierson	pro tempore

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 555, a bill for an act relating to the issuance of search warrants, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 555)

The ayes were, 98:

Alt	Dunton	Hanson of	Knoblauch
Ande rsen	Edgington	Howard-Mitchell	Koch
Bailey	Ellsworth	Hill	Kreamer
Battles	Ewell	Holden	Kruse
Bergman	Fischer of	Huff	Lippold
Blouin	Grundy	Jesse	Lipsky
Brinck	Fisher of	Johnson of	Logue
Caffrey	Greene	Audubon	Mayberry
Campbell	Freeman of	Johnston of	McCartney
Christensen	Clay-Dickinson	Johnson	McCormick
Cochran	Gannon	Kehe	Mendenhall
Corey	Goode	Kennedy of	Menefee
Crabb	Graham	Dubuque	Mezvinsky
Crosier	Grassley	Kitner	Middleswart
Dougherty	Hamilton	Klein	Miller of
Doyle	Hansen of	Kluever	Des Moines
Drake	Black Hawk	Knight	

Miller of	Peterson	Schwartz	Van Roekel
Jones	Pie rs on	Shaw	Voorhees
Miller of	Poncy	Shepherd	Warren
Marshall	Priebe	Stokes	Waugh
Milligan	Radl	Strand	Weichman
Mohrfeld	Rex	Stroburg	Wells
Nelson	Rodgers	Strothman	Winkelman
Noiting	Roorda	Tapscott	Wolfe
O'Hearn	Sanders	Tieden	Speaker
Ossian	Schmeiser	Van Drie	pro tempore
Pelton	Schroeder	Van Nostrand	

The nays were, 4:

Baker Bennett Perkins Renda

Absent or not voting, 22:

Camp Cunningham Darrington	Freeman of Buena Vista	Lawson McIntyre	Skinner Sorg
Den Herder Dietz	Harbor Kennedy of Chicka saw	Miller of Page Newton	Stromer Varley Walter
Dooley Franklin	Langland	Nielsen	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 563, a bill for an act relating to jurors, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 563)

The ayes were, 99:

Alt	Fischer of	Johnston of	Middleswart
Andersen	Grundy	Johnson	Miller of
Bailey	Fisher of	Kehe	Des Moines
Baker	Greene	Kennedy of	Miller of
Battles	Freeman of	Dubuque	Jones
Bennett	Clay-Dickinson	Kitner	Miller of
Bergman	Gannon	Klein	Mars hall
Blouin	Goode	Kluever	Milligan
Caffrey	Graha m	Knight	Mohrfeld
Camp	Grassley	Knoblauch	Nelson
Campbell	Hamilton	Koch	Nolting
Cochran	Hansen of	Kreamer	O'Hearn
Corey	Black Hawk	Kruse	Ossian
Crabb	Hanson of	Lippold	Pelton
Dooley	Howard-Mitchel	l Lipsky	Perkins
Dougherty	Hill	Logue	Peterson
Doyle	Holden	Mayberry	Pierson
Drake	Huff	McCartney	Poncy
Dunton	Jesse	McCormick	Pri ebe
Edgington	Johnson of	Mendenhall	Radl
Ellsworth	Audubon	Menefee	Renda
Ewell		Mezvinsky	Rex

Rodgers	Shepherd	Tapscott	Weichman
Roorda	Sorg	Van Drie	Wells
Sanders	Stokes	Van Nostrand	Winkelman
Schmeiser	Strand	Van Roekel	Wolfe
Schroeder	Stroburg	Varley	Speaker
Schwartz	Strothman	Voorhees	pro tempore

The nays were, 2:

Tieden Warren

Absent or not voting, 23:

Brinck	Franklin	Lawson	Shaw
Christensen	Freeman of	McIntyre	Skinner
Crosier	Buena Vista	Miller of	Stromer
Cunningham	Harbor	Page	Walter
Darrington	Kennedy of	Newton	Waugh
Den Herder	Chickasaw	Nielsen	Welden
Dietz	Langland		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 232 WITHDRAWN

Andersen of Woodbury asked and received unanimous consent to withdraw House File 232 from further consideration by the House.

HOUSE FILE 607 WITHDRAWN

Crosier of Linn asked and received unanimous consent to withdraw House File 607 from further consideration by the House.

SENATE FILE 249 WITHDRAWN

Lipsky of Linn asked and received unanimous consent to withdraw Senate File 249 from further consideration by the House.

SENATE AMENDMENT CONSIDERED (House Refuses to Concur, House File 823)

Camp of Clinton called up for consideration House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 823 as follows:

- 1. Page 1, lines 21 and 22, by striking the words and figures, "twenty-seven thousand six hundred (27,600)" and inserting in lieu thereof the following: "twenty-nine thousand (29,000)".
- 2. Page 4 by striking lines 19 through 24, inclusive, and renumbering the remaining sections.
- 3. Page 5, line 1, by inserting after the figure "(8)" the words and figures, "and section three hundred thirteen point five (313.5)".

Motion lost and the House refused to concur in the Senate amendment.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

SENATE FILE 688 SUBSTITUTED FOR HOUSE FILE 827

Varley of Adair-Madison asked and received unanimous consent to substitute Senate File 688 for House File 827.

Senate File 688, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission for the tuition grant program, was taken up for consideration.

Van Roekel of Marion offered the following amendment filed by Van Roekel, et al., and moved its adoption:

Amend Senate File 688 as follows:

By striking from line eight (8) the words and figures "three million (3,000,000)" and inserting in lieu thereof the words and figures "four million five hundred thousand (4,500,000)".

Roll call was requested by Newton of Scott and Dougherty of Lucas-Monroe.

Bule 69 was invoked.

On the question "Shall the amendment be adopted?" (S.F. 688)

The ayes were, 61:

Alt	Ellsworth	Langland	Renda
Andersen	Ewell	Logue	Rodgers
Bailey	Gannon	Mayberry	Sanders
Baker	Graham	McCormick	Schwartz
Bennett	Hanson of	Menefee	Shaw
Bergman	Howard-Mitchell	Middleswart	Shepherd
Blouin	Holden	Miller of	Strand
Brinck	Huff	Des Moines	Tapscott
Caffrey	Jesse	Milligan	Van Nostrand
Christensen	Kennedy of	Newton	Van Roekel
Cochran	Dubuque	Nolting	Warren
Corey	Klein	O'Hearn	Weichman
Crabb	Kluever	Perkins	Wells
Den Herder	Knoblauch	Pierson	Wolfe
Dougherty	Koch	Poncy	Speaker
Doyle	Kruse	Priebe	pro tempore
Dunton			<u>.</u>

The nays were, 50:

The hays we	16,00.		
Battles	Fisher of	Hill	Lipsky
Camp	Greene	Johnson of	McCartney
Campbell	Freeman of	Audubon	Mendenhall
Crosier	Clay-Dickinson	Johnston of	Mezvinsky
Darrington	Goode	Johnson	Miller of
Dooley	Grassley	Kehe	Jones
Drake	Hamilton	Knight	Miller of
Edgington	Hansen of	Kreamer	Marshall
Fischer of	Black Hawk	Lawson	Mohrfeld
Grundy	Harbor	Lippold	Nelson

Ossian Pelton Peterson Radl

Roorda Schmeiser Schroeder Skinner Sorg

Stokes Strothman Tieden Van Drie

Varley Voorhees Waugh Winkelman

Absent or not voting, 13:

Cunningham Dietz Franklin Freeman of Buena Vista Kennedy of Chickasaw Kitner McIntyre

Miller of Page Nielsen Stroburg

Lippold

Stromer Walter Welden

Rodgers

Sanders

Schwartz

The amendment was adopted.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 688)

The ayes were, 95:

Alt Andersen Bailey Baker Battles Bennett Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Corev Crabb Crosier Darrington Den Herder Dooley Dougherty Doyle Drake Dunton ·

Gannon Goode Graham Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Mezvinsky Harbor Holden Huff Jesse Johnston of Johnson Kehe Kennedy of Dubuque Kitner Klein Kluever Knoblauch Koch Kreamer Kruse Langland

Lipsky Logue Mayberry McCartney McCormick Menefee Middleswart Miller of Des Moines Milligan Mohrfeld Newton Nolting O'Hearn Ossian Pelton **Perkins** Peterson Pierson Poncy Priebe Radl

Shaw Shepherd Skinner Sorg Stokes Strand Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Warren Weichman Wells Winkelman Wolfe Speaker

pro tempore

The nays were, 15:

Edgington Fisher of Greene Freeman of

Ellsworth

Ewell

Johnson of Audubon Knight Clay-Dickinson Lawson

Mendenhall Miller of Jones Miller of Marshall

Renda

Nelson Roorda Schmeiser Waugh

Grassley

Absent or not voting, 14:

Cunningham

Dietz

Fischer of Grundy

Franklin

Freeman of Buena Vista Kennedy of Chickasaw McIntyre Miller of Page

Nielsen Schroeder Stroburg Stromer Walter Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 827 WITHDRAWN

Varley of Adair-Madison asked and received unanimous consent to withdraw House File 827 from further consideration by the House.

The House was recessed by the Speaker until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MEMBER EXCUSED

Bergman of Lyon-Osceola asked and received unanimous consent that Fischer of Grundy be excused for the afternoon session.

Langland of Winneshiek filed the following:

RESOLUTION OF SUPPORT FOR ADEQUATE FUNDING OF THE IOWA TUITION GRANTS PROGRAM

Whereas, the cost to the individual student to attend a private college or university has increased substantially over the past few years because the primary source of funds for private higher education comes from student charges, and

Whereas, the cost differential between private and public higher education has widened to the point that only students from high-income families are able to make a choice between private and public colleges and universities, and

Whereas, this dramatic change in student cost differentials is the result of increased subsidization of public higher education through state appropriations, and

Whereas, a system of private higher education has long been considered vital to private enterprise and important to the maintenance of the growth and development of a free and democratic nation, and

Whereas, the continued existence of private education in now seriously threatened by free public higher education as indicated by a national decrease in enrollment in these colleges and universities in the fall of 1968, and

Whereas, the principle of grants to individual students has been recognized as constitutional and essential to individual freedom of choice. The principle has been well established in many of the individual states; and inasmuch as the financial programs of contiguous states affect the student enrollment patterns of Iowa, it becomes increasingly imperative that a program of tuition grants to students be a reality in this state:

Therefore, Be It Resolved, that the Board of Regents of Luther College express its appreciation to the Iowa Legislature and the Governor of the State of Iowa for adopting legislation for a tuition grants program, and

Be It Further Resolved by this Board that the Legislature enact appropriate legislation to meet the Governor's budget recommendations of \$6,000,000. The Board recognizes that a program that would be equitable to provide a freedom of choice between public and private higher education would require more than \$30,000,000 and the Association of Private Colleges and Universities had requested a minimum appropriation of \$15,000,000.

By unanimous action of the Board of Regents of Luther College on May

17, 1969:

FRANK R. MILLER Chairman Decorah ROY E. CARLSON Vice-Chairman Decorah R. I. JACOBSON
Secretary
Wayzata, Minnesota
JOSEPH DONHOWE
Story City
Executive Committee
GLENN J. LYSHOJ
Dubuque
Executive Committee

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 634, a bill for an act relating to the Iowa merit employment department and to make an appropriation thereto.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 650, a bill for an act to appropriate from the general fund of the state to the department of public safety and various divisions thereof.

Also: That the Senate has refused to concur in the House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 673, a bill for an act relating to the issuance of deer hunting licenses, and to appropriate the fish and game protection fund for use by the state conservation commission.

Also: That the Senate insists on its amendments to House File 390, a bill for an act relating to the implementation and organization for annual sessions of the general assembly, requests a conference committee, and that the President of the Senate has appointed as members of the conference committee, on the part of the Senate: The Senator from Carroll, Mr. Neu; the Senator from Hardin, Mr. Potgeter; the Senator from Jasper, Mr. Hill; and the Senator from Sioux, Mr. DeKoster.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 802, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 802

Amend House File 802, section 3, line 4, by striking the word "a" and inserting in lieu thereof the words "an unforeseen".

CONSIDERATION OF BILLS

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate Joint Resolution 25, a joint resolution providing for a study of the state highway commission, was taken up for consideration.

Edgington of Franklin moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (S.J.R. 25)

The ayes were, 88:

Alt	Goode	Logue	Schroeder
Andersen	Graham	McCormick	Schwartz
Bailey	Grassley	Mendenhall	Shaw
Baker	Hamilton	Menefee	Shepherd
Battles	Hanson of	Mezvinsky	Skinner
Bergman	Howard-Mitchell		Sorg
Blouin	Hill	Miller of	Stokes
Brinck	Holden	Jones	Strand
Caffrey	Huff	Miller of	Stroburg
Campbell	Johnston of	Marshall	Stromer
Christensen	Johnson	Milligan	Strothman
Cochran	Keh e	Mohrfeld	Tieden
Corey	Kennedy of	Nielsen	Van Drie
Crabb	Dubuque	Nolting	Van Nostrand
Dougherty	Kitner	Ossian	Van Roekel
Doyle	Klein	Peterson	Varley
Drake	Kluever	Pierson	Warren
Dunton	Knight	Poncy	Waugh
Edgington	Knoblauch	Priebe	Weichman
Ellsworth	Kreamer	Radl	Wells
Fisher of	Kruse	Rex	Winkelman
Greene	Langland	Rodgers	Wolfe
Freeman of	Lawson	Sanders	Mr. Speaker
Clay-Dickinson	Lippold	Schmeiser	

The nays were, 2:

Jesse Renda

Absent or not voting, 34:

Bennett	Franklin	Koch	Nelson
Camp	Freeman of	Lipsky	Newton
Crosier	Buena Vista	Mayberry	O'Hearn
Cunningham	Gannon	McCartney	Pelton
Darrington	Hansen of	McIntyre	Perkins
Den Herder	Black Hawk	Millen	Roorda
Dietz	Johnson of	Miller of	Tapscott
Dooley	Audubon	Des Moines	Voorhees
Ewell	Kennedy of	Miller of	Walter
Fischer of	Chickasaw	Page	Welden
Grundy			

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

HOUSE JOINT RESOLUTION 13 WITHDRAWN

Schroeder of Pottawattamie asked and received unanimous consent to withdraw House Joint Resolution 13 from further consideration by the House.

SENATE AMENDMENT CONSIDERED

Ellsworth of Dubuque called up for consideration House File 528, a bill for an act defining "workman" or "employee" in the workmen's compensation law, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 528 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section eighty-five point sixty-one (85.61), Code 1966, as amended by chapter one hundred fifteen (115), Acts of the Sixty-second General Assembly, is further amended by adding to subsection three (3) the following new subparagraph:

"Partners; directors of any corporation who are not at the same time employees of such corporation; or directors, trustees, officers or other managing officials of any nonprofit corporation or association who are not at the same time fulltime employees of such nonprofit corporation or association."

Motion prevailed and the House concurred in the Senate amendment.

Ellsworth of Dubuque moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 528)

The aves were, 101:

2			
Alt	Crosier	Goode	Kehe
Andersen	Den Herder	Graham	Kennedy of
Baker	Dooley	Grassley	Dubuque
Battles	Dougherty	Hamilton	Kitner
Bennett	Doyle	Hansen of	Klein
Bergman	Drake	Black H awk	Kluever
Blouin	Dunton	Hanson of	Knight
Brinck	Edgington	Howard-Mitchell	Knoblauch
Caffrey	Ellsworth	Holden	Kreamer
Camp	Ewell	Huff	Kruse
Campbell	Fisher of	Jesse	Langland
Christensen	Greene	Johnson of	Lawson
Cochran	Freeman of	Audubon	Lippold
Corey	Clay-Dickinson	Johnston of	Lipsky
Crabb	Gannon	John son	Logue

Mayberry Newton Sanders Tieden McCormick Nielsen Van Drie Schmeiser Mendenhall Nolting Schroeder Van Roekel Menefee Varley Ossian Schwartz Middleswart Voorhees Peterson Shaw Warren Millen Pierson Skinner Waugh Miller of Poncy Sorg Jones Priebe Stokes Weichman Miller of Wells Radl Strand Marshall Renda Stroburg Winkelman Wolfe Milligan Rex Stromer Mohrfeld Rodgers Strothman Mr. Speaker Nelson Roorda

The nays were, none.

Absent or not voting, 23:

Freeman of	McIntyre	Pelton
Buena Vista	Mezvinsky	Perkins
Hill	Miller of	Shepherd
Kennedy of	Des Moines	Tapscott
Chickasaw	Miller of	Van Nostrand
Koch	Page	Walter
McCartney	O'Hearn	Welden
	Buena Vista Hill Kennedy of Chickasaw Koch	Buena Vista Mezvinsky Hill Miller of Kennedy of Des Moines Chickasaw Miller of Koch Page

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 685, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 685)

The ayes were, 102:

	~~ = .		
Alt Andersen	Crabb Crosier	Freeman of Clay-Dickinson	Johnson of Audubon
Bailey	Den Herder	Gannon	Johnston of
Battles	Dooley	Goode	Johnson
Bennett	Dougherty	Graham	Kehe
Bergman	Doyle	Hamilton	Kennedy of
Blouin	Drake	Hansen of	Dubuque
Brinck	Dunton	Black Hawk	Kitner
Caffrey	Edgington	Hanson of	Kluever
Camp	Ellsworth	Howard-Mitchell	Knight
Campbell	Ewell	Hill	Knoblauch
Christensen	Fisher of	Holden	Koch
Cochran Corey	Green e	Huff	Kreamer Kruse

Roorda Langland Milligan Tapscott Sanders Lawson Mohrfeld Tieden Lippold Newton Schmeiser Van Drie Van Nostrand Lipsky Nielsen Schroeder Logue Schwartz Van Roekel Nolting Mayberry Shaw Varley O'Hearn McCormick Ossian Shepherd Voorhees Warren Mendenhall Peterson Skinner Menefee Waugh Pierson Sorg Stokes Mezvinsky Poncy Weichman Middleswart Radl Strand Wells Stroburg Winkelman Miller of Renda Jones Stromer Wolfe Rex Miller of Rodgers Strothman Mr. Speaker Marshall

The nays were, 1:

Klein

Absent or not voting, 21:

Baker	Freeman of	McIntyre	Nelson
Cunningham	Buena Vista	Millen	Pelton
Darrington	Grassley	Miller of	Perkins
Dietz	Jes se	Des Moines	Priebe
Fischer of	Kennedy of	Miller of	Walter
Grundy	Chickasaw	Page	Welden
Franklin	McCartney	_	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 689 SUBSTITUTED FOR HOUSE FILE 828

Varley of Adair-Madison asked and received unanimous consent to substitute Senate File 689 for House File 828.

Senate File 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller, was taken up for consideration.

Radl of Linn offered the following amendment filed by Freeman of Buena Vista:

Amend Senate File 689 as follows:

Page 1, lines nineteen (19) and twenty (20), by striking the words "and for the purchase of land for a western Iowa regents institution".

Johnston of Johnson moved that Senate File 689 be deferred and that the bill retain its place on the calendar.

The motion lost.

Radl of Linn moved the adoption of the Freeman of Buena Vista amendment.

Roll call was requested by Ossian of Montgomery and Perkins of Pottawattamie.

On the question "Shall the amendment be adopted?" (S.F. 689)

The ayes were, 36:

Andersen Battles	Johnston of Johnson	Nelson Nolting	Schwartz Shepherd
Bergman	Kehe	O'Hearn	Sorg
Crosier	Lippold	Pelton	Stokes
Drake	Mendenhall	Radl	Strand
Ellsworth	Menefee	Rex	Van Drie
Ewell	Mezvinsky	Roorda	Van Roekel
Gannon	Middleswart	Sanders	Warren
Graham	Millen	Schmeiser	Waugh
Hill	, , ,		

The nays were, 67:

Baker	Grassley	Langland	Priebe
Bennett	Hamilton	Lawson	Renda
Blouin	Hansen of	Logue	Rodgers
Brinck	Black Hawk	Mayberry	Schroeder
Caffrey	Hanso n of	McCormick	Skinner
Campbell	Howard-Mitchell	Miller of	Stroburg
Christensen	Huff	Des Moines	Stromer
Cochran	Jesse	Miller of	Strothman
Crabb	Johnson of	Jones	Tapscott
Darrington Den Herder	Audubon	Miller of	Tieden
Den Herder.	Kennedy of	Marshall	Van Nostrand
Dooley	Dubuque	Milligan	Varley
Dougherty	Kitner	Mohrfeld	Voorhees
Doyle	Klein	Newton	Weichman
Dunton	Kluever	Nielsen	Wells
Edgington	Knoblauch	Ossian	Winkelman
Fisher of	Koch	Perkins	Wolfe
Greene	Kreamer	Peterson	Mr. Speaker
Goode	Kruse	Pierson	•

Absent or not voting, 21:

Alt	Fischer of	Holden	Miller of
Bailey	Grundy	Kennedy of	Page
Camp	Franklin	Chickasaw	Poncy
Corey	Freeman of	Knight	Shaw
Cunningham	Buena Vista	Lipsky	Walter
Dietz	Freeman of	McCartney	Welden
	Clay-Diekinson	McIntyre	

The amendment lost.

Van Nostrand of Pottawattamie offered the following amendment filed by him from the flobr and moved its adoption:

Amend Senate File 689 by striking in lines eleven (11) and twelve (12) on page 1 the words and figures "seven million five hundred thirty thousand (7,530,000)" and inserting in lieu thereof the words and figures "six million thirty thousand (6,030,000)".

Roll call was requested by Van Drie of Story and Perkins of Pottawattamie.

On the question "Shall the amendment be adopted?" (S.F. 689)

The ayes were, 68:

Alt	Freeman of	Lippold	Schroeder
Andersen	Clay-Dickinson	Logue	Shaw
Battles	Goode	McCartney	Shepherd
Bergman	Graham	Mendenhall	Sorg
Blouin	Hamilton	Menefee	Stokes
Brinck	Hanson of	Millen	Strand
Camp	Howard-Mitchell	Miller of	Stroburg
Campbell	Hill	Jones	Stromer
Christensen	Holden	Miller of	Strothman
Corev	Huff	Marshall	Van Nostrand
Crabb	Johnson of	Morhfeld	Van Roekel
Darrington	Audubon	Newton	Varley
Den Herder	Kehe	O'Hearn	Walter
Doolev	Klein	Ossian	Warren
Drake	Knoblauch	Perkins	Weichman
Edgington	Koch	Peterson	Winkelman
Ellsworth	Kreamer	Pierson	Wolfe
Fisher of	Langland	Rex	Mr. Speaker
Greene	Lawson		

The nays were, 42:

Baker	Hansen of	Mezvinsky	Roorda
Bennett	Black Hawk	Middleswart	Sanders
Caffrey	Jesse	Nelson	Schmeiser
Cochran	Johnston of	Nielsen	Schwartz
Crosier	Johnson	Nolting	Skinner
Dougherty	Kennedy of	Pelton	Tapscott
Doyle	Dubuque	Poncy	Tieden
Dunton	Kitner	Priebe	Van Drie
Ewell	Kluever	Radl	Voorhees
Gannon	Kruse	Renda	Waugh
Grassley	Mayberry McCormick	Rodgers	Wells

Absent or not voting, 14:

Bailey Cunningham Dietz	Franklin Freeman of Buena Vista	Knight Lipsky McIntyre	Miller of Page Milligan
Fischer of	Kennedy of	Miller of	Welden
Grund y	Chickasaw	Des Moines	

The amendment was adopted.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 689)

The ayes were, 110:

Alt	Brinck	Crabb	Drake
Andersen	Caffrey	Crosier	Dunton
Baker	Camp	Darrington	Edgington
Battles	Campbell	Den Herder	Ellsworth
Bennett	Christensen	Dooley	Ewell
Bergman	Cochran	Dougherty	Fisher of
Blouin	Corey	Doyle	Greene

Freeman of	Klein	Milligan	Shepherd
Clay-Dickinson	Kluever	Mohrfeld	Skinner
Gannon	Knoblauch	Nelson	Sorg
Goode	Koch	Newton	Stokes
Graham	Kreamer	Nielsen	Strand
Grassley	Kruse	Nolting	Stroburg
Hamilton	Langland	O'Hearn	Stromer
Hansen of	Lawson	Ossian	Strothman
Black Hawk	Lippold	Pelton	Tapscott
Hanson of	Lipsky	Perkins	Tieden
Howard-Mitchel	1 Logue	Peterson	Van Drie
Hill	Mayberry	Pierson	Van Nostrand
Holden	McCartney	Poncy	Van Roekel
Huff	McCormick	Priebe	Varley
Jesse	Mendenhall	Radl	Voorhees
Johnson of	Menefee	Renda	Walter
Audubon	Mezvinsky	Rex	Waugh
Johnston of	Middleswart	Rodgers	Weichman
Johnson	Millen	Roorda	Wells
Kehe	Miller of	Sanders	Winkelman
Kennedy of	Jones	Schmeiser	Wolfe
Dubuque	Miller of	Schroeder	Mr. Speaker
Kitner	Marshall	Schwartz	and appeared

The nays were, none. .

Absent or not voting, 14:

Bailey	Franklin	Knight	Miller of
Cunningham	Freeman of	McIntyre	Page
Dietz	Buena Vista	Miller of	Shaw
Fischer of	Kennedy of	Des Moines	Warren
Grandy	Chickasaw		Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 828 WITHDRAWN

Varley of Adair-Madison asked and received unanimous consent to withdraw House File 828 from further consideration by the House.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 670, a bill for an act to appropriate from the general fund of the state to the department of agriculture.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 784, a bill for an act relating to the valuation and assessment of real and personal property.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 816, a bill for an act to appropriate from the general fund

SENATE AMENDMENTS CONSIDERED

MOTION TO CONCUR LOST

(House File 784)

Fisher of Greene called up for consideration House File 784, a bill for an act relating to the valuation and assessment of real and personal property, amended by the Senate as follows:

Amend House File 784 as follows:

- 1. Page 1 by striking lines 8 through 12, inclusive, and renumbering the remaining subsections.
- 2. Page 1, lines 13 and 14, by striking the word and figure "twenty-six (26)" and inserting in lieu thereof the word and figure "twenty-two (22)".
- 3. Page 1, line 18, by striking the words "and such market value" and inserting in lieu thereof the word "or".
 - 4. Page 1, line 21, by striking the word "and".
- 5. Page 1, line 22, by inserting after the word "transactions" the words "or purchase of adjoining land or other land to be operated as a unit".
- 6. Page 1 by striking lines 23 through 25, inclusive, and page 2 by striking lines 1 through 4, inclusive, and inserting in lieu thereof the following:
- "Actual value of property in one county shall be equalized as compared with actual value of property in an adjoining county. If a variation of five percent or more exists between the actual values of similar, closely adjacent property in adjoining counties in Iowa, the director of revenue shall determine whether adequate reasons exist for such variation. If no such reasons exist, the director of revenue shall direct assessors to make adjustments in such actual values to reduce the variation to five percent or less."
- 7. Page 2 by striking lines 5 through 11, inclusive, and inserting in lieu thereof the following:

"In assessing and determining the actual value of agricultural property fifty percent consideration shall be given to each of the following factors:

- a. The productivity and earning capacity determined on the basis of the use for agricultural purposes capitalized at generally accepted interest rates to be applied uniformly among counties and among classes of property."
 - 8. Page 2 by adding the following paragraphs after line 15.

"In counties or townships in which field work on a modern soil survey has been completed since January 1, 1949, the assessor and the department of revenue shall place emphasis upon the results of such survey in determining the productive and earning capacity of such agricultural property.

Only the current use and not potential value shall be considered in deter-

mining the market value of any property."

9. Page 2 by striking lines 19 through 23, inclusive.

10. Page 2 by adding after line 29 the following new subsections:

"By striking lines twenty-seven (27) and twenty-eight (28), and inserting in lieu thereof the words 'In determining the fair and reasonable market value of property, the assessor may'."

"By striking lines thirty-seven (37) through forty-three (48), inclusive, and inserting in lieu thereof the words 'value of the property as property.'"

"By adding after line fifty-six (56) the following: 'Only property within Iowa shall be used for comparison for valuation and assessment purposes, except properties which are assessed by the director of revenue as provided by law.'"

"By starting a new paragraph after the period in line eleven (11)."

11. Page 3 by striking lines 3 through 18, inclusive, and inserting in lieu thereof the following:

"No equalization or adjustment order of the director of revenue entered prior to the effective date of this Act pursuant to the provisions of this section shall be of any force and effect subsequent to the year 1969. Any such equalization or adjustment order for any year subsequent to 1969 shall only be effective if it is based upon the subsequent standards of chapter three hundred fifty-four (354), Acts of the Sixty-second General Assembly as amended by this Act."

12. Page 3 by adding the following new sections:

"Sec. 4. Section four hundred twenty-two point forty-six (422.46), Code 1966, as amended by chapter three hundred forty-eight (348), section twenty-four (24), and chapter one hundred fifty-eight (158), section four (4), Acts of the Sixty-second General Assembly, is hereby further amended by inserting in line eleven (11) after the word 'cigarettes' the words 'or to the inventory replacement tax imposed on the gross receipts of retailers from the sale of goods'.

"Sec. 5. Section four hundred twenty-seven point one (427.1), Code 1966, as amended by chapter three hundred forty-two (342), section one hundred fifty-five (155), Acts of the Sixty-second General Assembly, is hereby further amended by adding the following new subsection:

'All stocks of merchandise and other tangible personal property purchased, or otherwise acquired by a retailer as defined in subsection five (5) of section four hundred twenty-two point forty-two (422.42) of the Code, for the purpose of making a subsequent retail sale.'

"Sec. 6. Chapter three hundred fifty-four (354) section one (1), Acts of the Sixty-second General Assembly, amending section four hundred forty-one point twenty-one (441.21), Code 1966, is hereby amended by striking lines twenty-three (23) to twenty-six (26) inclusive.

"Sec. 7. Section four hundred twenty-eight point seventeen (428.17), Code 1966, is hereby amended by striking all of such section and inserting in lieu thereof the following new section:

'For the purposes of this section the terms "retailer", "retail sale", and "sales" shall mean such words as defined in section four hundred twenty-two point forty-two (422.42) of the Code.

There is hereby imposed annually an inventory replacement tax of onequarter of one percent upon the gross receipts of all retailers derived from the sale of tangible personal property on the first million dollars gross sales; one-sixteenth of one percent on the second million dollars gross sales; and one-thirty-second of one percent on gross receipts thereafter. Such inventory replacement tax shall not be collected from a consumer of such goods or services. It shall be paid by the retailer in quarterly installments to the department of revenue in the same manner as the retail sales tax as provided in section four hundred twenty-two point fifty-two (422.52) of the Code. The department of revenue may adopt such administrative procedures and requirements as will aid in the administration and enforcement of this provision.

'The sale of any merchandise sold in bulk or otherwise disposed of, voluntarily or involuntarily, rather than at retail or wholesale as herein provided, shall be subject to the inventory replacement tax. In such event, only the consideration for the merchandise shall be included as gross receipts.

'The department of revenue shall certify the total revenues collected within each county pursuant to this section to the state comptroller, who shall remit not later than October first and April first of each year to the

treasurer of each county in which the retailers paying such inventory replacement tax are located, all revenues collected from each county from the taxes imposed by this section. Each county treasurer shall credit to the various taxing districts within the county such proportionate share of the revenues received. The proportionate share of revenues to which each taxing district shall be entitled shall be that share of available revenues represented by the percentage that a taxing district's mill levy measured in dollar amounts of the county. Information necessary to implement the provisions of this section shall be furnished by the department of revenue to the counties."

Lawson of Cerro Gordo offered the following amendment filed by him and McCormick of Delaware and moved its adoption:

Amend the Senate amendment to House File 784 as follows:

- 1. Line eighty-one (81), by inserting after the word "Code" the following: "as included in the inventory property replacement tax".
- 2. Line ninety-three (93) by inserting after the word "Code" the following: ", except that gas, electricity, water, communication service, automobile dealers as provided in section three hundred twenty-one point one hundred thirty (821.130) of the Code, and taxable services covered by section four hundred twenty-two point forty-three (422.43) of the Code, as amended shall not be included for the purposes of the inventory property replacement tax. However, any such exclusions shall not exempt such retailers from assessment and taxation as otherwise provided by law".
- 3. By striking from line ninety-five (95) the words "gross receipts of all", all of lines ninety-six (96), ninety-seven (97), ninety-eight (98) and through the word "thereafter" in line ninety-nine (99), and inserting in lieu thereof the following: "net sales upon which sales tax is computed, except sales of food products sold for human consumption which shall be at the rate of one-eighth of one percent of net sales. The provision on food products shall apply to food items served to the public including catering service".
- 4. By adding after line one hundred twenty-seven (127) the following paragraph: "The effective date of the inventory property replacement tax shall be October 1, 1970. Inventories covered by this Act shall not be assessed in 1970 for taxes payable in 1971."

The amendment lost.

Fisher of Greene moved that the House concur in the Senate amendment.

The motion to concur lost.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 624, a bill for an act relating to county public hospitals.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 559, a bill for an act relating to liquor control licensee.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 628, a bill for an act relating to standards for cheeses.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 666, a bill for an act relating to milk standards.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 38, relating to the closing of the session.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 39, relating to the National Legislative Conference.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 40, providing for payment of certain expenses for committee members.

CARROLL A. LANE Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 624

Amend House File 624 as follows:

1. By striking lines 8 and 9 and inserting in lieu thereof the following:

"No levy shall be made for the improvement, maintenance, or replacements of the hospital until the hospital has been constructed, staffed, and receiving patients."

2. By adding the following new section:

Sec. 2. Section three hundred forty-seven point one (347.1), Code 1966, is hereby amended as follows:

1. By striking lines fourteen (14) and fifteen (15) and inserting in lieu

thereof the words "such purpose."

2. By striking from lines twenty-three (23) and twenty-four (24) the words "provided for herein" and inserting in lieu thereof the words "as limited by the provisions of sections three hundred forty-seven point five (847.5) and three hundred forty-seven point seven (347.7) of the Code".

SENATE CONCURRENT RESOLUTION 38 By Stanley and Frommelt

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House are authorized to determine the policies incident to the details of closing the 1969 regular session of the Sixty-third General Assembly, interim staff and work, and the reconvening of the 1970 regular session and any special session which may be convened.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make an inventory of all equipment and supplies on hand at the close of the session.

Be It Further Resolved: That the Executive Council, in accordance with section nineteen point twenty-five (19.25), Code 1966, shall provide all the supplies required for the Sixty-third General Assembly and the Sixty-

fourth General Assembly, both while in session and during the interim between sessions, upon requisition signed by the Secretary of the Senate for the Senate and the Chief Clerk of the House for the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House are authorized to reserve for the exclusive use of the General Assembly during the interim such rooms now used by said General Assembly as may be necessary for any official use and for the purpose of storing supplies and equipment, as they may deem proper and advisable. Room 24 shall be reserved for the use of the Budget and Financial Control Committee, or its successor, and on the second Tuesday of each month for the Departmental Rules Review Committee. They shall notify the Executive Council of their assignments, and the Executive Council shall not make conflicting assignments except with the consent of the Secretary of the Senate or the Chief Clerk of the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make a complete survey of all the typewriters on hand for the purposes of determining the advisability of replacing some of the equipment. The machines to be replaced shall be appraised and made immediately available to the Secretary of the Executive Council for distribution, for trade-in to typewriter suppliers, or for sale at amounts based on the appraisal. The legislative fund shall be credited with any funds received, or with the appraised value of the machines, if the same are distributed to other state departments or traded in. All other equipment shall be stored in rooms reserved by the legislative officials above designated who shall have custody of the same and make it available for the following session of the General Assembly.

Be It Further Resolved: That any officers or employees of the Sixty-third General Assembly who shall be engaged for work in connection with the General Assembly during the interim between sessions, shall be compensated for such services at the same rate as was fixed during the regular session of the Sixty-third General Assembly.

SENATE CONCURRENT RESOLUTION 39 By Stanley and Frommelt

Whereas, the National Legislative Conference, which is a part of the Council of State Governments, will convene in its annual sessions in 1969 and 1970: and

Whereas, Iowa has been represented by the Secretary of the Senate and the Chief Clerk of the House in the past, and this policy should be continued: Now Therefore

Be It Resolved by the Senate, the House Concurring: That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to attend the 1969 and 1970 sessions of the National Legislative Conference as well as any committee meetings of committees to which they have been appointed to serve and that the actual expenses in so attending these sessions be paid as provided in section two point twenty (2.20), Code 1966, as amended by the Acts of the Sixty-third General Assembly.

SENATE CONCURRENT RESOLUTION 40 By Stanley and Frommelt

Whereas, various committee meetings pertaining to the operation of legislative research and legislative services are held between sessions of the General Assembly; and

Whereas, the President of the Senate and the Speaker of the House have the authority to appoint representatives of the General Assembly to attend certain meetings; and

Whereas, it appears advantageous to eliminate the necessity of filing bills in the ensuing legislative session to cover the actual expenses of such

representatives and such committee members: Now Therefore

Be It Resolved by the Senate, the House Concurring: That the actual expenses of such representatives and such committee members in attending the above-described meetings shall be paid upon the filing of their expense accounts, subject to the approval of the President of the Senate, for the Senate, and the Speaker of the House, for the House. The State Comptroller is authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate and the Speaker of the House as provided in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1966, as amended by the Acts of the Sixty-third General Assembly.

MOTION TO RECONSIDER LOST (Senate File 688)

Varley of Adair-Madison called up for consideration the motion to reconsider Senate File 688 filed by Jesse of Polk on May 19.

Varley of Adair-Madison moved to reconsider the vote by which Senate File 688 passed the House.

The motion lost.

MOTION TO RECONSIDER WITHDRAWN (Senate File 689)

Jesse of Polk asked and received unanimous consent to withdraw his motion to reconsider **Senate File 689** filed on May 19 and found on page 1807 of the House Journal.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON HOUSE FILE 798

Edgington of Franklin called up for consideration the conference committee report on House File 793, a bill for an act to appropriate from the general fund of the state of Iowa to various state departments and their divisions and to amend various sections of the Code relating to departments receiving appropriations under this Act, as follows:

REPORT OF CONFERENCE COMMITTEE (House File 793)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 793, a

bill for an act to appropriate from the general fund of the state of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this Act, recommend that the House concur in the Senate amendment by Senator Briles of May 7 and reported on page 1444 of the Senate Journal, striking section four (4) and renumbering the remaining section.

On the Part of the House: FLOYD EDGINGTON, Chairman WESLEY GRAHAM HOWARD HAMILTON

On the Part of the Senate:
JAMES E. BRILES, Chairman
JOHN L. MOWRY
CHARLES K. SULLIVAN
MINNETTE F. DODERER

Edgington of Franklin moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed.

KEITH DUNTON

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 793)

The ayes were, 94:

Alt	Freeman of	Kreamer	Peterson
Andersen	Buena Vista	Kruse	Pierson
Bailey	Freeman of	Langland	Priebe
Baker	Clay-Dickinson	Lawson	Rex
Battles	Goode	Lippold	Rodgers
Bergman	Graham	Logue	Sanders
Blouin	Grassley	McCartney	Schmeiser
Caffrey	Hamilton	McCormick	Schwartz
Camp	Hansen of	McIntyre	Shaw
Campbell	Black Hawk	Mendenhall	Shepherd
Christensen	Hanson of	Menefee	Sorg
Cochran	Howard-Mitchell		Stokes
Corey	Hill	Miller of	Strand
Crabb	Holden	Des Moines	Stroburg
Crosier	Huff	Miller of	Stromer
Cunningham	Johnson of	Jones	Tapscott
Darrington	Audubon	Miller of	Van Drie
Den H erder	Johnston of	Marshall	Van Nostrand
Dougherty	Johnson	Mohrfeld	Varley
Doyle	Kehe	Nelson	Voorhees
Drake	Kennedy of	Newton	Walter
Dunton	Dubuque	Nielsen	Warren
Edgington	Kitner	O'Hearn	Waugh
Ellsworth	Klein	Ossian	Winkelman
Fisher of	Kluever	Perkins	Wolfe
Green e	Knight	Pelton	Mr. Speaker
	Knoblauch		

The nays were, 6:

Bennett Nolting Renda Wells
Gannon Poncy

Absent or not voting, 24:

Brinck Dietz Dooley Bwell

Skinner Fischer of Koch Miller of Grundy Lipsky Strothman Page Milligan Franklin Mayberry Tieden Mezvinsky Radi Van Roekel Jesse Roords Kennedy of Middleswart Weichman Chickasaw Schroeder Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE INSISTS (Senate File 655)

Varley of Adair-Madison called up for consideration Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the board of regents and institutions under the control of said board, and moved that the House recede from its amendment.

Speaker pro tempore Millen in the chair at 11:00 a.m.

Roll call was requested by Tapscott of Polk and Christensen of Clarke-Union.

Rule 69 was invoked.

On the question "Shall the House recede from its amendment?" (S.F. 655)

The ayes were, 56:

Andersea	Hamilton	Lippold	Peterson
Battles	Hansen of	McCartney	Pierson
Bergman	Black Hawk	McIntyre	Radi
Camp	Hanson of	Mendenhall	Rex
Campbell	Howard-Mitchell	Menefee	Sanders
Cochran	Harbor	Mezvinsky	Shaw
Corey	Holden	Miller of	Shepherd
Cunningham	Johnston of	Des Moines	Stokes
Doyle "	Johnson	Miller of	Strothman
Drake	Kehe	Jones	Van Drie
Edgington	Kitner	Miller of	Varley
Eisher of	Klein	Marshall	Warren
Greene	Knight	Mohrfeld	Weichman
Freeman of	Kruse	Nelson	Wolfe
Clay-Dickinson	Langland	Nielsen	Speaker
Goode	Lawson	Pelton	pro tempore
Grassley			• •

The nays were, 56:

Alt	Darrington	Gannon	Kluever
Baker	Den Herder	Graham	Knoblauch
Bennett	Dooley	Hill	Koch
Blouin	Dougherty	Huff	Kreamer
Brinck	Dunton	Jess e	Logue
Caffrey	Ellsworth	Johnson of	Mayberry
Christensen	Ewell	Audubon	McCormick
Crabb	Freeman of	Kennedy of	Middleswart
Crosier	Buena Vista	Dubuque	Milligan
Prof. indextool	bili are t	-	

Newton Nolting	Priebe Renda	Strand Stroburg	Voorhees Walter
O'Hearn	Rodgers	Stromer	Walter
Ossian	Schmeiser	Tapscott	Wells
Perkins	Schwartz	Tieden	Winkelman
Poncy	Sorg	Van Nostrand	

Absent or not voting, 12:

Bailey	Franklin	Miller of	Skinner
Dietz	Kennedy of	Page	Van Roekel
Fischer of	Chickasaw	Roorda	Welden
Grundy	Lipsky	Schroeder	

The motion to recede having failed to receive a constitutional majority lost and the House insists on the House amendment to the Senate amendment.

SENATE AMENDMENTS CONSIDERED

Camp of Clinton called up for consideration House Joint Resolution 19, a joint resolution directing the treasurer of state to call and redeem the Korean Veterans' bonus bonds, amended by the Senate as follows:

House Joint Resolution 19 is hereby amended by striking all after line five (5) on page one (1) and all of page two (2) and inserting in lieu thereof the following:

WHEREAS, it is in the best interest of the state to discontinue the tax levy upon moneys and credits after the levy for the year 1969, payable in 1970, and to pay the debt and stop the interest payments thereon, and

WHEREAS, the state of Iowa will have sufficient moneys in the funds directly relating to the issuance, payment, and redemption of the Korean veterans' bonus bonds on June 1, 1970; NOW THEREFORE,

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. The treasurer of state is hereby directed to call for payment of all outstanding Korean veterans' bonus bonds no later than June 1, 1970, except those with maturity date on or before December 1, 1970, and to make and publish such notice of call as may be required by chapter thirty-five B (35B) of the Code, and as he may deem necessary to effect said call.

Sec. 2. On June 1, 1970, or as soon hereafter as practicable, the treasurer of state shall redeem and retire all outstanding Korean veterans' bonus bonds, including interest, in the manner provided in chapter thirty-five B (35B) of the Code.

Sec. 3. The treasurer of state shall, by August 1, 1969, direct the department of revenue to cause to have the tax levied on moneys and credits for the last and final time for the purpose of paying principal and interest on the Korean veterans' bonus bonds, for 1969 taxes, payable in 1970.

Sec. 4. The treasurer shall set up an account by entry on his books of a sum sufficient to pay all outstanding bonds, interest, plus outstanding claims and expenses. This account shall be segregated from the general fund and shall represent actual cash on hand. Such cash may be invested and if so invested, interest shall accrue to the general fund of the state. Any funds remaining after establishment of the account, shall, in accordance with section thirty-five B point eleven (35B.11) of the Code, be transferred to the general fund of the state.

Sec. 5. The comptroller shall immediately enter into discussions and

negotiations with all persons or their authorized representatives who still hold outstanding bonds, for redemption of such bonds at par plus interest, or less. Any bonds that can be so retired or redeemed shall be paid and cancelled.

Camp of Clinton offered the following amendment filed by him:

Amend the Senate amendment to House Joint Resolution 19 as follows:
1. By striking from line twelve (12) the word "Enacted" and inserting in lieu thereof the word "Resolved".

2. By inserting in line twenty-three (23), after the word "interest" the words "and premium".

3. By inserting in line twenty-eight (28), after the word "interest" the words "and premium".

4. By inserting in line thirty-two (32), after the word "interest" the words "and premium".

Division of the amendment was requested.

Camp of Clinton moved the adoption of amendment 1 of his amendment.

Amendment 1 was adopted.

Camp of Clinton moved the adoption of amendments 2, 3 and 4, of his amendment.

Roll call was requested by Gannon of Jasper and Nolting of Black Hawk.

On the question "Shall amendments 2, 3 and 4 of the Camp amendment be adopted?" (H.J.R. 19)

The ayes were, 68:

Alt	Goode	Kruse	Rex
Andersen	Graham	Lawson	Sanders
Battles	Grassley	Lippold	Shaw
Bergman	Hamilton	Logue	Shepherd
	Hansen of	McCartney	Sorg
Campbell	Black Hawk	Mendenhall	Stokes
Christensen	Hanson of	Menefee	Strand
Corey	Howard-Mitchell	Miller of	Stromer
Crabb	Harbor	Jones	Strothman
Cunningham	Holden	Miller of	Tieden
Darrington	Huff	Marshall	Van Nostrand
Den Herder	Johnson of	Milligan	Voorhees
Dooley	Audub o n	Mohrfeld	Walter
Drake	Kehe	Nelson	Warren
Edgington	Kitner	Nielsen	Weichman
Ellsworth	Klein	Ossian	Winkelman
Fisher of	Kluever	Pelton	Speaker
Greene	Knight	Peterson	pro tempore
Freeman of	Koch	Pierson	•
Clay-Dickinson			

The nays were, 36:

Bailey	Bennett	Caffrey	Crosier
Baker	Blouin	Cochran	Dougherty

Renda. Dovle Kennedy of Miller of Dunton Dubuque Des Moines Rodgers Ewell Knoblauch Newton Schmeiser Gannon Nolting Schwartz Mayberry Hill McCormick O'Hearn Stroburg Poncy Jesse Mezvinsky Tapscott Johnston of Middleswart Priebe Wells Johnson Radi Wolfe

Absent or not voting, 20:

Brinck Kennedy of Miller of Van Drie Dietz Chickasaw Page Van Roekel Fischer of Varley Kreamer Perkins Grundy Langland Roorda Waugh Franklin Schroeder Welden Lipsky Freeman of Skinner McIntyre Buena Vista

Amendments 2, 3 and 4 were adopted.

Jesse of Polk offered from the floor the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House Joint Resolution 19 by adding after the word "call" in line nineteen (19) the words "so long as no penalty is assessed or charged for such redemption".

McCartney of Floyd rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Camp of Clinton moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendment as amended.

Camp of Clinton moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H.J.R. 19)

The ayes were, 73:

Alt	Den Herder	Grassley	Kehe
Andersen	Dooley	Hamilton	Kitner
Battles	Drake	Hansen of	Klein
Bergman	Edgington	Black Hawk	Kluever
Camp	Ellsworth	Hanson of	Koch
Campbell	Fisher of	Howard-Mitchell	Kreamer
Christensen	Greene	Harbor	Kruse
Corey	Freeman of	Holden	Langland
Crabb	Clay-Dickinson	Huff	Lawson
Cunningham	Goode	Johnson of	Lippold
Darrington	Graham	Audubon	Logue

McCartney Nielsen Shepherd Voorbees Sorg Mendenhall Walter Ossian Menefee Pelton Stokes Warren Miller of Perkins Strand Waugh Weichman Jones Peterson Stromer Miller of Winkelman Strothman Pierson Marshall Tieden Wolfe Rex Sanders Milligan Van Drie Speaker Mohrfeld Shaw Van Nostrand pro tempore Nelson

The nays were, 37:

Railev Dunton Knoblauch Poncy Baker Ewell Mayberry Priebe Bennett Gannon McCormick Radi Blouin Hill Mezvinsky Renda Brinck Middleswart Jesse Rodgers Caffrey Johnston of Miller of Schmeiser Des Moines Cochran Johnson Schwartz Kennedy of Newton Crosier Stroburg Dougherty Dubuque Nolting Tapscott Doyle O'Hearn Knight Wells

Absent or not voting, 14:

Dietz Freeman of McIntyre Skinner Van Roekel Fischer of Buena Vista Miller of Varley Grundy Kennedy of Page Franklin Chickasaw Roorda Welden Lipsky Schroeder

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

Camp of Clinton called up for consideration House File 802, a bill for an act to appropriate from moneys received by the Iowa aeronautics commission, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 802, section 3, line 4, by striking the word "a" and inserting in lieu thereof the words "an unforeseen".

Motion prevailed and the House concurred in the Senate amendment.

Camp of Clinton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 802)

The ayes were, 107:

Camp Crabb Alt Bennett Andersen Campbell Bergman Crosier Bailey Blouin Christensen Cunningham Baker Brinck Cochran Darrington Battles Caffrey Corey Den Herder

Dooley	Jesse	Miller of	Schmeiser
Dougherty	Johnson of	Des Moines	Schwartz
Doyle	Audubon	Miller of	Shaw
Drake	Johnston of	Jones	Shepherd
Dunton	Johnson	Miller of	Sorg
Edgington	Kehe	Marshall	Stokes
Ellsworth	Kennedy of	Mohrfeld	Strand
Ewell	Dubuque	Nelson	Stroburg
Fisher of	Kluever	Newton	Stromer
Greene	Knight	Nielsen	Strothman
Freeman of	Koch	Nolting	Tapscott
Clay-Dickinson	Kreamer	O'Hearn	Tieden
Gannon	Kruse	Ossian	Van Drie
Goode	Langland	Pelton	Van Nostrand
Graham	Lawson	Perkin s	Voorhees
Grassley	Lippold	Peterson	Walter
Hamilton	Logue	Pierson	Warren
Hansen of	Mayberry	Poncy	Waugh
Black Hawk	McCartney	Priebe	Weichman
Hanson of	McCormick	Radl	Wells
Howard-Mitchel		Renda	Winkelman
Harbor	Mendenhall	Rex	Wolfe
Hill	Menefee	Rodgers	Spe aker
Hold en	Mezvinsky	Sander s	pro tempore
Huff	Middleswart		

The nays were, none.

Absent or not voting, 17:

Dietz	Kennedy of	Lipsky	Schroeder
Fischer of	Chicka saw	Miller of	Skinner
Grundy	Kitner	Page	Van Roekel
Franklin	Klein	Milligan	Varley
Freeman of	Knoblauch	Roorda	Welden
Buena Vista			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE RECEDES (Senate Concurrent Resolution 27)

Shaw of Scott called up for consideration Senate Concurrent Resolution 27 and moved that the House recede from division 2 of the House amendment to Senate Concurrent Resolution 27.

Motion prevailed and the House receded from division 2 of the House amendment.

Shaw of Scott moved the adoption of Senate Concurrent Resolution 27 as amended.

Motion prevailed and the resolution was adopted.

Camp of Clinton called up for consideration Senate File 605, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds, amended by the

Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 605 by striking the period in line 4 and inserting in lieu thereof the following: "and for rewiring of the state capitol building."

Motion prevailed and the House concurred in the Senate amendment.

Camp of Clinton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 605)

The ayes were, 105:

Alt Andersen	Freeman of Clay-Dickinson	Kruse	Priebe Radl
	Gannon	Langland Lawson	Renda
Bailey Baker	Goode		
		Lippold	Rodgers
Battles	Graham	Logue	Sanders
Bennett	Grassley	McCartney	Schmeiser
Bergman	Hamilton	McCormick	Schwartz
Blouin	Hansen of	McIntyre	Shaw
Brinck	_ Black Hawk	Mendenhall	Shepherd
Caffrey	Hanson of	Menefee	Sorg
Camp	Howard-Mitchell	Mezvinsky	Stokes
Campbell	Hill	Middleswart	Strand
Christensen	Holden	Miller of	Stromer
Cochran	Huff	Jones	Strothman
Corey	Jesse	Miller of	Tapscott
Crabb	Johnson of	Marshall	Tieden
Darrington	Audubon	Milligan	Van Drie
Den Herder	Johnston of	Mohrfield	Van Nostrand
Dooley	Johnson	Nelson	Voorhees
Dougherty	Kehe	Newton	Walter
Doyle	Kennedy of	Nielsen	Warren
Drake	Dubuque	Nolting	Waugh
Dunton	Kitner	O'Hearn	Weichman
Edgington	Klein	Ossian	Wells
Ellsworth	Kluever	Pelton	Winkelman
Ewell	Knight	Perkins	Wolfe
Fisher of	Knoblauch	Peterson	Speaker
Greene	Koch	Pierson	pro tempore
Freeman of	Kreamer	Poncy	· - · · · · · · · · · ·
Buena Vista		•	

The nays were, none.

Absent or not voting, 19:

Schroeder Crosier Harbor Miller of Des Moines Cunningham Kennedy of Skinner Stroburg Dietz Chickasaw Miller of Page Fischer of Van Roekel Lipsky Grundy Mayberry Rex Varley Franklin Roords Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Holden of Scott called up for consideration House File 68, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons, amended by the Senate as follows:

Amend House File 68 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred thirty-nine point five (239.5), Code 1966, as amended by chapter two hundred nine (209), section two hundred eighty-eight (288), Acts of the Sixty-second General Assembly, is amended by striking lines twenty-eight (28) through forty-three (43) and all of line forty-four (44) through the period, and inserting in lieu thereof the following:

"The county board, in accordance with rules and standards established by the state department of social services, shall fix the amount of assistance necessary for any dependent child. In determining the amount of assistance, the county board shall take into consideration the income and resources of any child or relative claiming assistance under this chapter. However, in fixing the amount of assistance for any child or family, the county board, in accordance with rules established by the state department of social services, may disregard a reasonable amount of the income of the child or the family, in order to encourage the family or any of its members to become self-supporting. The term 'income' as used herein means income remaining after deduction of expenses reasonably attributable to the earning or securing of that income.

The county board, under the supervision of the state department of social services, shall establish services to help families and persons receiving assistance under this chapter to become self-supporting; shall participate in the work and training program established by this Act and shall cooperate with other public agencies and with private agencies to secure employment, education, and vocational training for members of such families."

Sec. 2. Section two hundred forty-one A point three (241A.3), Code 1966, as amended by chapter two hundred nine (209), section three hundred sixteen (316), Acts of the Sixty-second General Assembly, is amended by adding the following:

"In fixing the amount of assistance, the county board, in accordance with rules established by the state department of social services, may disregard a reasonable amount of a person's earnings in order to encourage the person to become self-supporting.

The county board, under the supervision of the state department of social services, shall establish services to help persons receiving assistance under this chapter to become self-supporting; shall participate in the work and training program established by this Act; and shall cooperate with other public agencies and with private agencies to secure employment, education, and vocational training for such persons and their families."

Sec. 3. Section two hundred forty-nine point six (249.6), subsection eight (8), Code 1966, as amended by chapter two hundred nine (209), section three hundred ninety (390), subsection two (2), Acts of the Sixty-second General Assembly, is repealed and the following enacted in lieu thereof:

"Has not sufficient income or other resources to provide a reasonable

subsistence, because of age, infirmity or inability to procure suitable employment."

Sec. 4. Section two hundred forty-nine point seven (249.7), Code 1966, as amended by chapter two hundred twenty-two (222), section one (1), and chapter two hundred nine (209), section three hundred ninety-one (391), Acts of the Sixty-second General Assembly, is repealed and the following enacted in lieu thereof:

"The amount of assistance which any person shall receive under this chapter shall be determined with due regard to the resources and necessary expenditures of the individual and the conditions in such cases, and in accordance with rules established by the state department of social services; and shall be sufficient, when added to all other income and support of the recipient, to provide such person with a reasonable subsistence. In fixing the amount of assistance, a reasonable amount of the earnings of the person may be disregarded in order to encourage the person to contribute to his own support.

The county board, under the supervision of the state department of social services, shall establish services to help persons receiving assistance under this chapter to contribute to their own support; shall participate in the work and training program established by this Act; and shall cooperate with other public agencies and with private agencies to secure, where appropriate, employment, education, and vocational training for such persons and their families."

Sec. 5. Section two hundred forty-nine point nine (249.9), Code 1966, is amended by adding the following paragraph:

"Notwithstanding any provisions of this section, no person shall be denied assistance because of the fact that the person has made prior arrangements for funeral expenses in an amount not exceeding five hundred dollars."

Sec. 6. For the purposes of sections six (6) through twenty-two (22) of this Act:

- 1. "Commissioner" means the commissioner of social services, or his designee.
 - 2. "Department" means the department of social services.
 - 3. "Training" includes appropriate education.
- 4. "Public assistance" means aid or assistance under chapter two hundred thirty-nine (239), two hundred forty-one A (241A), or two hundred forty-nine (249) of the Code.
- 5. "Eligible person" includes each person who is receiving public assistance or who lives in the same household as a recipient of public assistance and whose needs are taken into account in determining the assistance payment. However, the following are not "eligible persons" unless they voluntarily request to be included:
 - a. A person who is under the age of sixteen years.
 - b. A person who has attained the age of sixty-five years.
- c. A person whose health or disability does not permit any kind of work or training.
- d. A person who is already engaged in an adequate full-time program of work, training, or school.
- e. A person who is required to be present and is actually present in the home on a substantially continuous basis because of the illness or incapacity of another member of the household.
- f. A person who is required to be present and is actually present in the home on a substantially continuous basis for the purpose of child care, either because adequate child care facilities are not available or because the absence of the person would be seriously harmful to a child in the home.

- Sec. 7. It is the policy of this state that public assistance programs shall, to the maximum possible extent, be programs of rehabilitation rather than mere support. Persons and members of families receiving public assistance shall be helped to become self-supporting, and shall be required to engage in work and training to the extent provided in this Act. This Act shall be interpreted and administered to carry out this policy.
- Sec. 8. The commissioner shall establish a work and training program for persons and members of families receiving public assistance. The employment security commission, the Iowa state employment service, all county boards and departments of social welfare, and all state, county, and public educational agencies and institutions providing vocational rehabilitation, adult education, or vocational or technical training shall assist and cooperate in the program. They shall make agreements and arrangements for maximum cooperation and use of all available resources in the program. By mutual agreement the commissioner may delegate any of his powers and duties under this Act to the employment security commission or the Iowa state employment service.
- Sec. 9. The program shall provide for maximum cooperation with and participation in federal programs having similar purposes, but the state work and training program shall continue whether or not federal programs and federal funds are available.

Sec. 10. The program shall include, but not be limited to:

- 1. Placing eligible persons in employment and on-the-job training.
- 2. Institutional and work experience training for eligible persons for whom such training is likely to lead to regular employment.
- 3. Special work projects for eligible persons for whom a job in the regular economy cannot be found.
 - 4. Incentives, opportunities, and services to aid eligible persons.
- Sec. 11. Each eligible person shall be required to participate in the work and training program, to cooperate fully in the program, and to accept any reasonably suitable employment, training, or education offered to him in connection with the program, as a condition of receiving public assistance. If he fails or refuses to do so, he shall not receive public assistance. His disqualification shall not disqualify other members of his family who are entitled to public assistance, but their public assistance shall not be paid to the disqualified person and shall be paid in a manner which will not permit the disqualified person to have access to the assistance funds. A person shall not be disqualified for public assistance if it is impossible to arrange suitable work or training for him.
- Sec. 12. Work or training may be furnished by public or private agencies, organizations, or companies, under rules adopted by the commissioner.
- Sec. 13. The commissioner shall establish and maintain reasonable standards for health, safety, and other conditions under the work and training program.
- Sec. 14. Each eligible person, with respect to work performed under this Act, shall be covered by the workmen's compensation law or shall otherwise be provided with comparable protection.
- Sec. 15. If earnings are received by an eligible person for work under the program, all or part of the earnings may be applied to reduce the cost of public assistance to the person or his family, under rules adopted by the commissioner. However, the commissioner may permit the eligible person to retain a reasonable part of his earnings as an incentive payment, without reduction of public assistance.
- Sec. 16. In determining needs for public assistance, expenses and needs reasonably related to work in training under the program shall be taken into account.

Sec. 17. When needed, arrangements shall be made for the care of children during the absence from the home of a person participating in work in training under the program.

Sec. 18. Eligible persons and their families shall be offered other social

services which the commissioner deems advisable.

Sec. 19. For the purposes of the work and training program, the commissioner may use or transfer to any other agency any of the funds appropriated for public assistance and any other funds lawfully available. State and federal funds allocated to the program by the commissioner and the employment security commission shall be at least equal to five percent of the total state and federal funds available to the department for assistance under chapter two hundred thirty-nine (239) of the Code, unless the commissioner determines that a lesser amount is sufficient to provide an adequate work and training program for all eligible persons.

Sec. 20. The commissioner shall adopt rules to implement this Act and

achieve its purposes.

Sec. 21. No eligible person shall be deemed to be an employee of the state or any of its subdivisions by reason of his participation in the work and training program. However, this section shall not prevent him from having the status of an employee for the purposes of workmen's compensation.

Sec. 22. If it is finally determined that any provision of this Act would cause the work and training program to be ineligible for federal financial assistance which the state would otherwise receive, such provision may be suspended or modified to the extent which is essential to obtain such assistance.

Sec. 23. Each county shall participate in federal commodity or food stamp program. Each county participating in a federal commodity or food stamp program, which administers food stamps, surplus food, or other commodities, made available by the federal government for the distribution to needy persons shall designate one location for receipt of such surplus foods, food stamps, or other commodities in all municipal corporations. Additional locations shall be designated for each additional twenty-five thousand persons residing in such municipal corporations. Each county shall distribute stamps, food, or other commodities at least once every ten days from such locations. Each county shall prescribe the days and hours such locations shall be open.

2. Page 1 by striking the period at the end of line 2 of the title and inserting in lieu thereof the following:

"; incentives for such persons to become self-supporting; and a work and training program for such persons."

Goode of Appanoose-Davis offered from the floor the following amendment and moved its adoption:

Amend the Senate amendment to House File 68, line ninety-two (92), by striking the words "five hundred" and inserting in lieu thereof the words "seven hundred fifty".

The amendment was adopted.

Division of the Senate amendment as amended was requested.

(House File 68 pending at recess.)

The House was recessed by the Speaker until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MEMBER EXCUSED

Darrington of Harrison was excused for the afternoon session by the Speaker.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 537, a bill for an act authorizing the state board of regents to acquire, maintain and manage certain academic and administrative buildings and facilities at institutions of higher learning.

Also: That the Senate insists on its amendments to House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control, requests a conference committee, and that the President of the Senate has appointed as members of the conference committee, on the part of the Senate: The Senator from Woodbury, Mr. Erskine; the Senator from Linn, Mr. Potter; the Senator from Tama, Mr. Balloun; and the Senator from Lucas, Mr. McGill.

Also: That the Senate insists on its amendments to House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission, requests a conference committee, and that the President of the Senate has appointed as members of the conference committee, on the part of the Senate: The Senator from Jackson, Mr. Lamborn; the Senator from Jefferson, Mr. Mogged; the Senator from Webster, Mr. Coleman; and the Senator from Clayton, Mr. Klink.

CARROLL A. LANE
Secretary of the Senate

CONFERENCE COMMITTEE APPOINTED

(House File 21)

The Speaker announced the appointment of Tieden of Clayton, chairman; Christensen of Clarke-Union, Kitner of Buchanan, and Radl of Linn, on the part of the House, as conferees concerning House File 21.

CONFERENCE COMMITTEE APPOINTED

(House File 823)

The Speaker announced the appointment of Camp of Clinton, chairman; Bergman of Lyon-Osceola, Caffrey of Polk and Huff of Polk, on the part of the House, as conferees concerning House File 823.

CONFERENCE COMMITTEE APPOINTED

(Senate File 655)

The Speaker announced the appointment of Winkelman of Calhoun, chairman; Holden of Scott, Langland of Winneshiek, and Tapacott of Polk, on the part of the House, as conferees concerning Senate File 655.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON SENATE FILE 537

Millen of Jefferson-Van Buren called up for consideration the conference committee report on **Senate File 537**, a bill for an act authorizing the state board of regents to acquire by gift, purchase, tease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues, as follows:

REPORT OF CONFERENCE COMMITTEE (Senate File 537)

To the President of the Senate and the Speaker of the House of Representaatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on Senate File 537, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues, respectfully submit the following recommendation:

That the Senate concur in Divisions 2 and 3 of the House amendment.

On the Part of the House:
FLOYD H. MILLEN,
Chairman
JAMES T. KLEIN
RICHARD H. WALTER
GENE V. KENNEDY

On the Part of the Senate: EDWARD E. NICHOLSON, Chairman ROGER J. SHAFF J. LESLIE LEONARD MINNETTE DODERER Millen of Jefferson-Van Buren moved the adoption of the conference committee report and the amendment contained therein.

The motion prevailed.

Millen of Jefferson-Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass!" (S.F. 537)

The ayes were, 75:

Baker	Holden	McIntyre	Sanders
Battles	Huff	Menefee	Schmeiser
Bergman	Jesse	Mezvinsky	Shaw
Blouin	Johnston of	Middleswart	Shepherd
Caffrey	Johnson	Millen	Skinner
Campbell	Kehe	Miller of	Strand
Cochran	Kennedy of	Des Moines	Stromer
Corey	Dubuque	Miller of	Strothman
Crabb	Klein	Jones	Tapscott
Cunningham	Kluever	Miller of	Tieden
Den Herder	Knoblauch	Marshall	Van Drie
Dougherty	Kreamer	Newton	Van Roekel
Doyle	Kruse	Nolting	Varley
Drake	Langland	Ossian	Voorhees
Dunto n	Lawson	Pelton	Walter
Ellsworth	Lippold	Peterson	Warren
Ewell	Lipsky	Pierson	Weichman
Gannon	Mayberry	Poncy	Wells
Hamilton	McCartney	Priebe	Wolfe
Hanson of	McCormick	Rodgers	Mr. Speaker
Howard-Mitch	ell		-

The nays were, 27:

Andersen	Freeman of	Koch	Roorda
Brinck	Clay-Dickinson	Logue	Schroeder
Camp	Goode	Mendenhall	Sorg
Christensen	Graham	Nelson	Stokes
Crosier	Grassley	Nielsen	Stroburg
Freeman of	Johnson of	O'Hearn	Waugh
Buena Vista	Audubon	Radl	Winkelman
	Knight	Rev	

Absent or not voting, 22:

Alt	Fischer of	Hill	Mohrfeld
Bailey	Grundy	Kennedy of	Perkins
Bennett	Fisher of	Chickasaw	Renda
Darrington	Greene	Kitner	Schwartz
Dietz	Franklin	Miller of	Van Nostrand
Dooley	Hansen of	Page	Welden
Edgington	Black Hawk	Milligan	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

(House File 68)

The House resumed consideration of **House File 68**, a bill for an act relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons, and the Senate amendment to House File 68 received on May 19.

Gannon of Jasper moved that the House concur in section 11, line 160 to and including line 173, of the Senate amendment.

Motion prevailed and the House concurs in section 11 of the amendment.

McCartney of Floyd offered from the floor the following amendment and moved its adoption:

Amend the Senate amendment to House File 68 by striking from lines one hundred twenty (120) through one hundred twenty-three (123) the following ", either because adequate child facilities are not available or because the absence of the person would be seriously harmful to a child in the home".

The amendment was adopted.

Holden of Scott moved that the House concur in sections 1 through 10 (lines 1 through 159), as amended, and sections 12 through 22 (lines 174 through 224) and the first sentence in section 23 ending with the word "program." in line 226.

The motion prevailed and the House concurred.

Holden of Scott moved that the House refuse to concur in the remainder of the amendment beginning with the word "Each" in line 226 and all of lines 227 through 236.

The motion prevailed and the House refused to concur.

Holden of Scott moved that the House concur in the remainder of the amendment, lines 237 through 240.

The motion prevailed and the House concurred.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 68)

The ayes were, 106:

Andersen Blouin Christensen Crosier Bailey Caffrey Cochran Cunningham Battles Corev Den Herder Camp Bergman Campbell Crabb Dougherty

Doyle	Kehe	Miller of	Schwartz
Drake	Kennedy of	Jones	Shaw
Edgington	Dubuque	Miller of	Shepherd
Ellsworth	Kitner	Marshall	Sorg
Ewell	Klein	Milligan	Stokes
Fisher of	Kluever	Mohrfeld	Strand
Greene	Knight	Nelson	Stroburg
Freeman of	Knoblauch	Newton	Stromer
Buena Vi sta	Kreamer	Nielsen	Strothman
Freeman of	Kruse	Nolting	Tapscott
Clay-Dickinson	Langland	O'Hearn	Tieden
Gannon	Lawson	Ossian	Van Drie
Goode	Lippold	Pelton	Van Nostrand
Graham	Lipsky	Perkins	Van Roekel
Grassley	Logue	Peterson	Varley
Hamilton	Mayberry	Pierson	Voorhe es
Hanson of	McCartney	Poncy	Walter
Howard-Mitchell	McCormick	Priebe	Warren
Hill	McIntyre	Renda	Waugh
Holden	Mendenhall	Rex	Weichman
Huff	Mezvinsky	Rodgers	Wells
Jesse	Middleswart	Roorda	Winkelman
Johnson of	Millen	Sanders	Wolfe
Audu bon	Miller of	Schmeiser	Mr. Speaker
Johnston of Johnson	Des Moines	Schroeder	

The nays were, none.

Absent o	r not voting, 18:	
A 1+	Doolog	

Hansen of Miller of Black Hawk Page Baker Dunton Kennedy of Radi Bennett Fischer of Chickasaw Skinner Brinck Grundy Koch Welden Darrington Franklin Menefee Dietz

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 159, a bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices, including "molotov cocktails", and to provide penalties therefor.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 793, a bill for an act to appropriate from the general fund of the State of Iowa to various state departments and their divisions.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 618, a bill for an act to abolish the state sheep association and establish a sheep promotion division in the department of agriculture

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

Discounties Hile 824, a bill for an act relating to appropriations to certain counties in settlement of claims against state.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 159

Amend House File 159 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter six hundred ninety-seven (697), Code 1966, is hereby amended as follows:

1. By adding the following section:

March 600 and the great of the original control

"As used in this Act, unless the context otherwise indicates:

"1. 'Explosive device' means any material, container containing a chemical compound or mixture that is commonly used or intended for the purpose of producing an explosion, that contains any oxidizing and combustible materials or ether ingredients, in such proportions, quantities or packing that an ignition by fire, by friction, by concussion or by detonation of any part of the compound or mixture may cause a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects.

"2. 'Incendiary device' means any inflammable material or container containing an inflammable liquid or material whose ignition, by fire, friction, concussion, detonation, or other method is intended to produce destructive

effects primarily through combustion rather than explosion.

"8. Molotov cocktail means a breakable container containing an explosive or inflammable liquid or other substance, having a wick or similar device capable of being ignited, and may be described as either an explosive or incendiary device. A 'molotov cocktail' is not intended to mean a device commercially manufactured primarily for the purpose of illumination or other such uses."

2. By adding the following section:

"It shall be unlawful for any person to receive, possess, sell, purchase, or manufacture a bomb, bombshell, grenade, or incendiary or explosive device including but not limited to black powder bombs and molotov cocktails. or, with intent to assemble them, the materials which may be assembled into any such device and any person violating any of the provisions of this section shall be guilty of a felony and shall, upon conviction thereof, be punished by a fine of not more than two thousand dollars or by imprisonment in the penitentiary or men's or wemen's reformatory for not more than five years, or by both such fine and imprisonment, or by imprisonment in the county jail for not more than six months; provided, however, that this section shall not apply to military and law-enforcement agencies and their personnel, and persons, firms, or corporations engaged in business, occupational or recreational use of commercial explosives, fireworks, firearms, or ammunition when possession and use is otherwise authorized or permitted by law. This Act shall have no application to the possession or sale of rifle, pistol, or shotgun ammunition; nor shall it prohibit the use, sale, or possession of primers, percussion caps, brass, powder, and other components and supplies for hand loading or reloading rifle, pistol, or shotgun ammunition or loading muzzleloading arms, where the same is for lawful purposes."

3. By striking lines five (5) through (9) of section six hundred ninetyseven point one (697.1), Code 1968, and inserting in lieu thereof the words, "where its combustion or explosion will or is likely to destroy the same, any explosive or incendiary device or molotov cocktail, and by reason of the combustion or explosion thereof any person is killed, he shall be guilty of murder."

4. By striking lines one (1) through three (3) and the word "material" from line four (4) of section six hundred ninety-seven point two (697.2), Code 1966, and inserting in lieu thereof: "If any person willfully deposits or throws any explosive or incendiary device or molotov cocktail".

5. By striking line eight (8) and the words "explosive material, by the explosion" in section six hundred ninety-seven point three (697.3), Code 1966, and inserting in lieu thereof, "explosive or incendiary device or mole-

tov cocktail, by the combustion or explosion".

6. By adding in line six (6) of section six hundred ninety-seven point four (697.4), Code 1966, after the word "explosion" the words "or combustion". Also amend section six hundred ninety-seven point four (697.4) by striking from lines seven (7), eight (8) and nine (9) the words "dynamite, nitroglycerin, giant powder, or other explosive material" and inserting in lieu thereof the words "explosive or incendiary device or molotov cocktail".

SENATE AMENDMENT TO HOUSE FILE 618

Amend House File 618 as follows:

1. By adding the following new section:

Sec. 2. Section one hundred fifty-nine point five (159.5), Code 1966,

is hereby amended by adding thereto the following new subsection:

"Establish and maintain a sheep promotion division in the department of agriculture which shall promote the consumption of lamb, mutton and the use of wool, aid in the orderly marketing of sheep and wool, and conduct other activities which are beneficial to the sheep industry in Iowa. Said division shall be in charge of a director who shall be appointed by the secretary of agriculture. Funds appropriated for the department of agriculture for state aid to the Iowa sheep association are hereby authorized to be used together with other funds available for sheep promotion in establishing and maintaining the sheep promotion division, and said funds may be drawn and expended upon the order of the director with the approval of the secretary of agriculture."

2. Page 1, line 1, by inserting after the word "association" the following: "and establish a sheep promotion division in the department of agriculture".

MOTION TO RECONSIDER WITHDRAWN

(Senate File 619)

Shaw of Scott asked and received unanimous consent to withdraw her motion filed on May 19 to reconsider the vote by which divisions 1 and 2 of the Camp amendment to Senate File 619 were adopted.

UNFINISHED BUSINESS

The House resumed consideration of **Senate File 619**, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables.

Johnston of Johnson offered the following amendment filed by him and Jesse of Polk and moved its adoption:

Amend Senate File 619, as passed by the Senate, as follows:

- 1. Page 1 by striking lines twenty-two (22) through twenty-five (25), inclusive.
 - 2. Page 2 by striking lines one (1) through thirteen (13).
 - 3. Page 4 by striking lines two (2) through seven (7).

Roll call was requested by Kreamer of Polk and Mezvinsky of Johnson.

On the question "Shall the amendment be adopted ?" (S.F. 619)

The ayes were, 43:

Bailey	Gannon	Mendenhall	Roorda
Bennett	Graham	Mezvinsky	Sanders
Blouin	Hanson of	Middleswart	Schmeiser
Caffrey	Howard-Mitchell	Miller of	Schwartz
Cochran	Jesse	Des Moines	Skinner
Corey	Johnston of	Newton	Stokes
Crosier	Johnson	Nolting	Strand
Den Herder	Kennedy of	Peterson	Tapscott
Dougherty	Chickasaw	Poncy	Tieden
Dunton	Kennedy of	Priebe	Walter
Ewell	Dubuque	Renda	Warren
Freeman of	Knight	Rodgers	Wells
Clay-Dickinson	•		

The navs were, 72:

Alt	Hamilton	Mayberry	Radl
Andersen	Hansen of	McCartney	Rex
Baker	Black Hawk	McCormick	Schroeder
Battles	Hill	McIntyre	Shaw
Bergman	Holden	Menefee	Shepherd
Brinck	Johnson of	Millen	Sorg
Campbell	Audubon	Miller of	Stroburg
Christensen	Kehe	Jones	Stromer
Crabb	Kitner	Miller of	Strothman
Dooley	Klein	Marshall	Van Drie
Doyle	Kluever	Milligan	Van Nostrand
Drake	Knoblauch	Mohrfeld	Van Roekel
Edgington	Koch	Nelson	Varley
Ellsworth	Kreamer	Nielsen	Voorhees
Fisher of	Kruse	O'Hearn	Waugh
Greene	Langland	Ossian	Weichman
Freeman of	Lawson	Pelton	Winkelman
Buena Vista	Lippold	Perkins	Wolfe
Goode	Lipsky	Pierson	Mr. Speaker
Grassley	Logue		

Absent or not voting, 9:

Camp	Dietz	Franklin	Miller of
Cunningham	Fischer of	Huff	Page
Darrington	Grundy		Welden

The amendment lost.

Kehe of Bremer asked and received unanimous consent to with-

draw the amendment filed by him on May 14 and found on pages 1706 and 1707 of the House Journal.

McIntyre of Linn asked and received unanimous consent to withdraw the amendment filed by him on May 7 and found on page 1536 of the House Journal, and the amendment filed by him and Varley of Adair-Madison on May 14 and found on page 1708 of the House Journal.

Cochran of Webster offered the following amendment filed by him and moved its adoption:

Amend Senate File 619, as passed by the Senate, as follows:

1. By striking from line 17 of page 2 the words "and fowl" and inserting in lieu thereof the words ", fowl and vegetable".

The amendment was adopted.

Milligan of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 619, page 2, line twenty-five (25), as passed by the Senate, by striking the word "contracts" and inserting in lieu thereof the word "contractor".

The amendment was adopted.

Skinner of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 619 as follows:

- 1. By striking on page two (2), line 31, the words "temporary emergency" and inserting in lieu thereof the word "permanent".
- 2. By striking from page two (2), line 32, the sentence beginning with the word "However".
- 3. By striking on page three (3), line 2, the words "the year 1970" and inserting in lieu thereof the words "each year".
- 4. By striking on pages three (3) and four (4) all of section 8 and inserting in lieu thereof the following:
- "Sec. 8. Section twenty-six point six (26.6), Code 1966, as amended by chapter two hundred fifty-three (253), sections four (4) and six (6), Acts of the Sixty-second General Assembly, is hereby further amended by striking from line ten (10) the word and numbers ", and 312.3" and inserting in lieu thereof the words and numbers ", three hundred twelve point three (312.3), of the Code and the municipal tax relief act"."

Roll call was requested by Skinner of Polk and the Speaker.

On the question "Shall the amendment be adopted?" (S.F. 619)

The ayes were, 37:

Alt	Caffrey	Huff	Kennedy of
Andersen	Cochran	Jesse	Dubuque
Baker	Crosier	Johnston of	Kreamer
Bennett	Doyle	Johnson	Mayberry
Bergman	Dunton	Kennedy of	Mezvinsky
Blouin	Gannon	Chickasaw	

Miller of	Pelton	Rodgers	Stroburg
Des Moines	Perkins	Schmeiser	Tapscott
Milligan	Poncy	Schwartz	Voorhees
Newton	Priebe	Skinner	Wells
Nolting	Radl		
M1			

The nays were, 71:

THO IMAGE	11.		
Battles	Graham	Lippold	Schroeder
Brinck '	Grassley	Logue	Shaw
Camp	Hamilton	McCartney	Shepherd
Campbell	Hansen of	McCormick	Sorg
Christensen	Black Hawk	Mendenhall	Stokes
Corey	Hanson of	Menefee	Strand
Crabb	Howard-Mitchell	Middleswart	Stromer
Den H erder	Hill	Miller of	Strothman
Dooley	Holden	Jones	Tieden
Dougherty	Johnson of	Miller of	Van Drie
Drake	Audubon	Marshall	Van Roekel
Edgington	Kehe	Mohrfeld	Varley
Ellsworth	Kitner	Nelson	Walter
Fisher of	Kluever	Nielsen	Warren
Greene	Knight	O'Hearn	Waugh
Freeman of	Knoblauch	Ossian	Weichman
Buena Vista	Koch	Peterson	Winkelman
Freeman of	Kruse	Pierson	Wolfe
Clay-Dickinson	Langland	Rex	Mr. Speaker
Goode	Lawson	Roorda	

Absent or not voting, 16:

Bailey Cunningham Darrington Dietz	Fischer of	McIntyre	Renda
	Grundy	Millen	Sanders
	Franklin	Miller of	Van Nostrand
	Klein	Page	Welden
Ewell	Lipsky	· ·	

The amendment lost.

Shepherd of Lee offered the following amendment filed by him and Miller of Page and moved its adoption:

Amend Senate File 619 by adding the following new section:

Sec. 10. Section four hundred twenty-three point four (423.4), Code 1966, as amended by chapter three hundred forty-eight (348), section thirty-seven (37), Acts of the Sixty-second General Assembly, is hereby further amended by adding the following new subsection:

"7. Advertisement and promotional material and matter, seed catalogs, envelopes for same, and other similar material temporarily stored in this state which are acquired outside of Iowa and which, subsequently to being brought into this state, are sent outside of Iowa, either singly or physically attached to other tangible personal property sent outside of Iowa."

The amendment was adopted.

Baker of Boone offered the following amendment filed by him: Amend Senate File 619 as follows:

1. By adding the following section:

Sec. 10. Section four hundred twenty-two point fifty-two (422.52), Code 1966, as amended by chapter three hundred forty-eight (348), sections twenty-eight (28) and twenty-nine (29), Acts of the Sixty-second General

Assembly, is hereby further amended by adding the following new subsection:

"When a return is filed and the taxes due are paid in full on or before the due date as prescribed in section four hundred twenty-two point fifty-one (422.51) of the Code, the retailer shall be allowed a credit or discount equal to three percent of the sales taxes due. This credit or discount shall be allowed the retailer for prompt payment of the tax and as partial remuneration for collecting the tax, keeping the records, and promptly filing the returns required by this chapter. The maximum amount of credit or discount allowed a retailer under this subsection shall be three hundred dollars for any one year."

2. Amend the title by striking everything after the word "Act" and inserting in lieu thereof the words, "relating to sales taxes, service taxes on new construction, advertising and the processing of meat, fish, fowl and vegetables".

Crosier of Linn offered the following amendment to the amendment and moved its adoption:

Amend the Baker amendment to Senate File 619 by adding the following new section:

"Any retailer receiving a discount pursuant to this section shall remit all sales tax actually collected. Any violation of this section shall be punishable by a term in prison not to exceed three (3) years or a fine not to exceed ten thousand dollars."

The amendment lost.

Baker of Boone moved the adoption of his amendment.

Roll call was requested by Baker of Boone and the Speaker.

On the question "Shall the amendment be adopted!" (S.F. 619)

The aves were, 50:

Bailey Baker	Freeman of Clay-Dickinson	Langland Mayberry	Renda Rodgers
Bennett	Gannon	Mezvinsky	Roorda
Blouin	Graham	Middleswart	Schwartz
Brinck	Holden	Miller of	Skinner
Caffrey	J esse	Des Moines	Stokes
Christensen	Johnston of	Miller of	Strand
Cochran	John son	Jones	Stroburg
Corey	Kehe	Mohrfeld	Tapscott
Dougherty	Kennedy of	Nelson	Tieden
Doyle	Chickasaw	Newton	Van Drie
Dunton	Kennedy of	Nolting	Walter
Fisher of	Dubuque	Perkins	Wells
Green e	Kitner Knoblauch	Priebe	Winkelman

The nays were, 63:

Alt	Crabb	Ellsworth	Hanson of
Andersen	Crosier	Goode	Howard-Mitchell
Battles	Den Herder	Grassley	Hill
Bergman	Dooley	Hamilton	Huff
Camp	Drake	Hansen of	Johnson of
Campbell	Edgington	Black Hawk	Audubon

Strothman Klein McIntvre Peterson Kluever Mendenhall Van Nostrand Pierson Knight Menefee Radi Van Roekel Koch Millen Rex Varley Kreamer Voorhees Miller of Sanders Kruse Marshall Schmeiser Warren Lippold Waugh Milligan Schroeder Lipsky Nielsen Shaw Weichman Shepherd Wolfe Logue O'Hearn McCartnev Ossian Sorg Mr. Speaker McCormick Pelton Stromer

Absent or not voting, 11:

CunninghamFischer ofFreeman ofMiller ofDarringtonGrundyBuena VistaPageDietzFranklinLawsonPoncyEwellWelden

The amendment lost.

Van Nostrand of Pottawattamie offered the following amendment filed by Van Nostrand, et al.:

Amend Senate File 619, as passed by the Senate, as follows:

- 1. Page 2 by striking from lines thirty-three (33) and thirty-four (34) the word "three" and inserting in lieu thereof in each line the word "two".
 - 2. Page 4 by striking section 9 and inserting in lieu thereof the following: "Sec. 9.
- 1. There is hereby appropriated from the general fund of the state to the division of planning in the governor's office for the biennium beginning July 1, 1969, and ending June 30, 1971, the sum of two hundred thousand dollars (\$200,000.00), or so much thereof as may be necessary, to be used as follows:
- a. To match local funds for special studies or research projects relating to cities and towns, which study or project would be beneficial to the entire state.
- b. To provide funds to a particular city or town for a non-recurring need, for which no local or other state funds are available, or for which other funds could be available.
- 2. The governor shall approve any allocation of funds provided for in this Act, and shall determine that such allocation is in the best interests of the state.
- 3. Any unencumbered balance remaining as of June 30, 1971, of the appropriation of this Act shall revert to the general fund of the state as of June 30, 1971.
- 4. The division of state planning in the governor's office is hereby authorized to obtain and accept federal grants to the state to be used in connection with funds appropriated in this Act and federal funds in addition thereto.
- 5. The division of state planning in the governor's office shall prepare and submit by March 1, 1971, a report on the allocation of funds provided in this Act in the next convened session of the General Assembly. Said report shall include any and all requests for funds submitted by the cities and towns, purpose of the request, and disposition of the request."
- 3. By inserting in the title, page 1, line two (2), after the word "vegetables" the words "and making an appropriation to the division of state planning in the governor's office for use by cities and towns of the state."

Goode of Appanoose-Davis offered the following amendment from the floor and moved its adoption:

Amend the Van Nostrand, et al., amendment, filed May 16, to Senste File 619 as follows:

1. By striking lines two (2), three (3) and four (4) and inserting in lieu thereof the following: "Page 2 amend line twenty-seven (27) as passed by the Senate by striking all after the word 'shall' and inserting in lieu thereof the following: 'go to the general fund of the state of Iowa'".

2. By striking all of sections three (3) through eight (8).

Senate File 619 and the Goode amendment pending at adjournment.)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the President of the Senate has appointed as members of the conference committee on Senate File 655, a bill for an act to make an appropriation from the general fund to the board of regents and institutions under control of said board, on the part of the Senate: The Senator from Wright, Mr. Clarke, chairman; the Senator from Sac, Mr. Lange; the Senator from Pottawattamie, Mr. Griffin; and the Senator from Des Moines, Mr. Dodds.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 696, a bill for an act relating to appropriation to reimburse state educational institutions.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 177, a bill for an act relating to state teacher's pension.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 659, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 659

Amend House File 659, page 3, by adding the following new section: "Section three hundred twenty-one point one hundred ten (321.110), Code 1966, is amended by striking all of said section after the word 'dollars' in line four (4) and inserting in lieu thereof the following: 'the fee shall be arrived at by computing to the nearest even dollar.'"

SENATE MESSAGE CONSIDERED

Senate File 696, a bill for an act to provide for an appropriation from the general fund of the state to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities and utilities services.

Read first time and passed on file.

REPORT OF CONFERENCE COMMITTEE

(House File 823)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission, recommend the following:

- 1. That the director of highways shall be paid an annual salary of twenty-eight thousand five hundred (28,500) dollars.
- 2. That the Senate recede from division 2 and division 3 of their amendment.

On the Part of the House: JOHN CAMP, Chairman IRVIN L. BERGMAN On the Part of the Senate:

CLIFTON C. LAMBORN, Chairman CHARLES G. MOGGED

IRVIN L. BERGMAN JAMES T. CAFFREY WILLIAM H. HUFF

LESLIE C. KLINK C. JOSEPH COLEMAN

CONFERENCE COMMITTEE REPORT

(House File 21)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control, respectfully submit the following recommendations:

- 1. That the Senate recede from subsection b of amendment 1.
- 2. That the title be amended by adding on page 1, line 1, after the word "boards" the following: "to furnish uniforms and".

On the Part of the Senate:

ALDEN J. ERSKINE, Chairman

CHARLES F. BALLOUN RALPH W. POTTER

DONALD S. McGILL

On the Part of the House:

DALE L. TIEDEN, Chairman

PERRY L. CHRISTENSEN

ART KITNER

RICHARD M. RADL

COMMUNICATION FROM THE SECRETARY OF STATE

May 19, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that House File 243 was published in The Colfax Tribune, Colfax, Iowa, May 1, 1969, and in The Altoona Herald, Altoona, Iowa, May 1, 1969.

I further certify that Senate File 79 was published in the Hampton Chronicle, Hampton, Iowa, May 8, 1969, and in The Brooklyn Chronicle, Brooklyn, Iowa, May 8, 1969.

MELVIN D. SYNHORST Secretary of State

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Joint Resolution 15 and House Files 161, 183, 250, 319, 329, 334, 435 and 548.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Joint Resolution 15 and House Files 161, 183, 250, 319, 329, 334, 435 and 548.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 20th day of May, 1969, sent to the Governor for his approval: House Joint Resolution 15 and House Files 161, 183, 250, 319, 329, 334, 435 and 548.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 19, 1969, he approved and transmitted to the Secretary of State the following bills: House Files 318, 289, 3, 142, 145, 173, 175, 182, 198, 206, 228, 263, 281, 286, 287, 292, 363, 395, 485, 515, 532, 616, 657, 658, 681, 796, 349 and 534; Senate Joint Resolution 24; and Senate Files 76 and 482.

REPORT OF SIFTING COMMITTEE (NONCONTROVERSIAL CALENDAR)

MR. SPEAKER: Your sifting committee begs leave to report that it had

the following bills under consideration and recommends that they be placed on the sifting committee noncontroversial calendar:

- S. F. 235 Exempting private and parochial school buses from payment of motor vehicle registration fees. By DeKoster, Walsh and Van Gilst
- S. F. 289 Relating to various changes in probate law. By DeKoster and
- S. F. 190 Relating to billboards, etc., on highways. By committee on judiciary.
- S. F. 412 Relating to credit unions. By Frommelt and Benda.
- S. F. 369 Relating to compensation of the mayor and councilmen. By committee on cities and towns.
- S. F. 39 Relating to incorporation of a municipality in an urbanized area within three miles of a city over 15,000 population. By Messerly.

RALPH F. McCARTNEY Chairman, Sifting Committee

AMENDMENTS FILED

- 1 Amend the Graham amendment to House File 737 by striking
- 2 from line 8 and line 11 the word "four" and inserting in lieu
- 3 thereof the word "two."

HILL of Marshall GRAHAM of Ida-Sac

- 1 Amend the Senate amendment to House File 816.
- 2 line six (6), by striking the words "in the district
- 3 of".

PELTON of Clinton

On motion by McCartney of Floyd, the House adjourned until 8:30 a.m., Wednesday, May 21, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, WEDNESDAY, MAY 21, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by Father Louis Wunder, Assistant Pastor of St. Mary's Catholic Church, Dubuque, Iowa.

The Journal of Tuesday, May 20, 1969, was approved.

PRESENTATION OF VISITORS

Roorda of Jasper presented to the House his daughter, Nancy Roorda.

Lipsky of Linn presented to the House Karl Haglund of Cedar Rapids who has just returned from a religious mission of two and one-half years in Sweden.

PETITION

The following petition was received and placed on file:

By Drake of Louisa-Muscatine, from eighteen residents of Iowa urging support of House File 774 relating to changes in present election laws.

ADOPTION OF CONFERENCE COMMITTEE REPORT (House File 21)

Tieden of Clayton called up for consideration the conference committee report on House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control, as follows:

CONFERENCE COMMITTEE REPORT (House File 21)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House on House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control, respectfully submit the following recommendations:

1. That the Senate recede from subsection b of amendment 1.

2. That the title be amended by adding on page 1, line 1, after the word "boards" the following: "to furnish uniforms and".

On the Part of the House: ALDEN J. ERSKINE, Chairman CHARLES F. BALLOUN

RALPH W. POTTER DONALD S. McGILL On the Part of the Senate: DALE L. TIEDEN, Secretary PERRY L. CHRISTENSEN

ART KITNER RICHARD M. RADL

Tieden of Clayton moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed.

Tieden of Clayton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Lippold

Lipsky

Logue

On the question "Shall the bill pass?" (H.F. 21)

The ayes were, 101:

Freeman of Andersen Bailey Buena Vista Baker Freeman of Battles Clay-Dickinson Bennett Gannon Bergman Goode Brinck Graham Camp Grassley Campbell Hamilton Christensen Hanson of Cochran Holden Corey Crabb Huff Crosier Johnson of Cunningham Audubon Den Herder Johnston of Dooley Johnson Dougherty Kehe Doyle Kennedy of Drake Dunton Kennedy of Edgington Dubuque Ellsworth

McCartney McCormick McIntyre Mendenhall Menefee Middleswart Millen Howard-Mitchell Miller of Des Moines Miller of Jones Miller of Marshall Milligan Mohrfeld Nelson Chickasaw Newton Nielsen Nolting Kitner O'Hearn Ossian Knight Pierson Knoblauch Poncy Kreamer Priebe Kruse Langland Radl

Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Shaw Shepherd Sorg Stokes Strand Stroburg Strothman Tapscott Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Walter Warren Waugh Wells Winkelman Wolfe Mr. Speaker

The nays were, 1: Blouin

Absent or not voting, 22:

Alt Caffrey Darrington Dietz

Ewell

Fischer of

Fisher of

Franklin

Grundy

Greena

Hansen of Black Hawk Hill Jesse Klein Kluever Koch Lawson Mayberry Mezvinsky Miller of Page

. .

Pelton Peterson Skinner Weichman Perkins Schwartz Stromer Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT (House File 823)

Camp of Clinton called up for consideration the conference committee report on House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission, as follows:

REPORT OF CONFERENCE COMMITTEE (House File 823)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission, recommend the following:

1. That the director of highways shall be paid an annual salary of twenty-eight thousand five hundred (28,500) dollars.

2. That the Senate recede from division 2 and division 3 of their amendment.

On the Part of the House: On the Part of the Senate:

JOHN CAMP, Chairman
IRVIN L. BERGMAN
LAMES T. CAFFREY
LESUIE C. KLINK

JAMES T. CAFFREY LESLIE C. KLINK WILLIAM H. HUFF C. JOSEPH COLEMAN

Camp of Clinton moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 823)

The ayes were, 93:

Andersen Camp Dooley Franklin Bailey Campbell Dougherty Freeman of Christensen Baker Doyle Clay-Dickinson Battles Cochran Dunton Gannon Bennett Corey Edgington Goode Ellsworth Bergman Crabb Grassley Blouin Crosier Ewell Hamilton Brinck Cunningham Fisher of Hanson of Caffrey Den Herder Greene Howard-Mitchell

Holden	Langland	Newton	Shepherd
Huff	Lippold	Nielsen	Sorg
Johnson of	Lipsky	Nolting	Strand
Audubon	Logue	O'Hearn	Stroburg
Johnston of	McCormick	Ossian	Strothman
Johnson	McIntyre	Peterson	Tapscott
Kehe	Menefee	Pierson	Tieden
Kennedy of	Millen	Poncy	Van Drie
Chickasaw	Miller of	Priebe	Varley
Kennedy of	Des Moines	Radl	Voorhees
Dubuque	Miller of	Renda	Walter
Kitner	Jones	Rex	Warren
Kluever	Miller of	Rodgers	Waugh
Knight	Marshall	Sanders	Wells
Knoblauch	Milligan	Schmeiser	Wolfe
Kreamer	Mohrfeld	Schroeder	Mr. Speaker
Kruse	Nelson	Schwartz	•

The nays were, 7:

Fischer of Grundy	Freeman of Buena Vista	Mendenhall Middleswart Roorda	Stokes Winkelman

Absent or not voting, 24:

Alt	Hill	Mezvinsky	Skinner
Darrington	Jesse	Miller of	Stromer
Dietz	Klein	Page	Van Nostrand
Drake	Koch	Pelton	Van Roekel
Graham	Lawson	Perkins	Weichman
Hansen of	Mayberry	Shaw	Welden
Black Hawk	McCartney		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 5, a bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 127, a bill for an act relating to publication of the Code of Iowa.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 745, a bill for an act relating to secretaries and treasurers of certain county hospitals.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 758, a bill for an act relating to liquid transport carrier fees.

CARROLL A. LANE, Secretary

SENATE AMENDMENTS CONSIDERED

HOUSE REFUSES TO CONCUR (House File 819)

Camp of Clinton called up for consideration House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 819 by striking all of section 11 and renumbering the remaining section.

The motion lost and the House refused to concur in the Senate amendment.

HOUSE CONCURS (House File 618)

Rex of Hamilton called up for consideration House File 618, a bill for an act to abolish the state sheep association, amended by the Senate, and moved that the House concur in the following Senate amendments:

Amend House File 618 as follows:

1. By adding the following new section:

Sec. 2. Section one hundred fifty-nine point five (159.5), Code 1966,

is hereby amended by adding thereto the following new subsection:

"Establish and maintain a sheep promotion division in the department of agriculture which shall promote the consumption of lamb, mutton and the use of wool, aid in the orderly marketing of sheep and wool, and conduct other activities which are beneficial to the sheep industry in Iowa. Said division shall be in charge of a director who shall be appointed by the secretary of agriculture. Funds appropriated for the department of agriculture for state aid to the Iowa sheep association are hereby authorized to be used together with other funds available for sheep promotion in establishing and maintaing the sheep promotion division, and said funds may be drawn and expended upon the order of the director with the approval of the secretary of agriculture."

2. Page 1, line 1, by inserting after the word "association" the following: "and establish a sheep promotion division in the department of agriculture".

Roll call was requested by Freeman of Buena Vista and Roorda of Jasper.

On the question "Shall the House concur in the Senate amendments?" (H.F. 618)

The ayes were, 72:

Andersen Bergman Crabb Dougherty Bailey Camp Crosier Drake Baker Christensen Cunningham Dunton Battles Cochran Den Herder Edgington

Graham Grassley Hamilton Hanson of Howard-Mitchell Hill Holden The nays were, 2 Bennett Blouin	Langland Mayberry Mendenhall Menefee Middleswart Millen Miller of Jones O: Huff Johnston of	Miller of Marshall Mohrfeld Nelson Newton Nielsen Nolting Ossian Peterson Pierson Poncy Renda Rex Rodgers Roorda Sanders Lipsky McCormick	Schroeder Schwartz Shaw Shepherd Sorg Stokes Strand Stroburg Stromer Strothman Tieden Van Roekel Voorhees Walter Winkelman Wolfe Radl Schmeiser	
Brinck Caffrey	Johnson Kennedy of	McIntyre Mezvinsky	Tapscott Van Nostrand	
Darrington Doyle Gannon Hansen of Black Hawk	Chickasaw Klein Kluever Knoblauch Lippold	Miller of Des Moines O'Hearn Priebe	Warren Weichman Wells Mr. Speaker	
Absent or not voting, 22:				
Alt Campbell Corey Dietz Dooley Fischer of	Franklin Jesse Koch Kreamer Lawson Logue	McCartney Miller of Page Milligan Pelton Perkins	Skinner Van Drie Varley Waugh Welden	

Motion prevailed and the House concurred in the Senate amendments.

Rex of Hamilton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass!" (H.F. 618)

The ayes were, 79:

Grundy

Inc ayes were, .	••		
Andersen Bailey Baker Battles Bergman Brinck Camp Campbell Christensen Cochran	Cunningham Darrington Den Herder Dougherty Dunton Edgington Ellsworth Ewell Fischer of Grundy	Freeman of Buena Vista Freeman of Clay-Dickinson Goode Grassley Hamilton Hanson of Howard-Mitchell Hill	Kruse
Crabb	Fisher of	Holden	Langland
Crosier	Greene		Lippold
and the second s	. 12 .		

Lipsky	Miller of	Rex '	Strothman
Mayberry	Marshall	Rodgers	Tieden
McCartney	Mohrfeld	Roorda	Van Nostrand
McCormick	Nelson	Schroeder	Van Roekel
Mendenhall	Newton	Schwartz	Varley
Men efee	Nielsen	Shepherd	Voorhees
Middleswart	Nolting	Sorg	Walter
Millen	Ossian	Strand	Win kelman
Miller of	Peterson	Stroburg	Wolfe
Jones	Pierson	Stromer	Mr. Speaker
	Renda		

The nays were, 21:

Bennett	Kennedy of	Miller of	Schmeiser Tapscott
Blouin Caffrey	Chick asaw Klein	Des Moines O'Hearn	Van Drie
Dovle	McIntyre	Poncy	Warren
Gannon	Mezvinsky	Prieb e	Weichman
Hansen of		Radl	Wells
Black Hawk			

Absent or not voting, 24:

Alt	Huff	Logue	Sanders
Corey	Jesse	Miller of	Shaw
Dietz	Johnston of	Page	Skinner
Dooley	Johnson	Milligan	Stokes
Drake	Koch	Pelton	Waugh
Franklin	Kreamer	Perkins	Welden
Graham	Lawson		.,

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURS (House File 159)

Bennett of Polk called up for consideration House File 159, a bill for an act to prohibit the use, sale, or possession of explosive or incendiary devices, including "molotov cocktails", and to provide penalties therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 159 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter six hundred ninety-seven (697), Code 1966, is hereby amended as follows:

1. By adding the following section:

"As used in this Act, unless the context otherwise indicates:

"1. 'Explosive device' means any material, container containing a chemical compound or mixture that is commonly used or intended for the purpose of producing an explosion, that contains any oxidizing and combustible materials or other ingredients, in such proportions, quantities or packing that an ignition by fire, by friction, by concussion or by detonation of any part of the compound or mixture may cause a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects.

"2. 'Incendiary device' means any inflammable material or container containing an inflammable liquid or material whose ignition, by fire, friction,

concussion, detonation, or other method is intended to produce destructive effects primarily through combustion rather than explosion.

- "3. 'Molotov cocktail' means a breakable container containing an explosive or inflammable liquid or other substance, having a wick or similar device capable of being ignited, and may be described as either an explosive or incendiary device. A 'molotov cocktail' is not intended to mean a device commercially manufactured primarily for the purpose of illumination or other such uses."
 - 2. By adding the following section:

"It shall be unlawful for any person to receive, possess, sell, purchase, or manufacture a bomb, bombshell, grenade, or incendiary or explosive device including but not limited to black powder bombs and molotov cocktails, or, with intent to assemble them, the materials which may be assembled into any such device and any person violating any of the provisions of this section shall be guilty of a felony and shall, upon conviction thereof, be punished by a fine of not more than two thousand dollars or by imprisonment in the penitentiary or men's or women's reformatory for not more than five years, or by both such fine and imprisonment, or by imprisonment in the county jail for not more than six months; provided, however, that this section shall not apply to military and law-enforcement agencies and their personnel, and persons, firms, or corporations engaged in business, occupational or recreational use of commercial explosives, fireworks, firearms, or ammunition when possession and use is otherwise authorized or permitted by law. This Act shall have no application to the possession or sale of rifle, pistol, or shotgun ammunition; nor shall it prohibit the use, sale, or possession of primers, percussion caps, brass, powder, and other components and supplies for hand loading or reloading rifle, pistol, or shotgun ammunition or loading muzzleloading arms, where the same is for lawful purposes."

- 3. By striking lines five (5) through (9) of section six hundred ninety-seven point one (697.1), Code 1966, and inserting in lieu thereof the words, "where its combustion or explosion will or is likely to destroy the same, any explosive or incendiary device or molotov cocktail, and by reason of the combustion or explosion thereof any person is killed, he shall be guilty of murder."
- 4. By striking lines one (1) through three (3) and the word "material" from line four (4) of section six hundred ninety-seven point two (697.2), Code 1966, and inserting in lieu thereof: "If any person willfully deposits or throws any explosive or incendiary device or molotov cocktail".
- 5. By striking line eight (8) and the words "explosive material, by the explosion" in section six hundred ninety-seven point three (697.3), Code 1966, and inserting in lieu thereof, "explosive or incendiary device or molotov cocktail, by the combustion or explosion".
- 6. By adding in line six (6) of section six hundred ninety-seven point four (697.4), Code 1966, after the word "explosion" the words "or combustion". Also amend section six hundred ninety-seven point four (697.4) by striking from lines seven (7), eight (8) and nine (9) the words "dynamite, nitroglycerin, giant powder, or other explosive material" and inserting in lieu thereof the words "explosive or incendiary device or molotov cocktail".

Motion prevailed and the House concurred in the Senate amendment.

Bennett of Polk moved that the bill, as amended by the Senate and

concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 159)

The ayes were, 104:

Andersen	Freeman of	Lipsky	Renda
Bailey	Buena Vista	Logue	Rex
Baker	Freeman of	Mayberry	Rodgers
Battles	Clay-Dickinson		Roorda
Bennett	Goode	McCormick	Sanders
Bergman	Graham	McIntyre	Schmeiser
Blouin	Grassley	Mendenhall	Schroeder
Brinck	Hamilton	Menefee	Schwartz
Caffrey	Hansen of	Mezvinsky	Shaw
Camp	Black Hawk	Middleswart	Shepherd
Campbell	Hanson of	Millen	Sorg
Christensen	Howard-Mitchel	Miller of	Stokes
Cochran	Hill	Des Moines	Strand
Crabb	Holden	Miller of	Stroburg
Crosier	Huff	Jones	Stromer
Cunningham	Johnson of	Miller of	Strothman
Darrington	Audubon	Marshall	Tieden
Den Herder	Kehe	Mohrfeld	Van Drie
Dougherty	Kennedy of	Nelson	Van Nostrand
Doyle	Dubuque	Newton	Van Roekel
Dunton	Kitner	Nielsen	Varley
Edgington	Klein	Nolting	Voorhees
Ellsworth	Kluever	O'Hearn	Walter
Ewell	Knight	Ossian	Warren
Fischer of	Knoblauch	Peterson	Weichman
Grundy	Kreamer	Pierson	Wells
Fisher of	Kruse	Poncy	Winkelman
Greene	Langland	Priebe	Wolfe
	Lippold	Radl	Mr. Speaker

The nays were, 4:

Franklin	Gannon	Kennedy of	Tapecott

Absent or not voting, 16:

Alt	Jesse	Miller of	Perkins
Corey	Johnston of	Page	Skinner
Dietz	Johnson	Milligan	Waugh
Dooley	Koch	Pelton	Welden
Danles	T		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE REFUSES TO CONCUR (House File 815)

Klein of Winnebago-Worth called up for consideration House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 815, as amended by the House, as follows:

1. Page 2 by striking all of line 14 and inserting in lieu thereof the following: "sixteen thousand (16,000) dollars for".

Motion lost and the House refused to concur in the Senate amendment.

HOUSE CONCURS (House File 659)

Varley of Adair-Madison called up for consideration House File 659, a bill for an act to provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 659, page 3, by adding the following new section:

"Section three hundred twenty-one point one hundred ten (321.110), Code 1966, is amended by striking all of said section after the word 'dollars' in line four (4) and inserting in lieu thereof the following: "the fee shall be arrived at by computing to the nearest even dollar."

Motion prevailed and the House concurred in the Senate amendment.

Varley of Adair-Madison moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 659)

The ayes were, 72:

Alt Langland Rex Freeman of Bailey Clay-Dickinson Lippold Roorda Sanders Battles Graham Lipsky Bergman Grassley Shaw Logue Brinck Hamilton McCartney Shepherd Hansen of Stokes Camp McIntyre Campbell Black Hawk Mendenhall Strand Hanson of Menefee Christensen Stromer Howard-Mitchell Miller of Corey Strothman Crabb Holden Jones Van Drie Huff Miller of Van Roekel Cunningham Johnson of Marshall Darrington Varley Audubon Milligan Den Herder Voorhees Kehe Dooley Mohrfeld Walter Drake Kitner Nelson Warren Klein Nielsen Dunton Weichman Winkelman Edgington Kluever Ossian Knight Pelton Wolfe Fisher of Greene Kreamer Peterson Mr. Speaker Freeman of Pierson Kruse Buena Vista

The nays were, 36:

Andersen	Ewell	Mayberry	Priebc
Baker	Franklin	McCormick	Radl
Bennett	Gannon	Mezvinsky	Renda
Blouin	Goode	Middleswart	Rodgers
Caffrey	Hill	Miller of	Schmeiser
Cochran	Jesse	Des Moines	Schwartz
Crosier	Johnston of	Newton	Stroburg
Dougherty	Johnson	Nolting	Tapscott
Doyle	Kennedy of	O'Hearn	Wells
Ellsworth	Chickasaw	Poncy	

Absent or not voting, 16:

Dietz	Knoblauch	Miller of	Sorg
Fischer of	Koch	Page	Tieden
Grundy	Lawson	Perkins	Van Nostrand
Kennedy of	Millen	Schroeder	Waugh
Dubuque		Skinner	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF SENATE CONCURRENT RESOLUTION 38

McCartney of Floyd called up for consideration Senate Concurrent Resolution 38, filed on May 20 and found on pages 1815 and 1816 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 39

McCartney of Floyd called up for consideration Senate Concurrent Resolution 39, filed on May 20 and found on page 1816 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 40

McCartney of Floyd called up for consideration Senate Concurrent Resolution 40, filed on May 20 and found on pages 1816 and 1817 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

SENATE AMENDMENT CONSIDERED

Graham of Ida-Sac called up for consideration House File 624, a bill for an act relating to county public hospitals, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 624 as follows:

1. By striking lines 8 and 9 and inserting in lieu thereof the following:

"No levy shall be made for the improvement, maintenance, or replacements

of the hospital until the hospital has been constructed, staffed, and receiving patients."

2. By adding the following new section:

Sec. 2. Section three hundred forty-seven point one (347.1), Code 1966, is hereby amended as follows:

1. By striking lines fourteen (14) and fifteen (15) and inserting in lieu

thereof the words "such purpose."

2. By striking from lines twenty-three (23) and twenty-four (24) the words "provided for herein" and inserting in lieu thereof the words "as limited by the provisions of sections three hundred forty-seven point five (347.5) and three hundred forty-seven point seven (347.7) of the Code".

Motion prevailed and the House concurred in the Senate amendments.

Graham of Ida-Sac moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time

On the question "Shall the bill pass?" (H.F. 624)

The ayes were, 101:

Alt	Freeman of	Lippold	Radl
Andersen	Clay-Dickinson	Logue	Renda
Bailey	Gannon	Mayberry	Rex
Battles	Goode	McCartney	Rodgers
Bennett	Graham	McCormick	Schmeiser
Bergman	Grassley	McIntyre	Schroeder
Blouin	Hamilton	Mendenhall	Schwartz
		Menefee	
Brinck	Hansen of		Shaw
Caffrey	Black Hawk	Mezvinsky	Shepherd
Camp	Hanson of	Middleswart	Stokes
Campbell	Howard-Mitchell		Strand
Christensen	Hill	Des Moines	Stroburg
Cochran	Holden	Miller of	Stromer
Corey	Huff	Jones	Strothman
Crosier	Jesse	Miller of	Tapscott
Cunningham	Johnson of	Marshall	Tieden
Darrington	Audubon	Milligan	Van Drie
Den Herder	Kehe	Mohrfeld	Van Roekel
Dooley	Kennedy of	Nelson	Voorhees
Dougherty	Chickasaw	Newton	Walter
Doyle	Kennedy of	Nielsen	Warren
Drake	Dubuque	Nolting	Waugh
Dunton	Kitner	O'Hearn	Weichman
Edgington	Klein	Ossian	Wells
Ellsworth	Kluever	Peterson	Winkelman
Fischer of	Kreamer	Pierson	Wolfe
Grundy	Kruse	Poncy	Mr. Speaker
Franklin	Langland	Priebe	zzi. zpodnos

The nays were, none.

Absent or not voting, 23:

Baker	Dietz	Fisher of	Freeman of
Crabb	Ewell	Greene	Buena Vista

Pelton Sorg Johnston of Lawson Van Nostrand Perkins Johnson Lipsky Varley Knight Millen Roorda Knoblauch Miller of Sanders Welden Koch Skinner Page

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 679, a bill for an act to appropriate general and vocational education administration funds from the general fund of the state to the department of public instruction, with report of committee recommending passage, was taken up for consideration.

Johnston of Johnson offered the following amendment filed by him from the floor and moved its adoption:

Amend Senate File 679 by striking the figures "1,000,000.00" in line eighteen (18) and by inserting in lieu thereof the figures "1,500,000,00".

Roll call was requested by Johnston of Johnson and Gannon of Jasper.

On the question "Shall the amendment be adopted?" (S.F. 679)

The ayes were, 29:

Bennett	Gannon	Kluever	Poncy
Blouin	Hansen of	Knoblauch	Prieb e
Caffrey	Black Hawk	McCormick	Radl
Crosier	Johnston of	Mezvinsky	Renda
Dooley	Johnson	Miller of	Rodgers
Dougherty	Kennedy of	Des Moines	Schmeiser
Doyle	Chickasaw	Newton	Schwartz
Dunton	Kennedy of	Nolting	Tapscott
Franklin	Dubuque		

The navs were, 70:

	-,		
Alt	Fisher of	Klein	Nielsen
Andersen	Greene	Knight	O'Hearn
Battles	Freeman of	Kreamer	Ossian
Bergman	Clay-Dickinson	Kruse	Peterson
Camp	Goode	Lippold	Pierson
Campbell	Graham	Logue	Rex
Christensen	Hamilton	Mendenhall	Roorda
Corey	Hanson of	Menefee	Sanders
Cunningham	Howard-Mitchel	l Millen	Shaw
Darrington	Hill	Miller of	Shepherd
Den Herder	Holden	Jones	Sorg
Drake	Huff	Miller of	Stokes
Edgington	Johnson of	Marshall	Strand
Ellsworth	Audubon	Milligan	Stroburg
Fischer of	Kehe	Mohrfeld	Strothman
Grund y	Kitner	Nelson	Tieden

Van DrieVoorheesWaughWinkelmanVan NostrandWalterWeichmanWolfeVan RoekelWarrenWellsMr. SpeakerVarley

Absent or not voting, 25:

Bailev Freeman of Lipsky Pelton Buena Vista Baker Mayberry Perkins Brinck Grassley McCartney Schroeder Cochran Jesse McIntyre Skinner Crabb Koch Middleswart Stromer Dietz Langland Miller of Welden Ewell Lawson Page

The amendment lost.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 679)

The ayes were, 109:

Alt Freeman of Langland Renda Andersen Clay-Dickinson Lippold Rex Bailey Gannon . Rodgers Lipsky Battles Goode Logue Roorda Bennett Graham McCartnev Sanders Bergman Grasslev McCormick Schmeiser Blouin Hamilton McIntyre Schwartz Brinck Hansen of Mendenhall Shaw Black Hawk Caffrey Menefee Shepherd Camp Hanson of Mezvinsky Skinner Howard-Mitchell Middleswart Campbell Stokes Christensen Hill Millen Strand Holden Stroburg Cochran Miller of Corey Huff Des Moines Stromer Crabb Johnson of Miller of Strothman Crosier Audubon Jones Tapscott Miller of Cunningham Johnston of Tieden Darrington Johnson Marshall Van Drie Den Herder Kehe Milligan Van Nostrand Dooley Kennedy of Mohrfeld Van Roekel Dougherty Chickasaw Nelson Varley Nielsen Doyle Kennedy of Voorhees Drake Dubuque Nolting Walter Dunton Kitner O'Hearn Warren Klein Edgington Ossian Waugh Ellsworth Kluever Pelton Weichman Ewell Knight Peterson Wells Fischer of Knoblauch Pierson Winkelman Grundy Kreamer Poncy Wolfe Franklin Mr. Speaker Kruse Priebe

The nays were, 2:
Radl Sorg

Absent or not voting, 13:

Freeman of Baker Lawson Newton Buena Vista Dietz Mayberry Perkins Fisher of Jesse Miller of Schroeder Greene Koch Page Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENT CONSIDERED

Camp of Clinton called up for consideration **House File 816**, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety for construction of a highway patrol district headquarters building at Oelwein, amended by the Senate, as follows:

Amend House File 816 as follows:

- 1. By striking from page 1, line 8, the word "twenty-two" and by striking lines 9 through 11, inclusive, and inserting in lieu thereof the following: "forty-four thousand dollars, or so much thereof as may be necessary, to be used for the construction of new district headquarters buildings at Oelwein and in the district of De Witt."
 - 2. By adding the following new section after section 3:

"This Act being deemed of immediate importance shall be in full force and effect from and after the passage and publication in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa, and the Times-Democrat, published at Davenport, Iowa."

3. Page 1 by striking lines 3 and 4 and inserting in lieu thereof the following: "of two highway patrol district headquarters buildings."

Pelton of Clinton offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 816, line six (6), by striking the words "in the district of".

The amendment lost.

Camp of Clinton moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred in the Senate amendment.

Camp of Clinton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 816)

The ayes were, 109:

Caffrey	Cunningham	Ellsworth
Camp	Darrington	Ewell
Campbell	Den Herder	Fischer of
		Grundy
		Fisher of
Corey	Drake	Greene
Crabb	Dunton	Freeman of
Crosier	Edgington	Buena Vista
	Camp Campbell Christensen Cochran Corey Crabb	Camp Darrington Campbell Den Herder Christensen Dougherty Cochran Doyle Corey Drake Crabb Dunton

Freeman of Kennedy of Miller of Skinner Clay-Dickinson Dubuque Jones Sorg Gannon Kitner Miller of Stokes Strand Goode Klein Marshall Stroburg Graham Knight Milligan Grasslev Knoblauch Nelson Stromer Strothman Hamilton Koch Newton Tapscott Hansen of Nielsen Kreamer Tieden Black Hawk Nolting Kruse Van Drie Hanson of O'Hearn Langland Van Nostrand Howard-Mitchell Lawson Ossian Van Roekel Hill Lippold Perkins Holden Peterson Varlev Logue Huff Pierson Voorhees Mayberry Walter Jesse McCartney Poncy Warren Johnson of McCormick Priebe Audubon McIntyre Radl Waugh Weichman Johnston of Mendenhall Rex Wells Johnson Rodgers Menefee Winkelman Kehe Middleswart Roorda Kennedy of Wolfe Millen Sanders Chickasaw Miller of Shaw Mr. Speaker Des Moines Shepherd

The nays were, 3:

Brinck

Dooley

Pelton

Absent or not voting, 12:

Dietz Franklin Kluever Lipsky Mezvinsky Miller of Page Mohrfeld Renda Schmeiser Schroeder Schwartz Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the conference committee report and the amendments contained therein and passed House File 823, a bill for an act to appropriate from the primary road fund to the state highway commission.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 44, relating to the State Board of Regents' proposed building program.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 45, relating to funding for the state board of regents building program.

CARROLL A. LANE Secretary of the Senate

REPORT OF CONFERENCE COMMITTEE (House File 196)

To the President of the Senate and the Speaker of the House of Representatives: We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives on House File 196, a bill for an act relating to the referendum for approval of low-rent housing projects, respectfully submit the following recommendation:

Amend House File 196 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred three A point five (403A.5), Code 1966, is hereby amended by inserting in line twelve (12), before the word 'until', the words 'for which the approval of the electors of the municipality is required by this chapter'.

Sec. 2. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby amended by inserting in line ten (10), after the word 'municipality', the words ', except as otherwise provided in this chapter'.

Sec. 3. Chapter four hundred three A (403A), Code 1966, is hereby amended by adding thereto the following new section:

'As an optional procedure, a municipality or low-rent housing agency may proceed to exercise the powers granted by this chapter on its own motion without an election, in the manner and subject to the limitations prescribed by this section. Before adoption of the resolution to proceed, the governing body of the municipality shall cause a notice of the proposed resolution to be published at least once in a newspaper of general circulation within the municipality, at least fifteen days prior to the meeting at which it is proposed to take action on the resolution to proceed. The scope of property acquisition for the low-rent housing project or projects shall be specifically limited, by the resolution to proceed, to:

1. The use of dwelling units in existing structures to be leased from private owners.

2. The construction or acquisition of dwelling units which are specifically designed for, and the occupancy of which is to be limited to, persons who are sixty-two years of age or older, or who are physically handicapped.

The authority of any municipality or low-rent housing agency to construct new dwelling units pursuant to subsection two (2) of this section shall be limited, in total, in relation to the population of the municipality in which the units are to be constructed as determined by the most recent federal decennial census, in accordance with the following table.

Official census population	Number of units
Up to 10,000	20
15,000	30
20,000	40
25,000	50
35,000	60
50,000	75
75,000	100
100,000	200
125,000	22 5
150,000	250
175,000	275
200,000	300
250 000	325

The municipality or low-rent housing agency may construct a greater number of new dwelling units, intended for the purposes prescribed in subsection two (2) of this section, than is permitted by the foregoing table if the construction of any such units in excess of the number permitted by the table has been approved by a referendum as provided in section four hundred three A point twenty-five (403A.25)."

2. By striking from page one (1), line one (1), the words "the referendum for approval of".

On the Part of the Senate: CHARLES G. MOGGED, Chairman JAMES E. BRILES JOHN M. WALSH On the Part of the House: EDGAR J. KOCH, Chairman TRAVE E. O'HEARN HAROLD O. FISCHER

CONSIDERATION OF SENATE CONCURRENT RESOLUTION 44

Varley of Adair-Madison asked and received unanimous consent to take up for immediate consideration **Senate Concurrent Resolution**44 as follows:

SENATE CONCURRENT RESOLUTION 44 By Flatt

Whereas, Section three (3) of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly provides that the state board of regents shall prepare and submit to the general assembly for approval no later than seven (7) days after the passage of said Act by the general assembly a proposed ten-year building program for each institution of higher learning under the jurisdiction of said board, including an estimate of the maximum amount of bonds which the board expects to issue under the provisions of said Act during each year of the ensuing biennium; and

Whereas, the state board of regents prepared and, within seven (7) days after the passage of Senate File five hundred thirty-seven (537) by the general assembly, submitted to the Sixty-third General Assembly for approval such a proposed ten-year building program for each institution containing a list of the buildings and facilities which the board deems necessary to further the educational objectives of the institutions, together with an estimate of the cost of each of the buildings and facilities referred to therein and an estimate of the maximum amount of bonds which the board expects to issue under the provisions of said Act during each year of the ensuing biennium; Now Therefore,

Be It Resolved by the Senate, the House Concurring, That the proposed ten-year building program submitted by the state board of regents for each institution of higher learning under its jurisdiction, including the estimate of the maximum amount of bonds which the board expects to issue under the provisions of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly during each year of the biennium commencing July 1, 1969, and ending June 30, 1971, be and is hereby approved as submitted, to-wit:

STATE BOARD OF REGENTS' PROPOSED TEN-YEAR BUILDING PROGRAM 1969-78

State University of Iowa General university and health sciences (academic):

£8T	imated Cost
Equipment expenses	6,500,000
Major remodeling projects	2,500,000

Other projects (including campus planning, campus improve-	
ments, minor remodeling, land purchases and leasing)	1,500,000
Basic science building—supplemental	2,041,000
Chemistry-botany addition	2,500,000
Education building	4,200,000
Nursing building	2,500,000
Dental science building—supplemental	1,284,000
Engineering building addition	2,000,000
Health sciences library	4,000,000
Hydraulics laboratory addition	400,000
Library—supplemental	860,000
Physical plant additions I, II	750,000
Psychopathic hospital research ward	250,000
Social science building	3,000,000
Utilities additions and improvements	4,000,000
Equipment expenses	1,800,000
Utilities (chilled water plant)	500,000
General hospital remodeling	4,500,000
Hospital school remodeling	200,000
Psychopathic hospital remodeling	160,000
Total State University of Iowa	45,445,000
Iowa State University	
Est	imated Cost
Equipment expenses (engineering building No. 2, science	
building addition No. 2, and veterinary medicine building I) \$	0.004.000
panding addition for a mid recommend medicine sentang x/ 4	Z,004,000
Major remodeling projects	2,000,000
Major remodeling projects	
Major remodeling projects	2,000,000 1,000,000
Major remodeling projects	2,000,000 1,000,000 200,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings	2,000,000 1,000,000 200,000 600,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings	2,000,000 1,000,000 200,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 3,500,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 3,500,000 2,450,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 3,500,000 2,450,000 1,100,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings	2,000,000 1,000,000 200,000 1,000,000 3,000,000 3,500,000 2,450,000 1,100,000 1,500,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 3,500,000 2,450,000 1,100,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 2,450,000 1,100,000 1,500,000 862,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions)	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 2,450,000 1,100,000 1,500,000 862,000 1,525,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions) Veterinary medicine building II	2,000,000 1,000,000 200,000 600,000 1,000,000 3,500,000 2,450,000 1,100,000 1,500,000 862,000 1,525,000 8,000,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions)	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 2,450,000 1,100,000 1,500,000 862,000 1,525,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions) Veterinary medicine building II	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 2,450,000 1,100,000 1,500,000 862,000 1,525,000 8,000,000 2,700,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions) Veterinary medicine building II Women's physical education building addition Total Iowa State University University of Northern Iowa	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 2,450,000 1,500,000 862,000 1,525,000 8,000,000 2,700,000 31,441,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions) Veterinary medicine building II Women's physical education building addition Total Iowa State University University of Northern Iowa	2,000,000 1,000,000 200,000 1,000,000 3,000,000 2,450,000 1,500,000 862,000 1,525,000 8,000,000 2,700,000 31,441,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions) Veterinary medicine building II Women's physical education building addition Total Iowa State University University of Northern Iowa Est	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 2,450,000 1,100,000 1,500,000 862,000 1,525,000 8,000,000 2,700,000 31,441,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions) Veterinary medicine building II Women's physical education building addition Total Iowa State University University of Northern Iowa Est Equipment expenses Major remodeling projects	2,000,000 1,000,000 200,000 1,000,000 3,000,000 2,450,000 1,500,000 862,000 1,525,000 8,000,000 2,700,000 31,441,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions) Veterinary medicine building II Women's physical education building addition Total Iowa State University University of Northern Iowa Equipment expenses Major remodeling projects Other projects (including campus improvements, minor re-	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 2,450,000 1,100,000 1,500,000 862,000 1,525,000 8,000,000 2,700,000 31,441,000 cimated Cost 1,000,000 1,500,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions) Veterinary medicine building II Women's physical education building addition Total Iowa State University University of Northern Iowa Equipment expenses Major remodeling projects Other projects (including campus improvements, minor remodeling, and land purchases)	2,000,000 1,000,000 200,000 600,000 1,000,000 3,500,000 2,450,000 1,100,000 1,500,000 862,000 1,525,000 8,000,000 2,700,000 31,441,000 cimated Cost 1,000,000 1,500,000 1,500,000
Major remodeling projects Other projects (including campus improvements, minor remodeling, land purchases and leasing) Campus planning Agriculture experiment station buildings Air conditioning improvements to existing buildings Classroom and office building No. 3 Continuing education building Education building Meats laboratory Physical plant shops and stores buildings Seed laboratory Utilities additions and improvements (including distribution systems additions) Veterinary medicine building II Women's physical education building addition Total Iowa State University University of Northern Iowa Equipment expenses Major remodeling projects Other projects (including campus improvements, minor re-	2,000,000 1,000,000 200,000 600,000 1,000,000 3,000,000 2,450,000 1,100,000 1,500,000 862,000 1,525,000 8,000,000 2,700,000 31,441,000 cimated Cost 1,000,000 1,500,000

Biological research and small animal building	400,000
Classroom and office building-Education	2,450,000
Classroom and office building No. 2	2,400,000
Industrial arts and technology building	1,000,000
Library additions II	
Utilities additions and improvements	1,500,000
Total University of Northern Iowa	\$16,350,000
TOTAL REGENTS' TEN-YEAR PROGRAM 1969-78	\$93,236,000

The maximum amount of bonds which the state board of regents expects to issue during the biennium commencing July 1, 1969, and ending June 30, 1971, under the provisions of Senate File five hundred thirtys-even (537) enacted by the Sixty-third General Assembly is estimated to be sixteen million one hundred fourteen thousand dollars (\$16,114,000), of which the board expects to issue not more than two million two hundred twenty-eight thousand dollars (\$2,228,000) during the fiscal year commencing July 1, 1969, and the remaining unissued balance of the full sixteen million one hundred fourteen thousand dollars (\$16,114,000) during the fiscal year commencing July 1, 1970.

(Senate Concurrent Resolution 44 pending.)

The House was recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

ADOPTION OF SENATE CONCURRENT RESOLUTION 44

The House resumed consideration of Senate Concurrent Resolution 44.

Varley of Adair-Madison moved the adoption of Senate Concurrent Resolution 44.

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the resolution be adopted?" (S.C.R. 44)

The ayes were, 79:

Alt Baker Bennett Bergman Blouin Caffrey Campbell Christensen Cochran Corey	Darrington Den Herder Dooley Dougherty Doyle Dunton Ellsworth Ewell Franklin Gannon	Huff Johnston of Johnson Kehe Kennedy of	Kluever Knoblauch Kreamer Lawson Lippold Lipsky
Corey Crabb Cunningham	Gannon Graham Hamilton	Kennedy of Chickasaw	Lipsky Mayberry McCartney

McCormick Milligan Rodgers Van Drie Roorda Van Roekel McIntvre Mohrfeld Sanders Menefee Newton Varlev Schwartz Mezvinsky Nolting Voorhees Shaw Middleswart Ossian Warren Millen Pelton Shepherd Weichman Strand Wells Miller of Peterson Jones Poncy Stromer Wolfe Miller of Priebe Tapscott Mr. Speaker Marshall Renda Tieden

The nays were, 35:

Andersen Freeman of Koch Rex **Battles** Buena Vista Kruse Schmeiser Freeman of Sorg Brinck Logue Clay-Dickinson Mendenhall Stokes Camp Stroburg Crosier Goode Miller of Des Moines Strothman Edgington Grasslev Fischer of Holden Nelson Van Nostrand Nielsen Walter Grundy Jesse O'Hearn Fisher of Johnson of Waugh Radi Winkelman Greene Andubon Knight

Absent or not voting, 10:

BaileyLanglandPerkinsSkinnerDietzMiller ofPiersonWeldenDrakePageSchroeder

The resolution having received a constitutional majority was declared to have been adopted by the House.

ADOPTION OF SENATE CONCURRENT RESOLUTION 45

Varley of Adair-Madison asked and received unanimous consent to take up for consideration **Senate Concurrent Resolution 45** as follows:

SENATE CONCURRENT RESOLUTION 45 By Flatt

Whereas, section four (4) of Senate File five hundred thirty-seven (537) enacted by the Sixty-third General Assembly provides that the state board of regents after authorization by a constitutional majority of each house of the general assembly and approval by the governor may undertake and carry out at the institutions of higher learning under the jurisdiction of said board any project as defined in said Act; and

Whereas, Senate File five hundred thirty-seven (537) authorizes the state board of regents to borrow money and to issue and sell negotiable revenue bonds to pay all or any part of the cost of carrying out such projects at any institution payable solely from and secured by an irrevocable pledge of a sufficient portion of the student fees and charges and institutional income received by the particular institution; and

Whereas, pursuant to the provisions of section three (3) of Senate File five hundred thirty-seven (537) the state board of regents prepared and submitted to the Sixty-third General Assembly for approval a proposed ten-year building program for each institution with an estimate of the

maximum amount of bonds which the board expects to issue under the provisions of said Act during each year of the biennium commencing July 1, 1969, and ending June 30, 1971; and

Whereas, said ten-year building program was approved pursuant to the provisions of Senate Concurrent Resolution 44 adopted by each house of the Sixty-third General Assembly; and

Whereas, the projects contained in said building program are deemed necessary for the proper performance of the instructional, research and service functions of the institutions; and

Whereas, to further the educational objectives of the institutions the state board of regents requests authorization to undertake and carry out certain of said projects at this time and to finance the cost thereof by borrowing money and issuing negotiable bonds under the provisions of Senate File five hundred thirty-seven (537) in a total amount not to exceed sixteen million one hundred fourteen thousand dollars, the remaining cost thereof to be financed by capital appropriations or by federal or other funds lawfully available therefor; Now Therefore,

Be It Resolved by the Senate, the House Concurring, That the state board of regents be and is hereby authorized to undertake and carry out the following projects and to pay all or any part of the cost of carrying out such projects by borrowing money and issuing negotiable revenue bonds under the provisions of Senate File five hundred thirty-seven (537) in a total amount not to exceed sixteen million one hundred fourteen thousand dollars:

State University of Iowa

Basic science building equipment

Dental science building supplemental construction and equipment

Library supplemental construction and equipment

Music building equipment

Nursing building equipment

Physics building II equipment

Power plant boiler construction and utilities improvements

Speech and hearing center equipment

Zoology building II equipment

Iowa State University

Engineering building No. 2 supplemental construction and equipment Science building addition No. 2 supplemental construction and equipment Veterinary medicine building and equipment

University of Northern Iowa

Biological research and small animal building construction

Classroom and office building (education) construction and equipment

Education center I equipment

Varley of Adair-Madison moved the adoption of Senate Concurrent Resolution 45.

Roll call was requested by Varley of Adair-Madison and the Speaker.

On the question "Shall the resolution be adopted?" (S.C.R. 45)

The ayes were, 76:

Alt Blouin Cochran Dougherty Baker Corey Dovle Caffrey Campbell Bennett Den Herder Drake Bergman Christensen Dooley Dunton

Ellsworth	Kitner	Miller of	Shaw
Ewell	Klein	Jones	Shepherd
Franklin	Kluever	Miller of	Strand
Gannon	Knoblauch	Marshall	Stromer
Graham	Kreamer	Milligan	Tapscott
Hamilton	Lawson	Mohrfeld	Tieden
Hansen of	Lippold	Newton	Van Drie
Black Hawk	Lipsky	Nolting	Van Roekel
Hanson of	Mayberry	Ossian	Varley
Howard-Mitchell	McCartney	Pelton	Voorhees
Hill	McCormick	Peterson	Warren
Huff	McIntyre	Poncy	Weichman
Johnston of	Menefee	Priebe	Wells
John son	Mezvinsky	Rodgers	Winkelman
Kehe	Middleswart	Roorda	Wolfe
Kennedy of	Millen	Sanders	Mr. Speaker
Dubuque		Schwartz	-

The nays were, 34:

Andersen	Fisher of	Kennedy of	Radl
Battles	Greene	Chickasaw	Rex
Brinck	Freeman of	Knight	Schmeiser
Camp	Buena Vista	Koch	Schroeder
Crabb	Freeman of	Kruse	Sorg
Crosier	Clay-Dickinson	Logue	Stokes
Cunningham	Goode	Mendenhall	Strothman
Edgington	Jesse	Miller of	Van Nostrand
Fischer of	Johnson of	Des Moines	Walter
Grundy	Audubon	Nielsen	Waugh
•		O'Hearn	3

Absent or not voting, 14:

Bailey	Holden	Nelson	Skinner
Darrington	Langland	Perkins	Stroburg
Dietz	Miller of	Pierson	Welden
Grassley	Page	Renda	

The resolution having received a constitutional majority was declared to have been adopted by the House.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

SENATE FILE 696 SUBSTITUTED FOR HOUSE FILE 829

Varley of Adair-Madison asked and received unanimous consent to substitute Senate File 696 for House File 829.

Senate File 696, a bill for an act to provide for an appropriation from the general fund of the state to the state board of regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities and utilities services, was taken up for consideration.

Varley of Adair-Madison moved that the bill be read a last time

now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 696)

The ayes were, 67:

Alt McCormick Hansen of Pierson Baker Black Hawk McIntvre Poncy Bennett Hanson of Menefee Priebe Bergman Howard-Mitchell Mezvinsky Renda Huff Middleswart Blouin Rodgers Caffrey Johnston of Millen Roords Campbell Johnson Miller of Sanders Kehe Cochran Des Moines Schwartz Miller of Corey Den Herder Kennedy of Shaw Dubuque Jones Shepherd Doolev Kitner Miller of Stromer Dougherty Klein Marshall Van Drie Milligan Doyle Kluever Varley Dunton Knoblauch Mohrfeld Voorhees Ellsworth Kreamer Newton Weichman Nolting Ewell Wells Lawson Franklin Lippold Ossian Wolfe Gannon Lipsky Pelton Mr. Speaker Hamilton Mayberry

The nays were, 45:

Andersen Fisher of Kennedy of Schroeder Battles Greene Chickasaw Sorg Brinck . Freeman of Knight Stokes Buena Vista Camp Koch Strand Christensen Freeman of Kruse Strothman Crabb Clay-Dickinson Logue Tapscott Mendenhall Crosier Goode Tieden Cunningham Graham Nielsen Van Nostrand O'Hearn Van Roekel Darrington Grassley Edgington Peterson Walter Hill Jesse Radi Warren Fischer of Grundy Johnson of Rex Waugh Audubon Schmeiser Winkelman

Absent or not voting, 12:

Bailey Langland Nelson Stroburg
Dietz McCartney Perkins Welden
Drake Miller of Skinner
Holden Page

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 829 WITHDRAWN

Varley of Adair-Madison asked and received unanimous consent to withdraw House File 829 from further consideration by the House.

SENATE AMENDMENTS CONSIDERED

Miller of Des Moines asked and received unanimous consent to take up for immediate consideration House File 5, a bill for an act relating to establishment of a special mental retardation unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and providing for the administration and support thereof and the admission of patients, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 5, page 5, line 7, by inserting after the figure "(20)" the words and figure "of subsection three (3)".

Motion prevailed and the House concurred in the Senate amendment.

Miller of Des Moines moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Lawson

Lippold

Lipsky

Logue

Mayberry

On the question "Shall the bill pass?" (H.F. 5)

The ayes were, 109:

Alt Andersen Bailey Battles Bennett Bergman Blouin Brinck Caffrey Camp Campbell Cochran Corev Crabb Crosier Cunningham Darrington Den Herder Dooley Dougherty Doyle Dunton Edgington Ellsworth Ewell Fischer of Grundy Fisher of Greene Freeman of Buena Vista

Freeman of Clay-Dickinson Gannon Goode Graham Grasslev Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Mezvinsky Hill Huff Jesse Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Klein Kluever Knight Knoblauch Koch

Kreamer

Kruse

McCartney McCormick McIntyre Mendenhall Menefee Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Milligan Mohrfeld Newton Nielson Nolting O'Hearn Ossian Peterson Pierson Poncy Priebe

Renda Rex Rodgers Roorda Sanders Schmeiser Schroeder Schwartz ShawShepherd Sorg Stokes Strand Strothman Tapscott Tieden Van Drie Van Roekel Van Nostrand Varley Voorhees Walter Warren Waugh Weichman Wells Winkelman Wolfe Mr. Speaker

Radi

The nays were, none.

Absent or not voting, 15:

Baker	Holden	Nelson	Stroburg
Christensen	Langland	Pelton	Stromer
Dietz	Miller of	Perkins	Welden
Drake	Page	Skinner	
Franklin	9		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Klein of Winnebago-Worth asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 27, amended by the Senate, as follows:

Amend House Concurrent Resolution 27 by striking all after the first paragraph and inserting in lieu thereof the following:

"Whereas, the General Assembly has already taken action to improve

Iowa's highway safety program; and

Whereas, the General Assembly intends to comply in the most practicable manner with the requirements of the Federal Highway Safety Act of 1966, the Federal Highway Beautification Act of 1965, the relocation assistance provisions of the Federal Aid Highway Act of 1968, and mandatory federal standards and regulations under said laws; and

Whereas, the General Assembly needs more information in order to determine the most effective and practicable methods of compliance with said federal laws, standards and regulations; Now, Therefore,

Be It Resolved by the House, the Senate Concurring:

- 1. The Legislative Research Committee or its successor agency shall promptly cause a legislative study to be conducted of the action required, and the most effective and practicable methods, for compliance by the state of Iowa with the Federal Highway Safety Act of 1966, the Federal Highway Beautification Act of 1965, the relocation assistance provisions of the Federal Aid Highway Act of 1968, other mandatory federal legislation related to highway safety, beautification and construction, and mandatory federal standards and regulations under said laws.
- 2. The study may be conducted by a study committee, a standing committee, joint standing committees, or a joint subcommittee of standing committees, as determined by the Legislative Research Committee or its successor agency.
- 3. The study committee is directed to report its findings and recommendations, including drafts of proposed bills, to the 1970 regular session of the Sixty-third General Assembly on or before January 15, 1970."

Klein of Winnebago-Worth moved that the House concur in the Senate amendment.

Motion prevailed and the House concurred.

Klein of Winnebago-Worth moved that the House adopt House Concurrent Resolution 27 as amended.

Motion prevailed and the resolution was adopted as amended.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the conference committee report and the amendments contained therein and passed House File 21, a bill for an act to authorize county conservation boards to operate or lease concessions in or upon property under its control.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 305, a bill for an act relating to anatomical gifts and related procedures.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 568, a bill for an act relating to sale of firearms to residents of adjacent states.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 680, a bill for an act relating to funding of Federal Riot Insurance Program.

Also: That the Senate insists on its amendments to House File 784, a bill for an act relating to the valuation and assessment of real and personal property, requests a conference committee, and that the President of the Senate has appointed as members of the conference committee, on the part of the Senate: The Senator from Clinton, Mr. Shaff, chairman; the Senator from Polk, Mr. Reichardt; the Senator from Winnebago, Mr. Ollenburg; and the Senator from Mahaska, Mr. Van Gilst.

Also: That the Senate insists on its amendment to House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof, requests a conference committee, and that the President of the Senate has appointed as members of the conference committee, on the part of the Senate: The Senator from Linn, Mr. Kosek, chairman; the Senator from Buchanan, Mr. Parker; the Senator from Buena Vista, Mr. Leonard; and the Senator from Harrison, Mr. Schaben.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof.

Also: That the Senate has amended and adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 27, providing for a legislative study concerning establishing state-wide motor vehicle inspection procedures.

Also: That the Senate insists on its amendment to House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department, requests a conference committee, and that the President of the Senate has appointed as members of the

conference committee, on the part of the Senate: The Senator from Black Hawk, Mrs. Conklin, chairman; the Senator from Polk, Mr. Denman; the Senator from O'Brien, Mr. Smith; and the Senator from Fayette, Mr. Gilley.

CARROLL A. LANE

Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 568

Amend House File 568 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. A resident of Iowa not otherwise precluded by applicable law, may purchase firearms, rifles, shotguns, ammunition, reloading components, or firearms accessories in states contiguous to Iowa. This authorization is enacted in conformance with Gun Control Act of 1968, 18 U.S.C. section nine hundred twenty-two (922) (b) (3) (A). In the event that presently enacted federal restrictions on the purchase of firearms, rifles, shotguns, ammunition, reloading components, or firearms accessories are repealed by the United States Congress or set aside by courts of competent jurisdiction, this section shall in no way be interpreted to prohibit or restrict the purchase of firearms, shotguns, rifles, ammunition, reloading components, or firearms accessories by residents of Iowa otherwise competent to purchase the same in contiguous or other states.

A dealer licensed in Iowa may sell or deliver a rifle or shotgun, and a collector licensed in Iowa may sell or deliver a rifle or shotgun if it is a curio or relic, to a resident of an adjacent state, if the purchaser's state of residence permits such sale or delivery by law, the sale fully complies with the legal conditions of Iowa and the adjacent state, and the purchaser and licensee have, prior to the sale or delivery for sale of the rifle or shotgun, complied with all the requirements of the Federal Gun Control Act of 1968."

2. By inserting in line 2 after the word, "of" the words, "Iowa and".

SENATE AMENDMENT TO HOUSE FILE 817

Amend House File 817 as follows:

- 1. Page 1 by striking all after the word "be" in line 12 and by striking all of lines 13 through 17, inclusive, and inserting in lieu thereof the following: "fifteen thousand (15,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971; and the salary of one member shall be twelve thousand (12,000) dollars per year for the period July 1, 1969, to January 12, 1970, on a pro rata basis and thereafter fifteen thousand (15,000) dollars per year until June 30, 1971, inclusive\$44,250.00".
- 2. Page 1, line 22, by striking the figure "212,120.00" and inserting in lieu thereof the figure "215,370.00".
- 3. Page 2, line 14, by striking the figure "975,080.00" and inserting in lieu thereof the figure "978,330.00".

SENATE AMENDMENT TO HOUSE FILE 680

Amend House File 680 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. As used in this Act, unless the context requires otherwise:

- 1. "The secretary" means the secretary of the United States department of housing and urban development.
 - 2. "Farm property" means the residence, personal effects, other farm

buildings and other personal property used in conjunction with a farming operation.

- 3. "The Act" means Section 1223 of the Housing and Urban Development Act of 1968, Public Law 90-448, 90th Congress approved August 1, 1968.
- 4. "The fund" or "fund" means the federal riot reinsurance reimbursement fund referred to in this Act.
 - 5. "Commissioner" means the commissioner of insurance.
- Sec. 2. There is hereby created the federal riot reinsurance reimbursement fund in the office of the treasurer of state which shall be operated under the joint control of the director of revenue and the commissioner. The fund shall consist of all payments made by insurers in accordance with the provisions of this Act. The director of revenue shall have the same power to enforce the collection of the assessments provided hereunder as any other obligation due the state.
- Sec. 3. The commissioner shall reimburse the secretary in an amount up to five percent of the aggregate property, except farm property insurance premiums earned in this state during the calendar year immediately preceding the calendar year with respect to which the secretary paid losses on lines of insurance reinsured by him in this state during that year and for which he claims reimbursement from the fund in accordance with the Act.
- Sec. 4. Whenever the secretary shall, in accordance with the Act, present to the state a request for reimbursement under the Act, the commissioner shall immediately assess all insurers which, during the calendar year with respect to which reimbursement is requested by the secretary, were licensed to write and engaged in writing property insurance business, including the property insurance components of multi-peril policies on a direct basis, in this state. The amount of each such insurer's assessment shall be calculated by multiplying the amount of the reimbursement requested by the secretary by a fraction the numerator of which is the insurer's premium actually written in this state in that calendar year on habitational and commercial property, except farm property, risks and the denominator of which is the aggregate premiums written by all licensed insurers on such property risks. In no event shall any insurer's assessment be less than one hundred dollars.
- Sec. 5. The secretary shall be reimbursed up to the amount requested by warrants issued against the fund by the state comptroller upon vouchers approved by the director of revenue and the commissioner. If the assessment produces a fund greater than the amount requested by the secretary, the overage shall be placed in a special fund in the office of the treasurer of state under the control of the commissioner and the director of revenue and shall be applied to any subsequent requests by the secretary for reimbursement of losses paid on lines of insurance reinsured by him in this state in accordance with the Act.

In the event that the provisions of this Act and the assessments made thereunder are no longer needed in order to effectuate the program for which they were intended, the amounts remaining in the special fund shall inure to the general fund of the state.

- Sec. 6. In the event any insurer fails, by reason of insolvency, to pay any assessment, the commissioner shall cause the reimbursement ratios computed under section four (4) to be immediately recalculated excluding therefrom the insolvent insurer, so that its assessment is in effect assumed and redistributed among the remaining insurers.
- Sec. 7. Insurers shall include in filings submitted pursuant to Chapter five hundred fifteen A (515A), Code of 1966, a factor, applicable to the

line or lines of insurance on which the assessment is levied, sufficient to recover within not more than three (3) years after the date of assessment any amounts so assessed under Sec. 4 of this Act during the preceding calendar year together with the amount of costs and expenses reasonably attributable to such assessment and recovery thereof.

CONFERENCE COMMITTEE APPOINTED (House File 784)

The Speaker announced the appointment of Fisher of Greene, chairman; Den Herder of Sioux, Rodgers of Dallas, and Roorda of Jasper, on the part of the House, as conferees concerning House File 784.

CONFERENCE COMMITTEE APPOINTED (House File 815)

The Speaker announced the appointment of Klein of Winnebago-Worth, chairman; Hansen of Black Hawk, McCormick of Delaware, and Miller of Jones, on the part of the House, as conferees concerning House File 815.

CONFERENCE COMMITTEE APPOINTED (House File 819)

The Speaker announced the appointment of Lipsky of Linn, chairman; Ellsworth of Dubuque, Franklin of Polk, and Van Roekel of Marion, on the part of the House, as conferees concerning House File 819.

CONFERENCE COMMITTEE REPORT ADOPTED (House File 714)

Van Nostrand of Pottawattamie asked and received unanimous consent to take up for immediate consideration the conference committee report on House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, as follows:

REPORT OF CONFERENCE COMMITTEE (House File 714)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives on House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund, respectfully submit the following recommendations:

Amend House File 714, as amended and passed by the House, as follows:
1. By inserting in page one (1), line twelve (12), after the word "one-half" the word "cent".

- 2. By inserting in page one (1), line thirteen (13), after the word "one-half" the word "cent".
- 3. By inserting in page two (2), line seventeen (17), after the word "trucks" the words "except special trucks".
- 4. By striking from page three (3), lines one (1) through three (3), inclusive, and inserting in lieu thereof the following:

"For a combined gross weight exceeding seven tons, but not exceeding twenty-four tons, the fee shall be one hundred dollars and in addition thereto thirty-five dollars for each ton over seven tons.

For a combined gross weight exceeding twenty-four tons, the fee shall be six hundred ninety-five dollars and in addition thereto forty dollars for each ton over twenty-four tons.

For a combined gross weight of thirty-four tons or more, a fee of twenty-five dollars, which shall be in addition to the registration fees herein provided."

5. By adding at the end thereof the following new sections:

"Sec. 7. Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by adding the following new subsection:

'A "special truck" means a motor truck not used for hire with a gross weight registration of eight through twelve tons, inclusive, used by a person engaged in farming to transport commodities produced only by the owner, or to transport commodities purchased by the owner for use in his own farming operation.'

Sec. 8. Chapter three hundred twenty-one (321), Code 1966, is hereby

amended by adding the following new section:

'The registration fee for a special truck shall be one hundred dollars for a gross weight of eight, nine, or ten tons, and one hundred fifty dollars for a gross weight of eleven or twelve tons. Any person convicted of using a truck registered as a special truck for any purpose other than permitted by this Act shall, in addition to any other penalty imposed by law, be required to pay regular motor truck registration fees upon such truck. A distinctive decal shall be applied to the special truck registration plate for easy identification.'

- Sec. 9. Section three hundred twenty-one point one hundred twenty-three (321.123), Code 1966, is hereby amended as follows:
- 1. By striking from subsection one (1), lines twelve (12) through twenty-six (26), inclusive, and inserting in lieu thereof the following:

'Trailers with a gross weight exceeding two tons, but not exceeding twelve tons, thirty dollars.

Trailers with a gross weight in excess of twelve tons, sixty dollars.'

2. By striking from subsection two (2), lines five (5) through twenty (20), inclusive, and inserting in lieu thereof the following:

'Trailers with a gross weight exceeding two tons, but not exceeding twelve tons, thirty dollars.

Trailers with a gross weight in excess of twelve tons, sixty dollars.'

3. By adding the following new subsection:

'Motor trucks pulling trailers shall be registered for the combined gross weight of the motor truck and the trailer; except that motor trucks registered for six tons or less pulling trailers registered as provided in this section shall not be subject to registration for the gross weight of such trailer.'

- Sec. 10. Sections four (4) and five (5) of this Act shall be effective January 1, 1970, except that vehicles registered in December 1969 for 1970 shall pay the registration fees provided in this Act.
 - Sec. 11. If any provision of this Act shall be invalid, such invalidity

shall not affect the provisions which can be given effect without the invalid provisions, and to this end the provisions of this Act are severable."

Amend the title to House File 714 as follows:

1. By striking from line one (1) the word "motor".

2. By inserting in line one (1) after the word "fees" the words ", motor fuel taxes,".

We, the undersigned members of the conference committee, also report that the House and Senate leadership has agreed to consider on its merits, no later than March first during the 1970 session of the Sixty-third General Assembly, the enactment of legislation authorizing the operation of a combination of three vehicles, in excess of sixty feet but not in excess of sixty-five feet, on the four-lane highways of this state, provided such vehicles have a special length permit issued for a fee of one hundred fifty dollars.

On the Part of the Senate:
VERNON H. KYHL,
Chairman
CLIFTON C. LAMBORN
WAYNE KEITH
GEORGE E. O'MALLEY
On the Part of the House:
MAURICE VAN NOSTRAND,
Chairman
JOAN LIPSKY
FLOYD MILLEN

Van Nostrand of Pottawattamie moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 714)

The ayes were, 93:

Alt	Freeman of	Kreamer	Ossian
Andersen	Buena Vista	Kruse	Pelton
Bailey	Freeman of	Langland	Pierson
Baker	Clay-Dickinson	Lawson	Priebe
Battles	Graham	Lippold	Radl
Bergman	Grassley	Lipsky	Roorda
Caffrey	Hamilton	Logue	Schroeder
Camp	Hansen of	McCartney	Shaw
Campbell	Black Hawk	McCormick	Shepherd
Cochran	Hanson of	McIntyre	Sorg
Corey	Howard-Mitchell	Mendenhall	Strand
Crabb	Hill	Menefee	Stromer
Crosier	Holden	Mezvinsky	Strothman
Darrington	Huff	Middleswart	Tapscott
Den Herder	Jesse	Millen	Tieden
Dooley	Johnston of	Miller of	Van Drie
Doyle	Johnson	Des Moines	Van Nostrand
Drake	Kehe	Miller of	Van Roekel
Dunton	Kennedy of	Jones	Varley
Edgington	Chickasaw	Miller of	Voorhees
Ellsworth	Kitner	Marshall	Walter
Ewell	Klein	Milligan	Waugh
Fisher of	Kluever	Mohrfeld	Weichman
Greene	Knight	Nelson	Winkelman
Franklin	Knoblauch	Newton	Wolfe
•	Koch	Nolting	Mr. Speaker

The nays were, 24:

Bennett Gannon O'Hearn Schmeiser Blouin Goode Perkins Schwartz Brinck Johnson of Poncy Stokes Christensen Renda Stroburg Audubon Dougherty Warren Kennedy of Rex Fischer of Wells Dubuque Rodgers Grundy Nielsen Sanders

Absent or not voting, 7:

Cunningham Miller of Peterson Welden Dietz Page Skinner

Mayberry

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

REPORT OF CONFERENCE COMMITTEE (Senate File 655)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives on Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the Board of Regents and institutions under the control of said board, respectfully submit the following recommendations:

That the House of Representatives recede from its amendments to section 1, subsection 2, of Senate File 655 found on page 1466 of the House Journal.

That Senate File 655 be amended by striking the period after the word "practitioners" at the end of subsection 2 of section 1, and inserting in lieu thereof the words "in medicine and necessary staff for training additional medical practitioners shall be provided. Existing medical facilities in Polk County or elsewhere in the state may be used for such training. Students attending the university of Iowa, Iowa City, may be assigned to these facilities for these purposes and in such manner as shall be specified by the vice president for health affairs, the university of Iowa, Iowa City, or his designee. The Board of Regents and the vice president for health affairs, the university of Iowa, Iowa City, shall study the use of existing medical facilities in Polk County and elsewhere in the state for the training of students as general medical practitioners and shall report their comprehensive findings to the higher education committees of the House and Senate of the Sixty-third General Assembly not later than January 15, 1970.

On the Part of the Senate:
HUGH H. CLARKE,
Chairman
JIM GRIFFIN
ELMER F. LANGE
ROBERT R. DODDS
On the Part of the House:
WILLIAM P. WINKELMAN,
Chairman
EDGAR H. HOLDEN
WALTER V. LANGLAND
JOHN E. TAPSCOTT

UNFINISHED BUSINESS

The House resumed consideration of Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the

processing of meat, fish, fowl and vegetables, and the following Van Nostrand, et al., amendment:

Amend Senate File 619, as passed by the Senate, as follows:

- 1. Page 2 by striking from lines thirty-three (33) and thirty-four (34) the word "three" and inserting in lieu thereof in each line the word "two".
 - 2. Page 4 by striking section 9 and inserting in lieu thereof the following: "Sec. 9.
- 1. There is hereby appropriated from the general fund of the state to the division of planning in the governor's office for the biennium beginning July 1, 1969, and ending June 30, 1971, the sum of two hundred thousand dollars (\$200,000.00), or so much thereof as may necessary, to be used as follows:
- a. To match local funds for special studies or research projects relating to cities and towns, which study or project would be beneficial to the entire state.
- b. To provide funds to a particular city or town for a non-recurring need, for which no local or other state funds are available, or for which other funds could be available.
- 2. The governor shall approve any allocation of funds provided for in this Act, and shall determine that such allocation is in the best interests of the state.
- 3. Any unencumbered balance remaining as of June 30, 1971, of the appropriation of this Act shall revert to the general fund of the state as of June 30, 1971.
- 4. The division of state planning in the governor's office is hereby authorized to obtain and accept federal grants to the state to be used in connection with funds appropriated in this Act and federal funds in addition thereto.
- 5. The division of state planning in the governor's office shall prepare and submit by March 1, 1971, a report on the allocation of funds provided in this Act in the next convened session of the General Assembly. Said report shall include any and all requests for funds submitted by the cities and towns, purpose of the request, and disposition of the request."
- 3. By inserting in the title, page 1, line two (2), after the word "vegetables" the words "and making an appropriation to the division of state planning in the governor's office for use by cities and towns of the state."

The House resumed consideration of the following amendment offered by Goode of Appanoose-Davis:

Amend the Van Nostrand, et al., amendment, filed May 16, to House File 619, as passed by the Senate, by striking all of division 1 and inserting in lieu thereof the following:

"1. Page 2 amend line twenty-seven (27) by striking all after the word 'shall' and inserting in lieu thereof the following: 'go to the general fund of the state of Iowa'.

By striking all of sections four (4) through eight (8)."

Goode of Appanoose-Davis moved the adoption of his amendment.

Roll call was requested by Kreamer of Polk and Voorhees of Black Hawk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?" (S.F. 619)

The ayes were, 41:

Raker Freeman of Kehe Radl Battles Buena Vista Kitner Rodgers Bergman Freeman of Kruse Roorda Clay-Dickinson Camp Langland Stokes Christensen Goode Mendenhall Strand Stroburg Cochran Graham Middleswart Dougherty Miller of Strothman Glasslev Edgington Hamilton Jones Tieden Nelson Fischer of Hanson of Warren Howard-Mitchell Nielsen Grundy Waugh Winkelman Fisher of Holden Pierson Greene Johnson of Priebe Audubon

The nays were, 79:

Hansen of McCartney Rex McCormick Andersen Black Hawk Sanders Bailey Schmeiser Hill McIntyre Bennett Schroeder Huff Menefee Blouin Jesse Mezvinsky Schwartz Johnston of Millen Brinck Shaw Shepherd Caffrey Johnson Miller of Kennedy of Des Moines Skinner Campbell Corey Chickasaw Miller of Sorg Crabb Kennedy of Marshall Stromer Crosier Dubuque Milligan Tapscott Cunningham Klein Mohrfeld Van Drie Van Norstrand Newton Darrington Kluever Van Roekel Den Herder Knoblauch Nolting Doolev O'Hearn Varley Koch Doyle Voorhees Kreamer Ossian Drake Lawson Pelton Walter Dunton Perkins Weichman Lippold Ellsworth Lipsky Peterson Wells Logue Wolfe Ewell Poncy Franklin Mayberry Renda Mr. Speaker Gannon

Absent or not voting, 4:

Dietz Knight Miller of Welden
Page

Amendment to the amendment lost.

Gannon of Jasper offered from the floor the following amendment and moved its adoption:

Amend Senate File 619, as passed by the Senate, by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. All revenue derived from the collection of service taxes on new construction, advertising and the processing of meat, fish, fowl and vegetables is hereby appropriated to the state's equalization aid payment to high school districts as provided in chapter three hundred fifty-six (356) of the Acts of the Sixty-second General Assembly. This appropriation shall be additional to the amount appropriated for school equalization aid by House File 368, Acts of the Sixty-third General Assembly.

Roll call was requested by Gannon of Jasper and Blouin of Dubuque.

On the question "Shall the amendment be adopted?" (S.F. 619)

The ayes were, 39:

Bailey Dunton Kennedy of Priebe Baker Ewell Dubuque Radi Bennett Franklin Knoblauch Renda Blouin Freeman of Langland Schmeiser Caffrey Camp Clay-Dickinson Mendenhall Schwartz Gannon Mezvinsky Skinner Christensen Jesse Middleswart Stokes Cochran Johnston of Miller of Stroburg Crosier Johnson Des Moines Tapscott Nolting Dougherty Kennedy of Tieden Wells Doyle Chickasaw Poncy

The nays were, 73:

McCartney Schroeder Hansen of Andersen Black Hawk McIntyre Shaw Battles Shepherd Hanson of Menefee Howard-Mitchell Millen Sorg Bergman Hill Miller of Strand Brinck Huff Stromer Campbell Jones Johnson of Miller of Strothman Corey Audubon Marshall Van Drie Crabb Kehe Van Norstrand Cunningham Milligan Van Roekel Kitner Mohrfeld Darrington Klein Nelson Dooley Varley Nielsen Kluever Voorhees Drake Koch O'Hearn Walter Edgington Ossian Warren Kreamer Ellsworth Pelton Waugh Freeman of Kruse Buena Vista Lawson Perkins Weichman Goode Peterson Winkelman Lippold Pierson Wolfe Graham Lipsky Rex Mr. Speaker Grassley Logue Sanders Hamilton Mayberry

Absent or not voting, 12:

Den Herder Fisher of McCormick Rodgers
Dietz Greene Miller of Roorda
Fischer of Holden Page Welden
Grundy Knight Newton

Amendment to the amendment lost.

Jesse of Polk offered the following amendment from the floor and moved its adoption:

Amend the Van Nostrand, et al., amendment, filed May 16, to Senate File 619 by striking lines two (2), three (3) and four (4) and inserting in lieu thereof the following:

"1. Page two (2) by striking from line thirty-two (32) everything after the period and by striking all of lines thirty-three, thirty-four and thirty-five (33.34, and 35)."

The amendment lost.

Radl of Linn offered from the floor the following amendment filed by Radl and Poncy of Wapello:

Amend Senate File 619, as passed by the Senate, by striking all after the enacting clause and insert in lieu thereof the following:

Section 1. All revenue derived from the service tax on new construction, advertising and the processing of meat, fish and fowl shall be distributed to cities and towns on a population basis.

The Speaker ruled the amendment out of order.

Renda of Polk offered from the floor the following amendment filed by Renda and Bennett of Polk:

Amend Senate File 619, as passed by the Senate, as follows:

- 1. Page 1 by inserting after line seven (7) the following new paragraph:
- 1. By striking from line seven (7) the words "barber and beauty".
- 2. By renumbering the subsequent paragraphs.
- 3. Page 1, line two (2), by inserting after the word "advertising" the words, "barber and beauty services."

The Speaker ruled the amendment out of order.

Johnston of Johnson moved that the Van Nostrand, et al., amendment be tabled.

Roll call was requested by Johnston of Johnson and Gannon of Jasper.

On the question "Shall the Van Nostrand, et al., amendment be tabled?" (S.F. 619)

The ayes were, 28:

Bailey	Gannon	Langland	Renda
Blouin	Jesse	Mendenhall	Schmeiser
Caffrey	Johnston of	Mezvinsky	Schwartz
Christensen	J ohnson	Middleswart	Skinner
Crosier	Kennedy of	Newton	Tapscott
Dunton	Chickasaw	Nolting	Walter
Ewell	Kennedy of	Poncy	Wells
Franklin	Dubuque	Priebe	

The nays were, 80:

Alt	Freeman of	Kluever	Milligan
Andersen	Buena Vista	Knoblauch	Mohrfeld
Baker	Goode	Koch	Nelson
Battles	Graham	Kreamer	Nielsen
Bergman	Grassley	Kruse	O'Hearn
Brinck	Hamilton	Lawson	Ossian
Campbell	Hansen of	Lippold	Pelton
Corey	Black Hawk	Lipsky	Perkins
Crabb	Hanson of	Logue	Peterson
Darrington	Howard-Mitchell	Mayberry	Pierson
Dooley	Hill	McCartney	Radl
Dougherty	Holden	McIntyre	Rex
Doyle	Huff	Menefee	Sanders
Drake	Johnson of	Millen	Schroeder
Edgington	Audubon	Miller of	Shaw
Ellsworth	Kehe	Jones	Shepherd
Fischer of	Kitner	Miller of	Sorg
Grundy	Klein	Marshall	Stokes

Strand Van Drie Voorhees Winkelman Stromer Van Norstrand Warren Wolfe Strothman Van Roekel Waugh Mr. Speaker Tieden Varley Weichman

Absent or not voting, 16:

Bennett McCormick Fisher of Rodgers Camp Miller of Roorda Greene Des Moines Cochran Freeman of Stroburg Cunningham Clay-Dickinson Miller of Welden Den Herder Knight Page Dietz

Motion to table lost.

McCartney of Floyd moved the previous question on Senate File 619 and all amendments filed thereto.

The motion prevailed.

Tieden of Clayton offered from the floor the following amendment and moved its adoption:

Amend the Van Nostrand, et al., amendment, filed May 16, to Senate File 619 as follows:

- 1. By striking all of lines two (2), three (3) and four (4) and inserting in lieu thereof:
- 1. Page 2 by striking from line twenty-seven (27) everything after "1969" and all of line twenty-eight (28), and that part of line twenty-nine (29) ending with the word "part." and by inserting in line thirty (30) a period after the word "Iowa" and by striking all the rest of line thirty (30), and all of lines thirty-one (31), thirty-two (32), thirty-three (33), thirty-four (34) and thirty-five (35).
- 2. Line eleven (11) by striking the words and figures "two hundred thousand dollars (\$200,000.00)", and inserting in lieu thereof the words and figures "two million dollars (\$2,000,000.00)".

The amendment lost.

Van Nostrand of Pottawattamie moved the adoption of amendment 1 of the Van Nostrand, et al., amendment.

Roll call was requested by Skinner of Polk and Gannon of Jasper.

Rule 69 was invoked.

On the question "Shall amendment 1 be adopted?" (S.F. 619)

The ayes were, 73:

Corev Hamilton Klein Anderson Crabb Hanson of Kluever Howard-Mitchell Koch Bailey Darrington Holden **Battles** Dooley Knoblauch Drake Huff Bergman Kreamer Ellsworth Johnson of Camp Kruse Campbell Goode Audubon Langland Graham Kehe Christensen Lawson Cochran Grassley Kitner Lippold

Lipsky	Milligan	Schroeder	Van Nostrand
Logue	Mohrfeld	Shaw	Van Roekel
McCartney	Nelson	Shepherd	Varley
McIntyre	Nielsen	Sorg	Voorh ees
Mendenhall	O'Hearn	Stokes	Walter
Menefee	Ossian	Strand	Warren
Millen	Perkins	Strome r	Waugh
Miller of	Peterson	Strothman	Weichman
Jones	Pierson	Tieden	Winkelman
Miller of	Sanders	Van Drie	Mr. Speaker
Marshall			-

The nays were, 36:

Baker	Fischer of	Kennedy of	Pelton
Blouin	Grundy	Chickasaw	Poncy
Brinck	Franklin	Kennedy of	Priebe
Caffrey	Freeman of	Dubuque	Radi
Crosier	Buena Vista	Mayberry	Renda
Dougherty	Freeman of	Mezvinsky	Rex
Doyle	Clay-Dickinson	Middleswart	Schmeiser
Dunton	Gannon	Miller of	Schwartz
Edgington	Jesse	Des Moines	Skinner
Ewell	Johnston of	Newton	Tapscott
	Johnson	Nolting	Wells

Absent or not voting, 15:

Bennett	Fisher of	Knight	Roorda
Cunningham	Greene	McCormick	Stroburg
Den Herder	Hansen of	Miller of	Welden
Dietz	Black Hawk	Page	Wolfe
1	Hill	Rodgers	

Division 1 of the amendment was adopted.

Van Nostrand of Pottawattamie offered the following amendment from the floor and moved its adoption:

Amend the Van Nostrand, et al., amendment to Senate File 619, filed May 16, 1969, as follows:

- 1. By striking lines five (5) and six (6) and inserting in lieu thereof the following:
- 2. Page 4 by striking lines five (5), six (6), and seven (7), and inserting in lieu thereof the following:

"engineer contracted for after June 1, 1969, shall be null and void."

2. Further amend the Van Nostrand, et al., amendment by striking line seven (7) and inserting in lieu thereof the following:

"Sec. 10."

The amendment was adopted.

Van Nostrand of Pottawattamie moved the adoption of amendment 2 of the Van Nostrand amendment as amended.

Amendment 2 as amended was adopted.

(Senate File 619 pending.)

COMMUNICATION FROM THE SECRETARY OF STATE

May 20, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa

I hereby certify that Senate File 79 was published in the Hampton Chronicle, Hampton, Iowa, May 8, 1969, and in The Brooklyn Chronicle, Brooklyn, Iowa, May 8, 1969.

I further certify that Senate File 609 was published in the Marshalltown Times-Republican, Marshalltown, Iowa, May 12, 1969, and in The Sheffield Press, Sheffield, Iowa, May 15, 1969.

I further certify that Senate File 624 was published in The DeWitt Observer, DeWitt, Iowa, May 8, 1969, and in The Pioneer-Republican, Marengo, Iowa, May 8, 1969.

I further certify that House File 242 was published in The Altoona Herald, Altoona, Iowa, May 15, 1969, and in The Iowa Federationist, Des Moines, Iowa, May 16, 1969.

I further certify that House File 436 was published in The New Hampton Tribune, New Hampton, Iowa, May 15, 1969, and in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 9, 1969.

MELVIN D. SYNHORST Secretary of State

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolutions 25 and 30; and Senate Files 383, 511, 555, 563, 590, 610, 634, 671, 673, 675, 682, 685 and 686.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Joint Resolutions 25 and 30; and Senate Files 383, 511, 555, 563, 590, 610, 634, 671, 673, 675, 682, 685 and 686.

AMENDMENTS FILED

- 1 Amend Senate File 619, as passed by the Senate, as follows:
- 2 Sec. 2 by adding thereto the following:
- 3 "The provisions of this section shall become effective on
- 4 July 1, 1970."

- 1 Amend Senate File 619, as passed by the Senate, as 2 follows:
- 1. Page one (1) by adding after line twenty-one (21)

4 the following new subsection:

"7. By inserting in line four (4) after the word 'services,'

6 the word 'lobbying,' ".

2. Page one (1), lines one (1) and two (2), by inserting

after the word "advertising," the word "lobbying,".

GANNON of Jasper

On motion by McCartney of Floyd, the House adjourned until 8:30 a.m., Thursday, May 22, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, THURSDAY, MAY 22, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by Father F. J. McEnany, pastor of the St. Mary's Catholic Church, Williams, Iowa.

The Journal of Wednesday, May 21, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McIntyre of Linn on request of Sorg of Linn; Knight of Humboldt-Pocahontas on request of Millen of Jefferson-Van Buren.

PRESENTATION OF VISITORS

Van Drie of Story presented to the House eighteen students of a special education class of Story County and their teachers, Mrs. Ray McBurney and Mrs. Faye Peters.

Sorg of Linn presented to the House thirty-six students from St. Joseph School, Marion, and Sister Mary Richard.

Varley of Adair-Madison presented to the House forty-one students from Orient-Macksburg School, accompanied by Mrs. Clarence Baker, Mrs. Clair Ramsbottom, Mrs. George Whitmarsh, Mrs. Earl Pettigrew, Mrs. Dale Dillenburg and Dick Black.

Rex of Hamilton presented to the House sixty ninth grade students from Iowa Falls, accompanied by Les Aasheim.

Pelton of Clinton presented to the House the Honorable John W. Carlsen, former member of the House in the Fifty-sixth and Fifty-seventh General Assemblies from Clinton County.

PETITION

The following petition was received and placed on file:

By Dougherty of Lucas-Monroe and Schwartz of Wapello, from five hundred two residents of Monroe and Wapello Counties asking that the Monroe-Wapello county line road (T-59) be paved or improved with black top.

SENATE AMENDMENTS CONSIDERED

Millen of Jefferson-Van Buren called up for consideration House File 568, a bill for an act relating to the sale or transfer of firearms to residents of adjacent states, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 568 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. A resident of Iowa not otherwise precluded by applicable law, may purchase firearms, rifles, shotguns, ammunition, reloading components, or firearms accessories in states contiguous to Iowa. This authorization is enacted in conformance with Gun Control Act of 1969, 18 U.S.C. section nine hundred twenty-two (922) (b) (3) (A). In the event that presently enacted federal restrictions on the purchase of firearms, rifles, shotguns, ammunition, reloading components, or firearms accessories are repealed by the United States Congress or set aside by courts of competent jurisdiction, this section shall in no way be interpreted to prohibit or restrict the purchase of firearms, shotguns, rifles, ammunition, reloading components, or firearms accessories by residents of Iowa otherwise competent to purchase the same in contiguous or other states.

A dealer licensed in Iowa may sell or deliver a rifle or shotgun, and a collector licensed in Iowa may sell or deliver a rifle or shotgun if it is a curio or relic, to a resident of an adjacent state, if the purchaser's state of residence permits such sale or delivery by law, the sale fully complies with the legal conditions of Iowa and the adjacent state, and the purchaser and licensee have, prior to the sale or delivery for sale of the rifle or shotgun, complied with all the requirements of the Federal Gun Control Act of 1968."

2. By inserting in line 2 after the word, "of" the words, "Iowa and".

Motion prevailed and the House concurred in the Senate amendment.

Millen of Jefferson-Van Buren moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 568)

The ayes were, 75:

Dunton Huff Andersen Mendenhall Battles Ellsworth Johnson of Menefee Bergman Ewell Audubon Mezvinsky Kehe Blouin Fischer of Millen Camp Grundy Kennedy of Miller of Campbell Fisher of Dubuque Des Moines Klein Corey Greene Miller of Crabb Freeman of Koch Jones Buena Vista Crosier Kreamer Miller of Goode Cunningham Kruse Marshall Darrington Graham Lippold Mohrfeld Den Herder Hamilton Logue Nielsen Dougherty Hanson of McCartney Nolting Howard-Mitchell McCormick Doyle O'Hearn

Ossian	Schmeiser	Stromer	Walter
Poncy	Schroeder	Strothman	Warren
Priebe	Schwartz	Tapscott	Weichman
Radi	Shaw	Tieden	\mathbf{Wells}
Renda	Shepherd	Van Drie	Winkelman
Rodgers	Stokes	Varley	Wolfe
Roorda	Strand	Voorhees	Mr. Speaker

The nays were, none.

Absent or not voting, 49:

Alt	Freeman of	Kluever	Pelton
Bailey	Clay-Dickinson	Knight	Perkins
Baker	Gannon	Knoblauch	Peterson
Bennett	Grassley	Langland	Pierson
Brinck	Hansen of	Lawson	Rex
Caffrey	Black Hawk	Lipsky	Sanders
Christensen	Hill	Mayberry	Skinner
Cochran	Holden	McIntyre	Sorg
Dietz	Jesse	Middleswart	Stroburg
Dooley	Johnston of	Miller of	Van Nostrand
Drake	Johnson	Page	Van Roekel
Edgington	Kennedy of	Milligan	Waugh
Franklin	Chickasaw	Nelson	Welden
	Kitner	Newton	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Camp of Clinton called up for consideration House File 817, a bill for an act to appropriate from the general fund of the state to the Iowa state commerce commission and various divisions thereof, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 817 as follows:

- 1. Page 1 by striking all after the word "be" in line 12 and by striking all of lines 13 through 17, inclusive, and inserting in lieu thereof the following: "fifteen thousand (15,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971; and the salary of one member shall be twelve thousand (12,000) dollars per year for the period July 1, 1969, to January 12, 1970, on a pro rata basis and thereafter fifteen thousand (15,000) dollars per year until June 30, 1971, inclusive\$44,250.00".
- 2. Page 1, line 22, by striking the figure "212,120.00" and inserting in lieu thereof the figure "215,370.00".
- 3. Page 2, line 14, by striking the figure "975,080.00" and inserting in lieu thereof the figure "978,380.00".

Motion prevailed and the House concurred in the Senate amendment.

Camp of Clinton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 817)

The ayes were, 79:

Andersen	Goode	Mezvinsky	Schwartz
Battles	Graham	Millen	Shaw
Bennett	Hamilton	Miller of	Shepherd
Bergman	Hanson of	Des Moines	Sorg
Blouin	Howard-Mitchell	Miller of	Stokes
Brinck	Huff	Jones	Strand
Camp	Johnson of	Miller of	Stromer
Campbell	Audubon	Marshall	Strothman
Crabb	Kehe	Milligan	Tapscott
Crosier	Kenn edy of	Mohrfeld	Tieden
Cunningham	Dubuque	Nelson	Van Drie
Den Herder	Klein	Nielsen	Van Roekel
Dooley	Knoblauch	Nolting	Varley
Dougherty	Koch	O'Hearn	Voorhees
Doyle	Kreamer	Ossian	Walter
Dunton	Kruse	Poncy	Warren
Ellsworth	Lippold	Priebe	Weichman
Fischer of	Logue	Radl	Wells
Grundy	McCartney	Renda	Winkelman
Fisher of	McCormick	Rodgers	Wolfe
Greene	Mendenhall	Roorda	Mr. Speaker
Freeman of Clay-Dickinson	Menefee	Schmeiser	•

The nays were, none.

Absent or not voting, 45:

Alt	Freeman of	Kitner	Pelton
Bailey	Buena Vista	Kluever	Perkins
Baker	Gannon	Knight	Peterson
Caffrey	Grassley	Langland	Pierson
Christensen	Hansen of	Lawson	Rex
Cochran	Black Hawk	Lipsky	Sanders
Corey	Hill	Mayberry	Schroeder
Darrington	Holden	McIntyre	Skinner
Dietz	Jesse	Middleswart	Stroburg
Drake	Johnston of	Miller of	Van Nostrand
Edgington	Johnson	Page	Waugh
Ewell	Kennedy of	Newton	Welden
Franklin	Chickasaw		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 412, a bill for an act relating to credit unions, with report of committee recommending passage, was taken up for consideration.

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 412)

The ayes were, 83:

Andersen Alex	Goode	Millen	Shaw
Battles	Graham	Miller of	Shepherd
Bennett	Hamilton	Des Moines	Sorg
Bergman	Hanson of	Miller of	Stokes
Blouin	Howard-Mitchell	Jones	Strand
Brinck	Huff	Milligan	Stroburg
Camp	Johnson of	Mohrfeld	Stromer
Campbell	Audubon	Nelson	Strothman
Crabb	Kehe	Newton	Tapscott
Crosier	Kennedy of	Nielsen	Tieden
Cunningham .	Dubuque	Nolting	Van Drie
Darrington	Klein	O'Hearn	Van Roekel
Den Herder	Knoblauch	Ossian	Varley
Dooley	Koch	Pierson	Voorhees
	Kreamer	Poncy	Walter
Doyle		Priebe	Warren
Dunton	Lippold	Radl	Waugh
Fisher of	Tamia	Renda	Weichman
Greene	McCartney	Rodgers	Wells
Freeman of	McCormiak	Roorda	Winkelman
Buena Vista	Mondonhall	Schmeiser	Wolfe
Frommer of	Monefoo	Schroeder	Mr. Speaker
Freeman of			mr. speaker
Clay-Dickinson,	mezvinsky	Schwartz	•

The nays were, none.

Absent or not voting, 41:

Alt Bailey	Fischer of Grundy	Kennedy of Chickssaw	Miller of Marshall
Baker	Franklin	Kitner	Miller of
	Gannon	Kluever	Page
Christensen	Grassley	Knight	Pelton
Cochran	Hansen of	Langland	Perkins
Corey	Black Hawk	Lawson	Peterson
Dietz	Hill	Lipsky	Rex
Drake T	Holden	Mayberry	Sanders
Edgington.	Jesse	McIntyre	Skinner
Ellsworth	Johnston of	Middleswart	Van Nostrand
Ewell			Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 750 WITHDRAWN

Van Drie of Story asked and received unanimous consent to withdraw House File 750 from further consideration by the House.

Senate File 369, a bill for an act relating to compensation of the mayor and councilmen, with report of committee recommending passage, was taken up for consideration.

Huff of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 369)

The ayes were, 92:

Andersen Freeman of Menefee Schmeiser Battles Clay-Dickinson Mezvinsky Schroeder Millen Schwartz Bennett Goode Bergman Graham Miller of Shaw Shepherd Hamilton Des Moines Blouin Sorg Hanson of Miller of Brinck Howard-Mitchell Jones Stokes Camp Campbell Holden Miller of Strand Huff Marshall Stroburg Corey Johnson of Milligan Stromer Crabb Audubon Mohrfeld Strothman Crosier Cunningham Kehe Nelson Tapscott Kennedy of Newton Tieden Darrington Dubuque Nielsen Van Drie Den Herder Nolting Klein Van Roekel Dooley Dougherty Knoblauch O'Hearn Varley Doyle Koch Ossian Voorhees Kreamer Walter Dunton Pierson Ellsworth Kruse Warren Poncy Waugh Ewell Lawson Priebe Weichman Fischer of Lippold Radl Lipsky Renda Wells Grundy Winkelman Rodgers Fisher of Logue Wolfe McCartney Roorda Greene McCormick Sanders Mr. Speaker Freeman of Buena Vista Mendenhall

The nays were, none.

Absent or not voting, 32:

Alt	Franklin	Kennedy of	Miller of
Bailey	Gannon .	Chickasaw	Page
Baker	Grassley	Kitner	Pelton
Caffrey	Hansen of	Kluever	Perkins
Christensen	Black Hawk	Knight	Peterson
Cochran	Hill	Langland	Rex
Dietz	Jesse	Mayberry	Skinner
Drake	Johnston of	McIntyre	Van Nostrand
Edgington	Johnson	Middleswart	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 235, a bill for an act exempting certain school buses from payment of motor vehicle registration fees, with report of committee recommending passage, was taken up for consideration.

Ellsworth of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 235)

The ayes were, 87:

Alt	Bergman	Camp	Corey
Andersen	Blouin	Campbell	Crabb
Battles	Brinck	Christensen	Crosier
Bennett	Caffrey	Cochran	Cunningham

Den Herder	Hanson of	Miller of	Schwartz 4
Dooley		Des Moines	Shaw
Dougherty		Miller of	Shepherd
Doyle.	Kennedy of	Marshall	Sorg
Dunton	Dubuque	Milligan	Stokes
Edgington	Klein	Newton	Strond .
Ellsworth	Knoblauch	Nielsen	Stroburg
Ewell	Kreamer	Nolting	Stromer
Fischer of	Kruse	Ossian	Strothman
Grundy	Lawson	Peterson	Tapscott
Fisher of	Lippold		Tieden
Greene	Lipsky	Poncy	Van Drie
Freeman of	Logue	Priebe	Van Roekel
Buena Vista	McCartney	Radl	Varley
Freeman of	McCormick	Renda	Voorhees
Clay-Dickinson	Mendenhall	Rodgers	Weichman
Goode	Mezvinsky	Roorda	Wells
Graham	Middleswart	Sanders	Winkelman
Grassley	Millen	Schmeiser	Wolfe
Hamilton	17 C-16 C-16 C-16 C-16 C-16 C-16 C-16 C-16	Schroeder	Mr. Speaker
		Contract of the second	and the settle and the set

The nays were, 7:

Johnson of	Kehe	Nelson	Warren	Themp
Audubon newhos		Walter to managed I		
Absent or not vot		Buena Vista Freeman of		
Bailey maranda !!	Hill ventracold	Koch and G-vaffy	Mohrfeld	Battles
Baker saboordo2	Holden Market Market	Langland bood	O'Hearn	Bennetz
Darrington swife?	Jesse liminebnek	Mayberry maderil	Pelton	Bergman
Dietz wand.	Johnston of	McIntyre velsant?	Perkins	Blomin
Drake brendend	Johnson arivas M	Menefee notlimaH	Rex	Caffrey -
Franklin "remntal8"	Kennedy of	Miller of to meanaH	Skinner	Camp
Gannon	Chickasawiellik	Jones Hashall	Van Nost	rand
Hansen of as lot?	Kitner to salliM	Miller of to mosmaH	Welden	Christens
Black Hawk sada	KnightminM sell	HePage -brawoH		Cochrun
0.11	9	4 / 27		-

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to. Cumingham hard Auduben Marthall Tieden
Darrington Landston of Militage Van Drie

HOUSE FILE 423 WITHDRAWN

Kennedy of Dubuque asked and received unanimous consent to withdraw House File 423 from further consideration by the House. Kitmer E CHearn

Senate File 289, a bill for an act relating to various changes in the probate law, with report of committee recommending passage, was Pisher of Koch Poncy and Winkelman Winkelman V. Greener Winkelman V. Driebe

Doyle of Woodbury offered the following amendment filed by him and moved its adoption: 202

Amend Senate File 289, section 7, page 5, by striking all of lines twentytwo (22) through thirty-two (32), and placing in lieu thereof the following: "natural parents, except that the adopted person may also inherit from his natural parent or parents in an intestate estate under the following circum-

a. When the adopted person has attained his majority at the time of the adoption; or



b. When the adopted person is related to one or both of the adoptive

parents within the fourth degree of consanguinity.

3. A lawful adoption shall extinguish the right of inheritance of the natural parent or parents from and through the adopted person except that the natural parent or parents may inherit from such adopted person in an intestate estate under the following circumstances:

a. When the adopted person has attained his majority at the time of the adoption, and the adoptive parents are deceased at the time of the adopted

person's death, or

b. When the adopted person is related to one or both of the adoptive parents within the fourth degree of consanguinity."

The amendment was adopted.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Linnold

Padense

On the question "Shall the bill pass!" (S.F. 289)

The ayes were, 104:

Alt	Freeman of	Lippold	Kodgers
Andersen	Buena Vista	Lipsky	Roorda
Bailey	Freeman of	Logue	Sanders
Battles	Clay-Dickinson	McCartney	Schmeiser
Bennett	Goode	McCormick	Schroeder
Bergman	Graham	Mendenhall	Schwartz
Blouin	Grassley	Menefee	Shaw
Caffrey	Hamilton	Mezvinsk y	Shepherd
Camp	Hansen of	Middleswart	Skinner
Campbell	Black Hawk	Millen	Sorg
Christensen	Hanson of	Miller of	Stokes
Cochran	Howard-Mitchell		Strand
Corey	Holden	Miller of	Stromer
Crabb	Huff	Jones	Strothman
Crosier	Johnson of	Miller of	Tapscott
Cunningham	Au dubon	Marshall	Tieden
Darrington	Johnston of	Milligan	. Van Drie
Den Herder	Johnson	Mohrfeld	Van Nostrand
Dooley	Kehe	Nelson	Van Roekel
Dougherty	Kennedy of	Newton	Var l ey
Doyle	Chickasaw	Nolting :	Voorhees
Dunton	Kitner	O'Hearn	Walter
Edgington	Klein	Ossian	Warren
Ellsworth	Kluever	Peterson	Waugh
Ewell	Knoblauch	Pierson	Weichman
Fisher of	Koch	Poncy	Wells
Greene	Kreamer	Priebe	Winkelman
Franklin	Kruse	Radl	Wolfe
	Lawson	Rex	Mr. Speaker

The nays were, none.

Absent or not voting, 20:

Baker Brinck	Fischer of Grundy	. Jesse Kennedy of	Langland Mayberry
Dietz	Gannon	Dubuque	McIntyre
Drake	Hill	Knight	

Miller of Page

Nielsen Pelton

Perkins Renda

Stroburg Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 350, a bill for an act relating to the reporting of funds received by state departments, agencies, boards, and institutions to the state comptroller, with report of committee recommending passage, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed by him and moved its adoption:

Amend Senate File 350 as follows:

- 1. By inserting in line eight (8) after the words "private sources" the words "except gifts or donations made to institutions for the personal use or for the benefit of members, patients or inmates and receipts from the gift shop of merchandise manufactured by members, patients, or inmates".
- 2. By inserting in line ten (10) after the word "funds" the words "that supplement or replace state appropriations for institutional operations".

The amendment was adopted.

Dunton of Keokuk asked and received unanimous consent to withdraw the amendment filed by him and Skinner of Polk on May 19 and found on page 1809 of the House Journal.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 350)

The ayes were, 102:

Alt Andersen **Battles** Bennett Bergman Blouin Brinck Caffrey Camp Campbell Christensen Cochran Corev Crabb Crosier Cunningham Darrington Den Herder Dougherty Doyle Drake

Dunton Edgington Ellsworth Ewell Fisher of Greene Franklin Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley

Hamilton Hansen of Black Hawk Hanson of Howard-Mitchell Mendenhall Holden Huff

Johnson of Audubon Johnston of Johnson Kehe Kennedy of Chickasaw Klein Kluever Knoblauch Koch Kreamer Kruse Lawson Lippold Lipsky Logue

McCormick Menefee Mezvinsky

Middleswart Millen

Miller of Des Moines Miller of Jones Miller of

Marshall Milligan Mohrfeld Nelson Newton Nielsen Nolting O'Hearn Ossian Pierson Poncy

Priebe Radl Rex

Rodgers	Sorg	Tieden	Warren
Roorda	Stokes	Van Drie	Waugh
Sanders	Strand	Van Nostrand	Weichman
Schmeiser	Stroburg	Van Roekel	Wells
Schwartz	Stromer	Varley	Winkelman
Shaw	Strothman	Voorhees	Wolfe
Shepherd	Tapscott	Walter	Mr. Speaker

The nays were, none.

Absent or not voting, 22:

Bailey	Hill	Langland	Pelton
Baker	Jesse	Mayberry	Perkins
Dietz	Kennedy of	McCartney	Peterson
Dooley	Dubuque	McIntyre	Renda
Fischer of	Kitner	Miller of	Schroeder
Grundy	Knight	Page	Welden
Gannon			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 190, a bill for an act relating to removal of billboards, etc., on highways, with report of committee recommending passage, was taken up for consideration.

Radl of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 190)

The ayes were, 97:

Alt	Freeman of Knoblauch	Newton
Andersen	Buena Vista Koch	Nielsen
Bailey	Freeman of Kreamer	O'Hearn
Battles	Clay-Dickinson Kruse	Ossian
Bergman	Gannon Charles Lippold	Peterson
Blouin	Goode la marado Lawson	Pierson
Caffrey	Graham meandel Lipsky	Poney
Campbell	Grassley Logue	Priebe
Cochran	Hamilton McCormic	k Radl
Corey	Hansen of Mendenha	llai Rex
Crabb	Black Hawk Menefee	Rodgers
Cunningham	Hanson of Mezvinsk	Roorda
Darrington	Howard-Mitchell Middlesw	art Sanders
Den Herder	· Huff doo Millenuis	Schmeiser
Dougherty	Johnson of Miller of	Schroeder
Doyle	Audubon Des Mo	ines Schwartz
Drake	Johnston of Miller of	Shaw
Dunton	Johnson Hoggid Jones	Shepherd
Edgington	Kehe Zag Miller of	Skinner
Ellsworth	Kennedy of Marsha	III Sorg
Fisher of	Chickasaw 100 Milligan	Stokes
Greene	Klein Barrobas Mohrfeld	Strand
Franklin	Kluever 991903 Nelson	Stroburg
		The state of the s

Stromer	Van Nostrand	Walter	Wells
Strothman	Van Roekel	Warren	Winkelman
Tapscott	Varley	Waugh	Wolfe
Van Drie	Voorhees	Weichman	Mr. Speaker
The nays we	re, 7:	45	88 A. S.
Bennett	Crosier	Holden	Tieden
Christensen	Ewell	Nolting	

Absent or not voting, 20:

Baker		Fischer of	Kitner	Miller of
Brinck	e - E	Grundy	Knight	Page
Camp		Hill	Langland	Pelton
Dietz	i	Jesse	Mayberry	Perkins
Dooley	not light o	Kennedy of	McCartney	Renda
. 7		Dubuque	McIntyre	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

(House Refuses to Concur)

Elisworth of Dubuque called up for consideration House File 680, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 680 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. As used in this Act, unless the context requires otherwise:

1. "The secretary" means the secretary of the United States department

of housing and urban development.

2. "Farm property" means the residence, personal effects, other farm buildings and other personal property used in conjunction with a farming operation.

3. "The Act" means Section 1223 of the Housing and Urban Development Act of 1968, Public Law 90-448, 90th Congress approved August 1, 1968.

4. "The fund" or "fund" means the federal reinsurance reimbursement

4. "The fund" or "fund" means the federal reinsurance reimbursement fund referred to in this Act.

5. "Commissioner" means the commissioner of insurance.

Sec. 2. There is hereby created the federal riot reinsurance fund in the office of the treasurer of state which shall be operated under the joint control of the director of revenue and the commissioner. The fund shall consist of all payments made by insurers in accordance with the provisions of this Act. The director of revenue shall have the same power to enforce the collection of the assessments provided hereunder as any other obligation due the state.

Sec. 8. The commissioner shall reimburse the secretary in an amount up to five percent of the aggregate property, except farm property insurance premiums earned in this state during the calendar year immediately preceding the calendar year with respect to which the secretary paid losses on lines of insurance reinsured by him in this state during that year and for which he claims reimbursement from the fund in accordance with the Act.

Sec. 4. Whenever the secretary shall, in accordance with the Act, present to the state a request for reimbursement under the Act, the commis-



sioner shall immediately assess all insurers which, during the calendar year with respect to which reimbursement is requested by the secretary, were licensed to write and engaged in writing property insurance business, including the property insurance components of multi-peril policies on a direct basis, in this state. The amount of each such insurer's assessment shall be calculated by multiplying the amount of the reimbursement requested by the secretary by a fraction the numerator of which is the insurer's premium actually written in this state in that calendar year on habitational and commercial property, except farm property, risks and the denominator of which is the aggregate premiums written by all licensed insurers on such property risks. In no event shall any insurer's assessment be less than one hundred dollars.

Sec. 5. The secretary shall be reimbursed up to the amount requested by warrants issued against the fund by the state comptroller upon vouchers approved by the director of revenue and the commissioner. If the assessment produces a fund greater than the amount requested by the secretary, the overage shall be placed in a special fund in the office of the treasurer of state under the control of the commissioner and the director of revenue and shall be applied to any subsequent requests by the secretary for reimbursement of losses paid on lines of insurance reinsured by him in this state in accordance with the Act.

In the event that the provisions of this Act and the assessments made thereunder are no longer needed in order to effectuate the program for which they were intended, the amounts remaining in the special fund shall inure to the general fund of the state.

Sec. 6. In the event any insurer fails, by reason of insolvency, to pay any assessment, the commissioner shall cause the reimbursement ratios computed under section four (4) to be immediately recalculated excluding therefrom the insolvent insurer, so that its assessment is in effect assumed and redistributed among the remaining insurers.

Sec. 7. Insurers shall include in filings submitted pursuant to Chapter five hundred fifteen A (515A), Code of 1966, a factor, applicable to the line or lines of insurance on which the assessment is levied, sufficient to recover within not more than three (3) years after the date of assessment any amounts so assessed under Sec. 4 of this Act during the preceding calendar year together with the amount of costs and expenses reasonably attributable to such assessment and recovery thereof.

Motion lost and the House refuses to concur.

CONFERENCE COMMITTEE REPORT REJECTED (House File 196)

Koch of Woodbury called up for consideration the conference committee report on House File 196, a bill for an act relating to the referendum for approval of low-rent housing projects, as follows:

REPORT OF CONFERENCE COMMITTEE (House File 196)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives

on House File 196, a bill for an act relating to the referendum for approval of low-rent housing projects, respectfully submit the following recommendation:

Amend House File 196 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred three A point five (403A.5), Code 1966, is hereby amended by inserting in line twelve (12), before the word 'until', the words 'for which the approval of the electors of the municipality is required by this chapter'.

Sec. 2. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby amended by inserting in line ten (10), after the word 'municipality', the words ', except as otherwise provided in this chapter'.

Sec. 3. Chapter four hundred three A (403A), Code 1966, is hereby amended by adding thereto the following new section:

'As an optional procedure, a municipality or low-rent housing agency may proceed to exercise the powers granted by this chapter on its own motion without an election, in the manner and subject to the limitations prescribed by this section. Before adoption of the resolution to proceed, the governing body of the municipality shall cause a notice of the proposed resolution to be published at least once in a newspaper of general circulation within the municipality, at least fifteen days prior to the meeting at which it is proposed to take action on the resolution to proceed. The scope of property acquisition for the low-rent housing project or projects shall be specifically limited, by the resolution to proceed, to:

1. The use of dwelling units in existing structures to be leased from private owners.

2. The construction or acquisition of dwelling units which are specifically designed for, and the occupancy of which is to be limited to, persons who are sixty-two years of age or older, or who are physically handicapped.

The authority of any municipality or low-rent housing agency to construct new dwelling units pursuant to subsection two (2) of this section shall be limited, in total, in relation to the population of the municipality in which the units are to be constructed as determined by the most recent federal decennial census, in accordance with the following table.

Official census population	Number of units
Up to 10,000	20
15,000	80
20,000	40
25,000	50
35,000	60
50,000	75
75,000	100
109,000	200
125,000	225
150,000	250
175,000	. 275
200,000	300
950,000	- 905

The municipality or low-rent housing agency may construct a greater number of new dwelling units, intended for the purposes prescribed in subsection two (2) of this section, than is permitted by the foregoing table if the construction of any such units in excess of the number permitted by the table has been approved by a referendum as provided in section four hundred three A point twenty-five (403A.25)."

2. By striking from page one (1), line one (1), the words "the referendum for approval of".

On the Part of the Senate: CHARLES G. MOGGED, Chairman JAMES E. BRILES JOHN M. WALSH On the Part of the House: EDGAR J. KOCH, Chairman TRAVE E. O'HEARN HAROLD O. FISCHER

Koch of Woodbury moved the adoption of the conference committee report and the amendments contained therein.

Roll call was requested by Koch of Woodbury and Lipsky of Linn.

On the question "Shall the conference committee report be adopted?" (H.F. 196)

The ayes were, 44:

·,·		
Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley Hamilton Hansen of Black Hawk Johnson of	Koch Kruse Lippold Logue Menefee Miller of Jones Mohrfeld Nelson Nielsen O'Hearn	Perkins Peterson Pierson Roorda Sorg Strand Strothman Van Drie Van Roekel Winkelman Wolfe Mr. Speaker
Audubon Kehe	Ossian	Mr. Speaker
	Freeman of Buena Vista Freeman of Clay-Dickinson Goode Graham Grassley Hamilton Hansen of Black Hawk Johnson of Audubon	Freeman of Koch Buena Vista Kruse Freeman of Lippold Clay-Dickinson Goode Menefee Graham Miller of Grassley Jones Hamilton Mohrfeld Hansen of Nelson Black Hawk Nielsen Johnson of O'Hearn Audubon Ossian

The nays were, 69:

Alt	Hanson of	McCartney	Sanders
Bailey	Howard-Mitchell	McCormick	Schmeiser
Baker	Hill	Mendenhall	Schroeder
Battles:	Holden	Mezvinsky	Schwartz
Bennett	Huff ,	Middleswart	Shaw
Blouin	Jesse	Miller of	Shepherd
Brinck	Johnston of	Des Moines	Skinner
Caffrey	Johnson	Miller of	Stokes
Campbell	Kennedy of	Marshall	Stromer
Cochran	Chickasaw	Milligan	Tapscott
Crabb	Kennedy of	Newton	Tieden
Crosier	Dubuque	Nolting	Van Nostrand
Cunningham	Kitner	Pelton	Varley
Dougherty	Knoblauch	Poncy	Voorhees
Dunton	Kreamer	Priebe	Walter
Ellsworth	Kreamer Langland	Radl	Warren
Ewell	Lawson	Renda	Weichman
Franklin	Lipsky	Rex	Wells
Gannon	Mayberry	Rodgers	
	•		• -

Absent or not voting, 11:

Dietz Fisher of	Kluever Knight McIntyre	Miller of Page	Stroburg Waugh Welden
Greene Kleim	McIntyre	Page	Welden

Motion lost and the conference committee report failed to be adopted.

ADOPTION OF CONFERENCE COMMITTEE REPORT (House File 819)

Lipsky of Linn asked and received unanimous consent to take up for immediate consideration the conference committee report on **House File 819**, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department, as follows:

REPORT OF CONFERENCE COMMITTEE (House File 819)

To the President of the Senate and the Speaker of the House of Representa-

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives on House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department, respectfully submit the following recommendation:

That the Senate amendment striking section eleven (11) of House File

819 be amended by inserting in lieu of such section the following:

"Sec. 11. The director of the bureau of mental health of the department of social services shall receive an annual salary of thirty-one thousand six hundred sixty (31,660) dollars."

On the Part of the House: On the Part of the Senate:

JOAN M. LIPSKY, Chairman W. CHARLENE CONKLIN, Chairman

THEODORE R. ELLSWORTH MARVIN W. SMITH GERRIT VAN ROEKEL FLOYD GILLEY

A. JUNE FRANKLIN WILLIAM F. DENMAN

Lipsky of Linn moved the adoption of the conference committee report and all amendments contained therein.

Motion prevailed.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 819)

The ayes were, 98:

Alt	Cochran	Ewell	Graham
Andersen	Corey	Fischer of	Grassley
Baker	Crosier	Grundy	Hamilton
Battles	Darrington	Fisher of	Hansen of
Bennett	Dooley	Greene	Black Hawk
Bergman	Dougherty	Franklin	Hanson of
Blouin	Do y le	Freeman of	Howard-Mitchell
Caffrey	Drake	Buena Vista	Hill
Camp	Dunton	Gannon	<u>H</u> olden
Campbell	Ellsworth	Goode	Huff

Jesse Johnston of Johnson Kehe Kennedy of Chickasaw Kennedy of Dubuque Kitner Kluever Knoblauch Kreamer Lawson Linsky	McCartney McCormick Mendenhall Menefee Middleswart Millen Miller of Des Moines Miller of Jones Miller of Marshall Milligan Nelson	O'Hearn Ossian Perkins Peterson Pierson Pioncy Priebe Radl Renda Rodgers Roorda Schmeiser Schroeder Schwartz	Sorg Stokes Strand Stromer Strothman Van Drie Van Roekel Varley Voorhees Walter Warren Weichman Wells Winkelman
Lawson	Milligan		Wells
Lipsky	Nelson		Winkelman
Logue	Nielsen		Wolfe
Mayberry	Nolting		Mr. Speaker

The nays were, 12:

Brinck	Freeman of	Koch	Rex
Christensen	Clay-Dickinson	Kruse	Stroburg
Edgington	Johnson of	Langland	Tieden
	Anduhon	Mohrfeld	

Absent or not voting, 19:

Bailey	Klein	Miller of	Skinner
Crabb	Knight	Page	Tapscott
Cunningham	Lippold	Newton	Van Nostrand
Den Herder	McIntyre	Pelton	Waugh
Dietz	Mezvinsky	Sanders	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 614 WITHDRAWN

Christensen of Clarke-Union asked and received unanimous consent to withdraw House File 614 from further consideration by the House.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 181, a bill for an act relating to levee and drainage districts.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 276, a bill for an act relating to court records.

Also: That the Senate has amended House amendment to, concurred in House amendment as amended, and passed the following bill in which the concurrence of the House is asked:

Senate File 376, a bill for an act relating to claims and actions under the Iowa Tort Claims Act. Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

: Senate File 416, a bill for an act relating to election of board of directors of school districts.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 494, a bill for an act relating to motor vehicles.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 530, a bill for an act relating to leasing and renting of motor vehicles.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 612, a bill for an act relating to the merit system of personnel administration.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 810, a bill for an act relating to the Iowa income tax.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 376

Amend the House amendment to Senate File 376 by striking in line 3 after the word "physicians" the following: ", optometrists".

SENATE AMENDMENT TO HOUSE FILE 810

Amend House File 810, as amended and passed by the House, as follows:
1. Page 1 by striking lines 3 through 12 and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point five (422.5), Code 1966, as amended by chapter three hundred forty-eight (348), section four-teen (14), Acts of the Sixty-second General Assembly, is hereby further amended by inserting the following paragraph after line forty-four (44):

"However, no tax shall be imposed on any resident or nonresident whose net income, as defined in section four hundred twenty-two point seven (422.7) of the Code, is three thousand dollars or less; but in the event that the payment of tax under this division would reduce the net income to less than three thousand dollars, then the tax shall be reduced to that amount which would result in allowing the taxpayer to retain a net income of three thousand dollars. The preceding sentence does not apply to estates or trusts. For the purpose of this paragraph, the entire net income, including any part thereof not allocated to Iowa, shall be taken into account. If the combined net income of a husband and wife exceeds three thousand dollars, neither of them shall receive the benefit of this paragraph, and it is immaterial whether they file a joint return or separate returns. An unmarried child under twenty-one years of age who is a dependent of his parent or parents as defined in section four hundred twenty-two point twelve (422.12) of the Code, shall not receive the benefit of this paragraph if such parent's net income exceeds three thousand dollars or if the combined net income of such parents exceeds three thousand dollars."

2. Page 1 by striking lines 23 through 25, and page 2 by striking lines 1 through 8, and inserting in lieu thereof the following:

Sec. 3. Section four hundred twenty-two point thirteen (422.13), Code 1966, is hereby amended by striking subsections one (1) and two (2) and inserting in lieu thereof the following:

"1. Every resident of Iowa who is required to file a federal income tax return under the Internal Revenue Code of 1954, or who has a net income of one thousand dollars or more for the tax year from sources taxable under this division, shall make and sign a return.

"2. Every nonresident who is required to file a federal income tax return under the Internal Revenue Code of 1954 and who has a net income of one thousand dollars or more for the tax year from sources taxable under this division, shall make and sign a return."

3. By adding the following new section:

Sec. 4. Section four hundred twenty-two point five (422.5), Code 1966,

is hereby amended by adding the following new paragraph:

"A resident of Iowa who is on active duty in the Armed Forces of the United States, as defined in Title 10, United States Code, Section 101, for more than six months in any calendar or fiscal year, shall not include his taxable income received from such service in computing the tax imposed by this section for such calendar or fiscal year."

The House was recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONFERENCE COMMITTEE APPOINTED (House File 196)

The Speaker announced the appointment of Shaw of Scott, chairman; Bennett of Polk, Lawson of Cerro Gordo, and Millen of Jefferson-Van Buren, on the part of the House, as conferees concerning House File 196.

ADOPTION OF CONFERENCE COMMITTEE REPORT (House File 784)

Fisher of Greene asked and received unanimous consent to take up for immediate consideration the conference committee report on House File 784, a bill for an act relating to the valuation and assessment of real and personal property, as follows:

REPORT OF CONFERENCE COMMITTEE (House File 784)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives on House File 784, a bill for an act relating to the valuation and assess-

ment of real and personal property, respectfully submit the following recommendations:

That the Senate recede from its amendment.

That House File 784 as reprinted after amendment and passage by the House of Representatives be amended as follows:

- 1. By striking from page one (1) all of lines eight (8) through twelve (12), inclusive, and renumbering the remaining subsections of section one (1) accordingly.
- 2. By striking from page one (1), line eighteen (18), the words "and such market value" and inserting in lieu thereof the word "or".
 - 3. By striking from page one (1), line twenty-one (21), the word "and".
- 4. By inserting in page one (1), line twenty-two (22), after the word "transactions", the words "or purchase of adjoining land or other land to be operated as a unit".
- 5. By striking from page one (1), lines twenty-three (23), twenty-four (24), and twenty-five (25), and from page two (2) all of lines one (1) through four (4), inclusive, and inserting in lieu thereof the following:
- "Actual value of property in one county shall be equalized as compared with actual value of property in an adjoining county. If a variation of five percent or more exists between the actual values of similar, closely adjacent property in adjoining counties in Iowa, the director of revenue shall determine whether adequate reasons exist for such variation. If no such reasons exist, the director of revenue shall direct assessors to make adjustments in such actual values to reduce the variation to five percent or less."
- 6. By striking from page two (2) all of lines five (5) through eleven (11), inclusive, and inserting in lieu thereof the following:

"In assessing and determining the actual value of agricultural property fifty percent consideration shall be given to each of the following factors:

- a. The productivity and net earning capacity determined on the basis of the use for agricultural purposes capitalized at a rate representing a fair return on the investment, such rate to be established by the state board of tax review and applied uniformly among counties and among classes of property."
- 7. By inserting in page two (2), after line fifteen (15), the following: "In counties or townships in which field work on a modern soil survey has been completed since January 1, 1949, the assessor and the department of revenue shall place emphasis upon the results of such survey in determining the productive and earning capacity of such agricultural property."

8. By striking from page two (2), line thirty-four (84), the figure "1973",

and inserting in lieu thereof the figure "1971".

9. By striking from page three (3), line three (3), the word "equalize", and inserting in lieu thereof the words "order the equalization of".

10. By striking from page three (3), lines five (5) and six (6), the words "except that the first equalization under this Act shall be on the 1971 assessment".

11. By striking from page three (3) all of lines seven (7), eight (8), and nine (9), and inserting in lieu thereof the following:

"of such value adjustments and before such equalization the director shall adopt, with approval of the state board of tax review and in the manner prescribed by chapter seventeen A (17A) of the Code, such rules as may be necessary to determine".

On the Part of the House:
C. RAYMOND FISHER, Chairman
ELMER H. DEN HERDER
NORMAN ROORDA
NORMAN G. RODGERS

On the Part of the Senate: ROGER J. SHAFF, Chairman HERBERT L. OLLENBURG BASS VAN GILST

Fisher of Greene moved the adoption of the conference committee report on House File 784 and all the amendments contained therein.

Roll call was requested by Fisher of Greene and Nielsen of Shelby.

On the question "Shall the conference committee report be adopted?" (H.F. 784)

The ayes were, 71:

Baker	Freeman of	Lippold	Roorda
Battles	Clay-Dickinson	Logue	Sanders
Bergman	Goode	McCartney	Schmeiser
Camp	Graham	McCormick	Schroeder
Campbell	Grassley	Mendenhall	Sorg
Christensen	Hamilton	Menefee	Stokes
Cochran	Hanson of	Middleswart	Strand
Corey	Howard-Mitchell	Millen	Stromer
Crabb	Hill	Miller of	Strothman
Cunningham	Holden	Jones	Tieden
Den Herder	Huff	Miller of	Van Drie
Dougherty	Johnson of	Marshall	Van Roekel
Drake	Audubon	Mohrfeld	Varley
Dunton	Kehe	Nelson	Walter
Edgington	Kennedy of	Nielsen	Warren
Ellsworth	Dubuque	Ossian	Waugh
Fisher of	Kitner	Peterson	Weichman
Greene	Kluever	Priebe	Winkelman
Freeman of	Kruse	Rex	Mr. Speaker
Buena Vista	Langland	Rodgers	

The navs were, 33:

Andersen	Hansen of	Lawson	Pelton
Blouin	Black Hawk	Lipsky	Poncy
Brinck	Jesse	Mayberry	Renda
Caffrey	Johnston of:	Mezvinsky	Schwartz
Crosier	Johnson	Miller of	Shepherd
Dooley	Kennedy of	Des Moines	Tapscott
Doyle	Chickasaw	Milligan	Voorhees
Ewell	Knoblauch	Newton	Wells
Franklin	Kreamer	Nolting	Wolfe
Cannon			

Absent or not voting, 20:

Alt	Fischer of	Miller of	Shaw
Bailey	Grundy	Page	Skinner
Bennett	Klein	O'Hearn	Stroburg
Darrington	Knight	Perkins	Van Nostrand
Dietz	Koch	Pierson	Welden
	McIntyre	Radl	

Motion prevailed and the report was adopted.

Fisher of Greene moved that the bill be read a last time now and

placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 784)

The ayes were, 73;

Bailey	Freeman of	Langland	Rodgers
Baker	Buena Vista	Lawson	Roorda
Battles	Freeman of	Lippold	Sanders
Bergman	Clay-Dickinson	Logue	Schmeiser
Camp	Goode	McCartney	Schroeder
Campbell	Graham	McCormick .	Stokes
Christensen	Grassley	Mendenhall	Strand
Cochran	Hamilton	Menefee	Stromer
Corey	Hanson of	Middleswart	Strothman
Crabb	Howard-Mitchell	l Millen	Tieden
Cunningham	Hill	Miller of	Van Drie
Den Herder	Holden	Jones	Van Roekel
Dougherty	Johnson of	Miller of	Varley
Drake	Audubon	Marshall	Walter
Dunton	Kehe	Mohrfeld	Warren
Edgington	Kennedy of	Nelson	Waugh
Ellsworth	Dubuque	Nielsen	Weichman
Fischer of	Kitner	Peterson	Winkelman
Grundy	Kluever	Priebe	Wolfe
Fisher of	Knoblauch	Rex	Mr. Speaker
Greene	Kruse		

The mays were, 84:

Andersen	Hansen of	Mayberry	Radl
Blouin	Black Hawk	Miller of	Renda
Brinck	Jesse	Des Moines	Schwartz
Caffrey	Johnston of	Milligan	Shepherd
Crosier	Johnson	Newton	Sorg
Dooley	Kennedy of	Nolting	Tapscott
Doyle	Chickasaw	Ossian	Van Nostrand
Ewell	Koch	Pelton	Voorhees
Franklin	Kreamer	Poncy	Wells
Gannon	Linsky		

Absent or not voting, 17:

Alt	Klein	Miller of	Shaw
Bennett	Knight	Page	Skinner
Darrington	McIntyre	O'Hearn	Stroburg
Dietz	Mezvinsky.	Perkins	Welden
Huff		Pierson	*

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 688, a bill for an act to appropriate to higher education facilities commission for tuition grant program.

Also: That the Senate has refused to concur in the House amendment to Senate File 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents.

Also: That the Senate has refused to concur in the House amendment to the Senate amendment to House Joint Resolution 19, a joint resolution directing the treasurer of state to call and redeem the Korean veterans' bonus bonds.

Also: That the Senate has concurred in the House amendment to the Senate amendment to sections 5 and 6 as shown in the House amendment, and to section 23 as set out in the House message of May 20, 1969, and passed House File 68, a bill for an act relating to allowance for assistance for families of dependent children, disabled persons, and elderly persons.

Also: That the President of the Senate has appointed as members of the second conference committee on House File 196, a bill for an act relating to the referendum for approval of low-rent housing projects, on the part of the Senate: The Senator from Marshall, Mr. Mowry, chairman; the Senator from Woodbury, Mr. Sullivan; the Senator from Greene, Mr. Arbuckle; and the Senator from Webster, Mr. Coleman.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the Board of Regents and institutions under the control of said board.

CARROLL A. LANE Secretary of the Senate

HOUSE INSISTS (House Joint Resolution 19)

Camp of Clinton asked and received unanimous consent to take up for immediate consideration House Joint Resolution 19, a joint resolution directing the treasurer of state to call and redeem the Korean veterans' bonus bonds, and moved that the House insist on the House amendment to House Joint Resolution 19.

Motion prevailed and the House insists on its amendment.

CONFERENCE COMMITTEE APPOINTED (House Joint Resolution 19)

The Speaker announced the appointment of Camp of Clinton, chairman; Kreamer of Polk, Priebe of Kossuth, and Tieden of Clayton, on the part of the House, as conferees concerning House Joint Resolution 19.

HOUSE INSISTS (Senate File 689)

Varley of Adair-Madison asked and received unanimous consent to take up for immediate consideration Senate File 689, a bill for an

act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents, and moved that the House insist on the House amendment to Senate File 689.

Motion prevailed and the House insists on its amendment.

CONFERENCE COMMITTEE APPOINTED (Senate File 689)

The Speaker announced the appointment of Varley of Adair-Madison, chairman; Newton of Scott, Van Drie of Story, and Walter of Pottawattamie, on the part of the House, as conferees concerning Senate File 689.

SENATE AMENDMENT CONSIDERED

Varley of Adair-Madison asked and received unanimous consent to take up for immediate consideration Senate File 688, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission for the tuition grant program, amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 688 by striking lines 2 through 5, inclusive, of the House amendment and inserting in lieu thereof the following:

"By striking lines eight (8) through nineteen (19), inclusive, and

inserting in lieu thereof the following:

"1971, the sum of four million five hundred thousand (4,500,000) dollars or so much thereof as may be necessary to finance tuition grants to full time resident students attending accredited private institutions of higher education in Iowa.

Sec. 2. One million five hundred thousand (1,500,000) dollars of the funds appropriated by section one (1) of this Act are appropriated for the first year of the biennium; and any unencumbered balance of said amount remaining as of June 30, 1970, shall revert to the general fund of the state on that date. Three million (3,000,000) dollars of the funds appropriated by section one (1) of this Act are appropriated for the second year of the biennium; and any unencumbered balance of said amount remaining as of June 30, 1971, shall revert to the general fund of the state on that date."

Motion prevailed and the House concurred in the Senate amendments to the House amendment.

Varley of Adair-Madison moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 688)

The ayes were, 98:

Alt	Freeman of	Lippold	Rodgers
Andersen	Buena Vista	Lipsky	Roorda
Bailey	Gannon	Logue	Sanders
Baker	Goode	Mayberry	Schroeder
Battles	Graham	McCartney	Schwartz
Bergman	Grassley	McCormick	Shepherd
Blouin	Hamilton	Menefee	Skinner
Brinck	Hansen of	Mezvinsky	Sorg
Caffrey	Black Hawk	Middleswart	Stokes
Camp	Hanson of	Millen	Strand
Campbell	Howard-Mitchell	Miller of	Stromer
Christensen	Huff	Des Moines	Strothman
Cochran	Johnson of	Miller of	Tapscott
Crosier	Audubon	Marshall	Tieden
Cunningham	Johnston of	Milligan	Van Drie
Den H erder	Johnson	Mohrfeld	Van Nostrand
Dooley	Kehe	Nelson	Van Roekel
Dougherty	Kennedy of	Newton	Varley
Doyle	Chickasaw	Nolting	Voorhees
Drake	Kennedy of	Ossian	Walter
Dunton	Dubuque	Peterson	Warren
Edgington	Kitner	Pelton	Waugh
Ellsworth	Klue ver	Poncy	Weichman
Ewell	Knoblauch	Priebe	Wells
Fischer of	Kreamer	Radl	Winkelman
Grundy	Kruse	Renda	Wolfe
Frankli n	Langland	Rex	Mr. Speaker

The nays were, 7:

Fisher of Greene	Freeman of Clay-Dickinson	Hill Lawson Mendenhall	Nielsen Schmeiser
		Mendennam	

Absent or not voting, 19:

Bennett	Jesse	Miller of	Perkins
Corey	Klein	Jones	Pierson
Crabb	Knight	Miller of	Shaw
Darrington	Koch	Page	Stroburg
Dietz	McIntyre	O'Hearn	Welden
Holden			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 227, a bill for an act relating to participation of optometrists in optometric service plan.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 516, a bill for an act relating to depressant and stimulant drugs.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 819, a bill for an act to appropriate from the general fund of the state to the department of social services and the board of parole and relating to the administration of programs of such department.

Also: That the President of the Senate has appointed as members of the conference committee on House Joint Resolution 19, a joint resolution relating to Korean veterans' bonus bonds, on the part of the Senate: The Senator from Sac, Mr. Lange, chairman; the Senator from Linn, Mr. Kosek; the Senator from Poweshiek, Mr. Benda; and the Senator from Polk, Mr. Gaudineer.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 208, a bill for an act to provide authority for department of social services to purchase services for children.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 395, a bill for an act to require standardized county report forms.

Also: That the President of the Senate has appointed as members of the conference committee on Senate File 689, a bill for an act to appropriate for capital improvements for institutions under the board of regents, on the part of the Senate: The Senator from Madison, Mr. Flatt, chairman; the Senator from Chickasaw, Mr. Rigler; the Senator from Scott, Mr. Nicholson; and the Senator from Dallas, Mr. Shirley.

CARROLL A. LANE Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 516

Amend House File 516 as follows:

1. By inserting in page 1, line 19, after the word "imprisonment" the words "in the county jail".

2. By inserting after page 1, line 24, the following new subsection:

"By inserting in line four (4) after the word 'imprisonment' the words 'in the penitentiary'".

3. By adding the following new section:

Chapter one hundred eighty-nine (189), section eleven (11), Acts of the Sixty-second General Assembly, is hereby amended as follows:

- 1. By inserting in line six (6) after the word "imprisonment" the words "in the penitentiary".
- 2. By inserting in line nine (9) after the word "imprisonment" the words "in the penitentiary".
 - 4. By adding the following new section:

Section two hundred four point twenty (204.20), Code 1966, is hereby amended by adding thereto the following new subsection:

"5. Any person violating this chapter by possessing, purchasing, or attempting to purchase marijuana in such quantity that it can logically be inferred that such marijuana is intended for personal use only and is not held for sale to others, and such marijuana is not part of any other narcotic drug, shall be guilty of possession of marijuana for personal use and shall, upon a first conviction after July 1, 1969, be imprisoned in the county jail

not to exceed six months or be fined not to exceed one thousand dollars, or both. All or any part of the sentence may be suspended or such person may be granted probation upon a finding by the court that a recurrence of a violation of this chapter by such person is not likely. Any person violating this chapter by possession, purchasing, or attempting to purchase marijuana in such quantity that it can logically be inferred that such marijuana is intended for sale shall be guilty of possession of marijuana held for sale and shall be punished as provided in subsection one (1) of this section. Possession of marijuana for personal use shall be a lesser included offense of possession of marijuana held for sale. Second and subsequent offenses of possession of marijuana for whatever purpose shall be punished as provided in subsection one (1) of this section."

UNFINISHED BUSINESS

(Senate File 619)

The House resumed consideration of **Senate File 619**, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables.

Gannon of Jasper offered the following amendment filed by him: Amend Senate File 619, as passed by the Senate, as follows:

- 1. Page one (1) by adding after line twenty-one (21) the following new subsection:
- "7. By inserting in line four (4) after the word 'services,' the word 'lobbying,'".
- 2. Page one (1), lines one (1) and two (2), by inserting after the word "advertising," the word "lobbying,".

The Speaker ruled the amendment out of order.

Jesse of Polk moved to suspend the rules to reconsider the vote by which the previous question on Senate File 619 and all amendments filed thereto was adopted.

Roll call was requested by Jesse of Polk and Gannon of Jasper.

On the question "Shall the rules be suspended!" (S.F. 619)

The ayes were, 33:

Baker	Dunton	Mezvinsky	Renda
Bennett	Franklin	Middleswart	Rodgers
Blouin	Gannon	Miller of	Schmeiser
Caffrey	Jesse	Des Moines	Schwartz
Christensen	Johnston of	Newton	Skinner
Cochran	Johnson	Nolting	Tapscott
Crosier	Langland	Poney	Tieden
Dougherty	McCormick	Priebe	Wells
Doyle	Mendenhall	Radl	

The nays were, 74:

Alt Andersen	Brinck Campbell	Den Herder Dooley	Ellsworth
Battles	Corey	Drake	Fischer of Grundy
Bergman	Cunningham	Edgington	o. unuj

Fisher of	Kehe	Milligan	Strand
Greene	Kennedy of	Mohrfeld	Stroburg
Freeman of	Dubuque	Nelson	Stromer
Buena Vista	Kitner	Nielsen	Strothman
Freeman of	Kluever	O'Hearn	Van Drie
Clay-Dickinson	Knoblauch	Ossian	Van Nostrand
Goode	Koch	Pelton	Van Roekel
Graham	Kruse	Peterson	Varley
Grassley	Lippold	Rex	Voorhees
Hamilton	Lawson	Roorda	Walter
Hansen of	Lipsky	Sanders	Warren
Black Hak	Logue	Schroeder	Waugh
Hanson of	Mayberry	Shaw	Weichman
Howard-Mitchell	McCartney	Shepherd	Winkelman
Holden	Menefee	Sorg	Wolfe
Huff	Millen	Stokes	Mr. Speaker
Johnson of	Miller of		·

Absent or not voting, 17:

Andubon

Bailey	Ewell	Knight	Miller of
Camp	Hill	Kreamer	Page
Crabb	Kennedy of	McIntyre	Perkins
Darrington	Chickasaw	Miller of	Pierson
Dietz	Klein	Jones	Welden

Marshall

The motion lost.

Roorda of Jasper offered the following amendment filed by him:

Amend Senate File 619, as pased by the Senate, as follows:

Sec. 2 by adding thereto the following:

"The provisions of this section shall become effective on July 1, 1970."

Roorda of Jasper moved that his amendment be withdrawn.

Motion prevailed.

Speaker pro tempore Millen in the chair at 3:25 p.m.

Milligan of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 619)

The ayes were, 78:

Alt	Dooley	Freeman of	Huff
Andersen	Dougherty	Buena Vista	Johnson of
Baker	Doyle	Goode	Audubon
Battles	Drake	Grassley	Kehe
Bergman	Edgington	Hamilton	Kitner
Brinck	Ellsworth	Hansen of	Klein
Christensen	Fischer of	Black Hawk	Kluever
Cochran	Grundy	Hanson of	Knoblauch
Crabb	Fisher of	Howard-Mitchell	
Cunningham	Greene	Harbor	Kreamer
Darrington		Holden	Kruse

Lawson Lippold Lipsky Logue Mayberry McCartney McCormick Menefee Middleswart	Miller of Marshall Milligan Mohrfeld Nelson Nielsen O'Hearn Ossian Pelton	Pierson Priebe Radl Rex Rodgers Sanders Shaw Shepherd Sorg	Strothman Van Drie Van Nostrand Van Roekel Varley Voorhees Weichman Winkelman Wolfe Spaker
Miller of	Perkins	Stroburg	Speaker
Jones	Peterson	Stromer	pro tempore

The nays were, 39:

Freeman of	Langland	Schroeder
Clay-Dickinson	Mendenhall	Schwartz
Gannon	Mezvinsky	Skinner
Graham	Miller of	Stokes
Jesse	Des Moines	Strand
Johnston of	Newton	Tapscott
Johnson	Nolting	Tieden
Kennedy of	Poncy	Walter
Chickasaw	Renda	Warren
Kennedy of	Roorda	Wells
' Dubuque	Schmeiser	
•		
	Clay-Dickinson Gannon Graham Jesse Johnston of Johnson Kennedy of Chickasaw Kennedy of	Clay-Dickinson Gannon Graham Jesse Johnston of Johnson Kennedy of Chickasaw Kennedy of Kennedy of Kennedy of Chickasaw Kennedy of Kennedy of Kennedy of Kennedy of Chickasaw Kennedy of

Absent or not voting, 7:

Dietz Knight Miller of Waugh Hill McIntyre Page Welden

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Milligan of Polk moved that the vote by which Senate File 619 passed the House be reconsidered and the motion to reconsider be laid on the table.

The motion prevailed.

REPORT OF CONFERENCE COMMITTEE (House File 390)

Shaw of Scott asked and received unanimous consent to take up for immediate consideration **House File 390**, a bill for an act relating to the implementation and organization for annual sessions of the General Assembly, as follows:

ADOPTION OF CONFERENCE COMMITTEE REPORT (House File 390)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives on House File 390, a bill for an act relating to the implementation and organization for annual sessions of the general assembly, respectfully submit the following recommendation:

- 1. That section 1 of the Senate amendment be struck and the following inserted in lieu thereof:
- Section 1. Sections two point one (2.1) through two point forty (2.40), and sections two point forty-nine (2.49) through two point sixty-two (2.62), Code 1966, are hereby repealed and sections two (2) through forty-seven (47), as renumbered, inserted in lieu thereof.
- 2. That no change be made in sections 2 through 11 of the Senate amendment, previously concurred in by the House except that section 3 be amended by striking from line 9 of page 2 the word "These" and insert in lieu thereof the words "One of these".
- 3. That section 12 of the Senate amendment be struck and the following inserted in lieu thereof:
- Sec. 12. SALARIES AND EXPENSES—MEMBERS OF GENERAL ASSEMBLY AND LIEUTENANT GOVERNOR—SIXTY-FOURTH AND SUBSEQUENT GENERAL ASSEMBLIES. Commencing with the Sixty-fourth General Assembly, members of the general assembly and the lieutenant governor shall receive salaries and expenses as provided by this section.
- 1. Every member of the general assembly except the speaker of the house and majority and minority floor leaders of the senate and house shall receive an annual salary of five thousand five hundred dollars for each year while serving as a member of the general assembly. The majority and minority floor leaders of the senate and house shall receive an annual salary of six thousand five hundred dollars for each year while serving in such capacity. In addition, each such member shall receive the sum of fifteen dollars per day for expenses of office, except travel, for each day the general assembly is actually in session. However, members from Polk county shall receive seven and one-half dollars per day. Expenses shall not be paid for more than five days per week. Weekly travel expenses shall be paid at the rate of ten cents per mile for actual travel in going to and returning from the seat of government by the nearest traveled route.
- 2. The lieutenant governor while presiding in the senate shall receive compensation of twice the per diem rate a senator receives determined by dividing the total number of days of each regular session into the total annual salary of a senator. Personal expense and travel allowances shall be the same for the lieutenant governor as for a senator.

The lieutenant governor while performing administrative duties of the office of lieutenant governor or serving as the president of the senate during special sessions of the general assembly shall receive eighty dollars per diem and reimbursement for expenses incurred in performing such duties pursuant to an appropriation made by the general assembly.

- 3. The speaker of the house shall receive an annual salary of eleven thousand dollars for each year while serving as the speaker of the house. Expense and travel allowances shall be the same for the speaker of the house as provided for other members of the general assembly.
- 4. When a vacancy occurs and the term of any member of the general assembly or the lieutenant governor is not completed, the member or the lieutenant governor shall receive a salary or compensation proportional to the length of his service computed to the nearest whole month. A successor elected to fill such vacancy shall receive a salary or compensation proportional to his length of service computed to the nearest whole month commencing with such time as the successor is officially determined to have succeeded to such office.
 - 5. The state comptroller shall pay the travel and expenses of the members

of the general assembly and the lieutenant governor semimonthly commencing with the first pay period after the names of such persons are officially certified. The salaries of the members of the General Assembly and lieutenant governor shall be paid in twelve equal installments after each pay period of the first six months of each calendar year. The presiding officers of the two houses of the general assembly shall jointly certify to the state comptroller the names of the members, officers, and employees of their respective houses and the salaries and mileage to which each is entitled. Travel and expense allowances shall be paid upon the submission of vouchers to the state comptroller indicating a claim for the same. Such vouchers shall be submitted no more frequently than once each month.

- 6. In addition to the salaries and expenses herein authorized, members of the general assembly shall be paid forty dollars per day and necessary travel and actual expenses incurred in attending standing or interim committee meetings subject to the provisions of section sixteen (16) of this Act, or when on official state business, when the general assembly is not in session. Such salaries or expenses shall be paid promptly from funds appropriated pursuant to section fourteen (14) of this Act, unless otherwise provided by law.
- 7. If a special session of the general assembly is convened, members of the general assembly shall receive, in addition to their annual salaries, the sum of forty dollars per day for each day the general assembly is actually in special session, and the same travel allowances and expenses as authorized by this section.
- 4. That no change be made in sections 13, 14, and 15 of the Senate amendment, previously concurred in by the House.
- 5. That section 16 of the Senate amendment be struck and the following inserted in lieu thereof:
 - Sec. 16. MEETINGS OF STANDING COMMITTEES.
- 1. A standing committee of either house or a subcommittee when authorized by the chairman of the standing committee, may meet when the general assembly is not in session in the manner provided in this section and upon call pursuant to the rules of the house or senate. In case of vacancy in the chairmanship or in his absence, the ranking member shall act as chairman. A standing committee or subcommittee may act on bills and resolutions in the interim between the first and second regular sessions of a general assembly. The date, time and place of any meeting of a standing committee shall, by the person calling the meeting, be reported to and be available to the public in the office of the director of the legislative service bureau at least five days prior to the meeting.
- 2. The legislative service bureau shall provide staff assistance for standing committees when authorized by the legislative council. The chairman of the committee or subcommittee shall notify the legislative service bureau in advance of each meeting.
- 3. Interim studies utilizing the services of the legislative service bureau must be authorized by the general assembly or the legislative council. A standing committee may also study and draft proposed committee bills. However, unless the subject matter of a study or proposed committee bills has been assigned to a standing committee for study by the general assembly or legislative council, the services of the legislative service bureau cannot be utilized. Nonlegislative members shall not serve upon any study committee, unless approved by the legislative council. A standing committee may hold public hearings and receive testimony upon any subject matter within its jurisdiction.

Nonlegislative members of study committees shall be paid their necessary travel and actual expenses incurred in attending committee or subcommittee meetings for the purposes of the study.

- 4. Standing committees and subcommittees of standing committees may meet when the general assembly is not in session under the following conditions:
- a. A standing committee may meet one time at the discretion of the chairman.
- b. Additional meetings of standing committees or their subcommittees shall be authorized by the legislative council; however, such authorization may be given at any one time for as many meetings as deemed necessary by the legislative council.
- c. Any study committee, other than an interim committee provided for in subsection three (3) of this section, which utilizes staff of the legislative service bureau may meet at such times as authorized by the legislative council.
- 5. When the general assembly is not in session, a member of the general assembly shall be paid forty dollars per day and his necessary travel and actual expenses incurred in attending meetings of a standing committee or subcommittee of which he is a member in addition to his regular compensation. Such compensation and expenses shall be allowed only if the member attends a meeting of the committee or subcommittee for at least four hours.
 - 6. That the House concur in section 17 of the Senate amendment.
- 7. That section 18 of the Senate amendment be struck and the following inserted in lieu thereof:
- Sec. 18. PREFILING LEGISLATIVE BILLS. Any member of the general assembly or any person elected to serve in the general assembly, or any standing committee, may sponsor and submit legislative bills and joint resolutions for consideration by the general assembly, before the convening of any session of the general assembly. Each house may approve rules for placing prefiled standing committee bills or joint resolutions on its calendar. Such bills and resolutions shall be numbered, printed, and distributed in a manner to be determined by joint rule of the general assembly, or in the absence of such rule, by the legislative council. All such bills and resolutions, except those sponsored by standing committees, shall be assigned to regular standing committees by the presiding officers of the houses when the general assembly convenes.

Departments and agencies of state government shall, at least ten days prior to the convening of each session of the general assembly, submit copies to the legislative service bureau of proposed legislative bills and joint resolutions which such departments desire to be considered by the general assembly. The legislative service bureau shall review such proposals and submit them in proper form to the presiding officer in each house of the general assembly for referral to the proper standing committee.

The costs of carrying out the provisions of this section shall be paid pursuant to section fourteen (14) of this Act.

- 8. That no change be made in sections 19 through 24 of the Senate amendment, previously concurred in by the House.
- 9. That section 25 of the Senate amendment be struck and the following inserted in lieu thereof:
- Sec. 25. WITNESS—ATTENDANCE COMPULSORY. Whenever a committee of either house, or a joint committee of both, is conducting an investigation requiring the personal attendance of witnesses, any person may be compelled to appear before such committee as a witness by serving an order upon him, which service shall be made in the manner required in case

of a subpoena in a civil action in the district court. Such order shall state the time and place a person is required to appear, be signed by the presiding officer of the body by which the committee was appointed, and attested by its acting secretary or clerk; or, in case of a joint committee, signed and attested by such officers of that body.

10. That no change be made in sections 26 through 34 of the Senate

amendment, previously concurred in by the House.

11. That sections 35 through 37 of the Senate amendment be struck.

12. That the House concur in section 38 of the Senate amendment.

13. That the House concur in section 39 of the Senate amendment except subsections 1, 2, and 11 of said section and that subsections 1, 2, and 11 be struck and the following inserted in lieu thereof:

1. To establish policies for the operation of the legislative service bureau, including the priority to be given to research requests and the dis-

tribution of research reports.

2. To appoint the director of the legislative service bureau for such term

of office as may be set by the council.

11. To consult with the code editor with regard to the printing and publishing of the Code of Iowa and session laws, including but not limited to: the style and format to be used in publishing such documents, the frequency of publications, the contents of such publications, the numbering system to be used in the Code and session laws, the preparation of editorial comments or notations, the correction of errors, the type of print to be used, the number of volumes to be published, recommended revisions of the Code and session laws, the letting of contracts for the publication of the Code and session laws, and any other matters deemed necessary to the publication of a uniform and understandable code of laws.

14. That section 40 be struck and the following inserted in lieu thereof: Sec. 40. GENERAL SUPERVISION OVER LEGISLATIVE FACILITIES, EQUIPMENT, AND ARRANGEMENTS. The legislative council in cooperation with the officers of the senate and house shall have the duty and responsibility for preparing for each session of the general assembly. Pursuant to such duty and responsibility, the legislative council may assign areas in the state capitol or other state buildings, in consultation with the executive council and the capital planning commission, for use of the general assembly or legislative agencies. The legislative council may authorize the renovation, remodeling and preparation of the physical facilities used or to be used by the general assembly and award contracts pursuant to such authority to carry out such preparation. The legislative council may purchase supplies and equipment deemed necessary for the proper functioning of the legislative branch of government.

In carrying out its duties under this section, the legislative council shall consult with the executive council and the capital planning commission, but shall not be bound by any decision of the executive council in respect to the responsibilities and duties provided for in this section. The legislative council may direct the superintendent of buildings and grounds or other state employees to carry out its directives in regard to the physical facilities of the general assembly, or may employ other personnel to

carry out such functions.

The costs of carrying out the provisions of this section shall be paid pursuant to section fourteen (14) of this Act.

15. That the House concur in section 41 of the Senate amendment.

16. That the words "unless recommendations are requested" be struck from lines 22 and 23 of section 42, found on page 22 of the Senate amendment, and when so amended that the House and Senate concur in section 42.

- 17. That the House concur in sections 43 through 53.
- 18. That subsection 2 of section 54 be struck and the following inserted in lieu thereof:
- 2. By striking lines (3), four (4), and five (5) of subsection one (1) and inserting in lieu thereof the words "session laws shall be printed and published in such manner as specified by the code editor in consultation with the legislative council."
 - 19. That subsection 6 of section 54 be struck.
- 20. That subsections 1 and 2 of section 55 be struck and the following inserted in lieu thereof:
- 1. By striking all of subsection one (1) and inserting in lieu thereof the words "The printing of the text shall be in a manner specified by the code editor in consultation with the legislative council.".
- 2. By striking all of subsection two (2) and inserting in lieu thereof the words "The Code shall be numbered in a manner specified by the code editor in consultation with the legislative council.".
- 21. That subsection 7 of section 55 be struck and the following inserted in lieu thereof:
- 7. By striking from lines two (2) and three (3) of subsection nine (9) the words "and bound in good grade of buckram to specifications prepared" and inserting in lieu thereof the words "in a manner specified by the code editor in consultation with the legislative council according to the recommendations prepared".
 - 22. That the House concur in section 56 of the Senate amendment.
- 23. That subsections 3 and 6 of section 57 be struck and the following subsections inserted in lieu thereof:
- 3. By inserting after the period in line four (4) the following new sentence:
- "Supplements to the Code may be issued in such manner as shall be determined by the code editor in consultation with the legislative council."
- 6. By striking from lines nine (9) and ten (10) the words "and bound at the time required by law but" and inserting in lieu thereof the words "in the manner specified by the code editor in consultation with the legislative council and".
 - 24. That section 58 be struck and the following inserted in lieu thereof:
- Sec. 58. Section fourteen point sixteen (14.16), Code 1966, is hereby amended as follows:
- 1. By inserting in line two (2) after the word "Code" the words "or supplements thereto".
- 2. By inserting in line ten (10) after the word "Code" the words "or supplements thereto".
 - 25. That the House concur in sections 59 and 60.
 - 26. That section 61 be struck.
 - 27. That the House concur in sections 62 through 65.
 - 28. That section 66 be struck and the following inserted in lieu thereof:
- Sec. 66. Chapter ninety-one (91), section one (1), Acts of the Sixty-second General Assembly, is hereby amended by striking lines five (5) and six (6) and inserting in lieu thereof the following: "good paper. The style and format of such bills shall be specified by the rules but in the absence of such rules by the legislative council."
 - 29. That the House concur in sections 67 through 71.
 - 30. That sections 72 through 75 be struck.
- 31. That the House concur in sections 76 and 77 of the Senate amendment.
 - 32. That section 78 be struck and the following inserted in lieu thereof:

- 78. Any appropriations made to the legislative research bureau shall be deemed an appropriation to the legislative service bureau. All references to the legislative research bureau shall mean the legislative service bureau.
 - 33. That the following new sections be added to the Senate amendment:
- Sec. —. Section two point forty-two (2.42), Code 1966, is hereby amended by inserting in line four (4) after the word "in" the words "the first".
- Sec. —. Section two point forty-seven (2.47), Code 1966, is hereby amended as follows:
- 1. By striking from line one (1) of subsection two (2) the word "biennial" and inserting in lieu thereof the word "a".
- 2. By striking from line two (2) of subsection three (3) the word "biennial".
 - 3. By adding the following new subsections:
- "4. Assist standing committees in attaching fiscal notes to legislative bills and resolutions as provided by the rules of each house of the general assembly.
- 5. Employ and supervise all employees of the legislative fiscal director's office in such positions and at such salaries as shall be authorized by the budget and financial control committee."
- 34. That section 79 be struck and the following inserted in lieu thereof: Sec. 79. This Act, being deemed of immediate importance, shall take effect after its passage, approval, and publication in the Davis County Republican, a newspaper published at Bloomfield, Iowa, and in The Glidden Graphic, a newspaper published at Glidden, Iowa.
- 35. That the House concur in amendment number 2 of the Senate amendment found on page 33, lines 24 through 30.
- 36. That all sections be renumbered in accordance with amendments herein provided.
- 87. That your conference committee recommends that future consideration be given by the general assembly to the role the budget and financial control committee plays within the legislative process structure and the duties of the fiscal director pertaining to the budget and financial control committee and the appropriations committees of the two houses. Further consideration should be given by the general assembly to the centralization of the functional aspects of the capitol building with a view towards making such building more responsive to the needs of the general assembly.
- 38. That your conference committee recommends that a request be made by the general assembly to the employment security commission, with the approval of the governor and attorney general, to consider and review the renegotiation of its agreement with the federal security administrator pertaining to including under social security members of the general assembly on an individual basis.

On the Part of the House: ELIZABETH O. SHAW, Chairman DEWEY E. GOODE ADRIAN B. BRINCK On the Part of the Senate:
ARTHUR A. NEU,
Chairman
LUCAS J. DeKOSTER
JAMES A. POTGETER
EUGENE M. HILL

Shaw of Scott moved the adoption of the conference committee report and all the amendments contained therein.

Motion prevailed and the report was adopted.

Shaw of Scott moved that the bill be read a last time now and

placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 390)

The ayes were, 87:

Alt	Ewell	Kruse	Peterson
Andersen	Freeman of	Langland	Pierson
Bailey	Buena Vista	Lawson	Radl
Baker	Gannon	Lippold	Renda
Battles	Goode	Lipsky	Roorda
Bennett	Graham	Logue	Sanders
Bergman	Hamilton	Mayberry	Schmeiser
Blouin	Hansen of	McCartney	Schroeder
Brinck	Black Hawk	McCormick	Shaw
Caffrey	Hanson of	Mendenhall	Shepherd
Camp	Howard-Mitchell	Middleswart	Strand
Campbell	Harbor	Miller of	Stroburg
Christensen	Holden	Des Moines	Strothman
Corey	Huff	Miller of	Tieden
Crabb	Kehe	Jones	Van Drie
Crosier	Kennedy of	Miller of	Van Roekel
Cunningham	Chickasaw	Marshall	Varley
Darrington	Kennedy of	Milligan	Voorhees
Den Herder	Dubuque	Mohrfeld	Walter
Dooley	Kitner	Nelson	Warren
Doyle	Klein	Newton	Weichman
Drake	Kluever	Ossian	Wolfe
Dunton	Knoblauch	Pelton	Speaker
Ellsworth	Kreamer	Perkins	pro tempore

The nays were, 25:

Cochran	Freeman of	Nielsen	Schwartz
Dougherty	Clay-Dickinson	Nolting	Sorg
Edgington	Grassley	O'Hearn	Stokes
Fischer of	Jesse	Poncy	Stromer
Grundy	Johnson of	Priebe	Tapscott
Fisher of	Audubon	Rex	Wells
Greene	Koch	Rodgers	Winkelman
	Menefee		

Absent or not voting, 12:

Dietz Franklin	Johnston of Johnson	Mezvinsky Miller of	Van Nostrand Waugh
Hill	Knight	Page	Welden
	McIntyre	Skinner	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT (House File 815)

Klein of Winnebago-Worth asked and received unanimous consent to take up for immediate consideration the conference committee report on House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state, as follows:

REPORT OF CONFERENCE COMMITTEE (House File 815)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions thereof of the state, recommend that the House concur in the Senate amendment.

On the Part of the House: JAMES T. KLEIN, Chairman WILLARD R. HANSEN HAROLD C. McCORMICK ROY A. MILLER On the Part of the Senate: ERNEST KOSEK, Chairman KENNETH L. PARKER J. LESLIE LEONARD JAMES SCHAREN

Klein of Winnebago-Worth moved the adoption of the conference committee report and the amendments contained therein.

Motion prevailed and the report was adopted.

Klein of Winnebago-Worth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 815)

The ayes were, 106:

Alt Freeman of Langland Radl Buena Vista Andersen Lawson Rex Bailev Freeman of Lippold Rodgers Clay-Dickinson Baker Lipsky Roorda Battles Goode Logue Sanders Bennett Graham Mayberry Schmeiser Blouin Grassley McCormick Schroeder Hamilton Mendenhall Schwartz Brinck Camp Hansen of Menefee Shaw Campbell Black Hawk Middleswart Shepherd Christensen Hanson of Miller of Sorg Howard-Mitchell Des Moines Cochran Stokes Corey Harbor Miller of Strand Holden Crabb Jones Stroburg Crosier Huff Miller of Stromer Cunningham Jesse Marshall Strothman Johnson of Milligan Darrington Tapscott Audubon Mohrfeld Den Herder Tieden Kehe Nelson Dooley Van Drie Kennedy of Newton Dougherty Van Roekel Doyle Chickasaw Nielsen Voorhees Kennedy of Nolting Drake Walter Dunton Dubuque O'Hearn Warren Edgington Kitner Ossian Weichman Klein Ellsworth Pelton Wells Kluever Perkins Winkelman Ewell Knoblauch Fischer of Peterson Walfe Koch Grundy Pierson Speaker Fisher of Kreamer Poncy pro tempore Greene Kruse Priebe

The nays were, none.

Absent or not voting, 18:

Bergman	Hill	McIntyre	Skinner
Caffrey	Johnston of	Mezvinsky	Van Nostrand
Dietz	Johnson	Miller of	Varley
Franklin	Knight	Page	Waugh
Gannon	McCartney	Renda	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT

Winkelman of Calhoun called up for consideration the conference committee report on **Senate File 655**, a bill for an act to appropriate funds from the general fund of the state to the Board of Regents and institutions under the control of said board, as follows:

REPORT OF CONFERENCE COMMITTEE (Senate File 655)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives on Senate File 655, a bill for an act to appropriate funds from the general fund of the state to the Board of Regents and institutions under the control of said board, respectfully submit the following recommendations:

That the House of Representatives recede from its amendments to section 1, subsection 2, of Senate File 655 found on page 1466 of the House Journal.

That Senate File 655 be amended by striking the period after the word "practitioners" at the end of subsection 2 of section 1, and inserting in lieu thereof the words "in medicine and necessary staff for training additional medical practitioners shall be provided. Existing medical facilities in Polk County or elsewhere in the state may be used for such training. Students attending the university of Iowa, Iowa City, may be assigned to these facilities for these purposes and in such manner as shall be specified by the vice president for health affairs, the university of Iowa, Iowa City, or his designee. The Board of Regents and the vice president for health affairs, the university of Iowa, Iowa City, shall study the use of existing medical facilities in Polk County and elsewhere in the state for the training of students as general medical practitioners and shall report their comprehensive findings to the higher education committees of the House and Senate of the Sixty-third General Assembly not later than January 15, 1970.

On the Part of the Senate:
HUGH H. CLARKE,
Chairman
JIM GRIFFIN
ELMER F. LANGE
ROBERT R. DODDS

On the Part of the House:
WILLIAM P. WINKELMAN
Chairman
EDGAR H. HOLDEN
WALTER V. LANGLAND
JOHN E. TAPSCOTT

Winkelman of Calhoun moved the adoption of the conference committee report and all amendments contained therein.

Motion prevailed and the report was adopted.

Winkelman of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 655)

The ayes were, 108:

Kreamer Priebe Freeman of Andersen Buena Vista Kruse Radl Baker Langland Renda Freeman of **Battles** Clay-Dickinson Lawson Rodgers Bennett Gannon Lippold Roorda Bergman Goode Lipsky Sanders Blouin Graham Logue Schmeiser Brinck Schroeder Grassley Mayberry Caffrey Hamilton Schwartz McCormick Mendenhall Shepherd Camp Hansen of Campbell Black Hawk Menefee Skinner Christensen Hanson of Mezvinsky Sorg Howard-Mitchell Middleswart Stokes Cochran Holden Millen Strand Corev Crabb Huff Miller of Stroburg Crosier Jesse Des Moines Stromer Miller of Cunningham Johnson of Strothman Darrington Audubon Jones Tapscott Miller of Den Herder Johnston of Tieden Van Drie Doolev Johnson Marshall Van Nostrand Dougherty Kehe Milligan Van Roekel Doyle Kennedy of Newton Drake Chickasaw Nelson Voorhees Nielsen Walter Dunton Kennedy of Ellsworth Dubuque Nolting Warren Kitner Weichman Ewell Ossian Perkins Wells Fischer of Klein Winkelman Grundy Kluever Peterson Wolfe Fisher of Knoblauch Pierson Greene Koch Poncy Mr. Speaker Franklin

The nays were, none.

Absent or not voting, 16:

Bailev McCartney Mohrfeld Shaw Dietz McIntyre O'Hearn Varley Edgington Miller of Pelton Waugh Welden Hill Page Rex Knight

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 33, appointing a commission to study the necessity and desirability of collective bargaining by public employees.

Also: That the Senate has amended and adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 21, providing for a study of the Iowa constitution and statutes relating to use of rights of eminent domain.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 226, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles.

Also: That the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 593, a bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education.

CARROLL A. LANE Secretary of the Senate

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 21

Amend House Concurrent Resolution 21 by striking all after the first "WHEREAS," and inserting in lieu thereof the following:

"many provisions of the Iowa Code relating to eminent domain have remained unchanged for many years; and

WHEREAS, provisions relating to eminent domain are unclear in some instances; and

WHEREAS, dissatisfaction with the law relating to eminent domain has been expressed by segments of our society; NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING:

Section 1. The legislative research committee or its successor is directed to create a study committee as provided by law, which committee shall include members of the appropriate standing committees of the House of Representatives and Senate, to conduct during the 1969-1970 legislative interim a comprehensive study of the Iowa Code relating to eminent domain, including but not limited to the right of eminent domain, exercised by private utilities and the procedure used by private utilities for the purchase of easements prior to petitioning the Commerce Commission to grant the right of eminent domain, in order to provide for an up-dated and equitable law relating to eminent domain.

With reference to the right of eminent domain exercised by private utilities, special emphasis shall be given by the study committee to the possibility of establishing utility corridors in the state, to the possibility of requiring an annual rental or fee to be paid an easement grantor, to the possibility of making more stringent the requirements for establishing by a private utility the necessity and suitability to the public use of a proposed franchise route, to the possibility of requiring individual notice to all landowners potentially affected by proposed utility route prior to allowing the purchase of any easements by private utility, to the possibility of requiring potential future development of an area to be considered in determining the damage to be assessed in cases of condemnation by a private utility under right of eminent domain, and to the problems occasioned by the dis-

parity of bargaining power between the utility and the private landowner. Nothing contained herein shall in any way be construed to limit the scope of the study to be made by the study committee.

The study committee shall include non-legislative members known for

special knowledge in the field of eminent domain.

Staff assistance shall be provided by the legislative research bureau and additional staff may be employed as deemed necessary by the legislative research committee or its successor.

A report of the study shall be prepared and submitted to members of the Sixty-third General Assembly and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee."

SENATE AMENDMENT TO HOUSE FILE 226

Amend House File 226 as follows:

1. Page 2, line 3, by inserting after the word "value" the following:

"except the sale of vehicles subject to registration under the laws of this state,".

2. Page 2, line 33, by inserting after the word "and" the following:

"except the sale of vehicles subject to registration under the laws of this state,".

- 3. Page 2, line 13, by striking the words "motor vehicles" and inserting in lieu thereof the following: "vehicles subject to registration under the laws of this state".
- 4. Page 2, lines 17 and 18, by striking the words "motor vehicles" and inserting in lieu thereof the following: "vehicles subject to registration under the laws of this state".
- 5. Page 2, line 21, by striking the words "motor vehicles" and inserting in lieu thereof the following: "vehicles subject to registration under the laws of this state".
- 6. Page 1, line 3, by striking the words "motor vehicles" and inserting in lieu thereof the following: "vehicles subject to registration".

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 593

Amend the House amendment to Senate File 593 as follows:

- 1. By striking lines 5 and 6 and inserting in lieu thereof the words "agreement the board may".
 - 2. By adding a new division after line 20 as follows:

"By striking from page 1, line 5, the words and figure 'Code 1966, is' and inserting in lieu thereof the following:

', section two hundred eighty A point twenty-three (280A.23), and section two hundred fifty-seven point ten (257.10), Code 1966, are'".

Speaker Harbor in the chair at 4:45 p.m.

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 39, a bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population, with report of committee recommending passage, was taken up for consideration.

Hansen of Black Hawk offered the following amendment filed by McIntyre of Linn and moved its adoption:

Amend Senate File 39 as follows:

By striking in line fourteen (14) the words "one year" and inserting in lieu thereof the words "two years."

The amendment was lost.

Hansen of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 39 as follows:

- 1. Line fifteen (15) by striking the words "within three miles of" and inserting in lieu thereof the words "of at least three hundred population which is contiguous to".
- 2. Lines sixteen (16) and seventeen (17) by striking the words "as provided in section three hundred sixty-two point one (362.1) of the Code" and inserting in lieu thereof the words "and the taxable value of that portion owned by the petitioners represents over one-quarter of the total assessed value of the area petitioned".
- 3. Line eighteen (18) by striking the word "said", and inserting after the word "section" the words "three hundred sixty-two point one (362.1) of the Code".
- 4. Line twenty (20) by inserting after the word "inapplicable" the words "to the area petitioned".

The amendment was adopted.

Hansen of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 39)

The ayes were, 103:

Alt	Dunton	Holden	McCartney
Andersen	Edgington	Huff	McCormick
Bailey	Ellsworth	Jesse	Mendenhall
Baker	Ewell	Johnson of	Menefee
Battles	Fischer of	Audubon	Mezvinsky
Bennett	Grundy	Kehe	Millen
Bergman	Fisher of	Kennedy of	Miller of
Blouin	Green e	Chickasaw	Des Moines
Caffrey	Franklin	Kennedy of	Miller of
Camp	Freeman of	Dubuque	Jones
Campbell	Buena Vista	Kitner	Milligan
Christensen	Freeman of	Klein	Mohrfeld
Cochran	Clay-Dickinson	Kluever	Nelson
Corey	Gannon	Koch	Newton
Crabb	Goode	Kreamer	Nielsen
Cunningham	Graham	Kruse	Nolting
Darrington	Grassley	Langland	O'Hearn
Den Herder	Hamilton	Lawson	Ossian
Dooley	Hansen of	Lippold	Perkins
Dougherty	Black Hawk	Lipsky	Pierson
Doyle	Hanson of	Logue	Poncy
Drake	Howard-Mitchell	Mayberry	Priebe

Renda Skinner Tapscott Walter Rex Sorg Tieden Warren Rodgers Stokes Varlev Weichman Sanders Strand Voorhees Winkelman Stroburg Schmeiser Van Drie Wolfe Schroeder Stromer Van Roekel Mr. Speaker Schwartz Strothman

The nays were, 4:

Crosier Middleswart Miller of Radl Marshall

Absent or not voting, 17:

Brinck Knight Pelton Van Nostrand Dietz Knoblauch Peterson Waugh Hill Welden McIntyre Roorda Johnston of Miller of Shaw Wells Johnson Page Shepherd

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENT RECONSIDERED AND CONCURRED IN (House File 680)

Fischer of Grundy called up for consideration the motion to reconsider House File 680, filed by Strothman of Henry.

Fischer of Grundy moved to reconsider the vote by which the motion to concur in the Senate amendment to House File 680 failed to pass the House.

Motion prevailed.

Strothman of Henry moved that the House concur in the Senate amendment, filed on May 21 and found on pages 1873, 1874 and 1875 of the House Journal, to House File 680, a bill for an act relating to the state's share of the funding of the department of housing and urban development riot reinsurance program.

The motion prevailed and the House concurred in the Senate amendment.

Strothman of Henry moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 680)

The ayes were, 108:

Alt **Battles** Brinck Christensen Andersen Bennett Caffrey Cochran Bailey Bergman Camp Corev Campbell Crabb Baker Blouin

Huff Mendenhall Schmeiser Cunningham Menefee Schroeder Darrington Jesse Johnson of Mezvinsky Den Herder Schwartz Doolev Audubon Middleswart Shaw Dougherty Johnston of Millen Shepherd Dovle Johnson Miller of Skinner Kehe Drake Des Moines Sorg Dunton Kennedy of Miller of Stokes Edgington Chickasaw Jones Strand Ellsworth Kennedy of Miller of Stroburg Ewell Dubuque Marshall Stromer Fischer of Kitner Milligan Strothman Mohrfeld Grundy Klein Tapscott Fisher of Kluever Nelson Tieden Knoblauch Newton Van Drie Greene Franklin Van Roekel Koch Nielsen Gannon Kreamer Nolting Van Nostrand Voorhees Goode Kruse O'Hearn Graham Langland Ossian Walter Grassley Lawson Peterson Warren Hamilton Lippold Pierson Weichman Hansen of Poncy Wells Lipsky Winkelman Black Hawk Priebe Logue Hanson of Mayberry Renda Wolfe Howard-Mitchell McCartney Roorda Mr. Speaker Holden McCormick Sanders

The nays were, 2:

Freeman of Buena Vista Freeman of Clay-Dickinson

Absent or not voting, 14:

Crosier McIntyre
Dietz Miller of
Hill Page
Knight Pelton

Perkins Radl Rex Rodgers Varley Waugh Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

PERSONAL PRIVILEGE

The sunflower, which this Assembly classified as an "obnoxious weed", is grown and harvested for oil production in several foreign countries, according to Dr. Boerma, Director of the Food Agriculture Organization, Department of the United Nations.

GERRIT VAN ROEKEL

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

MR. SPEAKER: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 192, 238, 266, 279, 367, 497 and 766.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 192, 238, 266, 279, 367, 497 and 766.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of May, 1969, sent to the Governor for his approval: House Files 192, 238, 266, 279, 367, 497 and 766.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on May 22, 1969, he approved and transmitted to the Secretary of State the following bills: Senate Files 573, 630, 672 and 681.

MOTION TO RECONSIDER (House File 817)

I move to reconsider the vote by which House File 817 passed the House and the concurrence of the House in the Senate amendment of House File 817.

McCARTNEY of Floyd

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Friday, May 23, 1969.

JOURNAL OF THE HOUSE

HALL OF THE HOUSE OF REPRESENTATIVES, DES MOINES, IOWA, FRIDAY, MAY 23, 1969.

The House met pursuant to adjournment, Speaker Harbor in the chair.

Prayer was offered by the Reverend Eugene Wolfley, pastor of the First Friends Church, Des Moines, Iowa.

The Journal of Thursday, May 22, 1969, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Fischer of Grundy on request of Bergman of Lyon-Osceola; Knight of Humboldt on request of Miller of Jones; McIntyre of Linn on request of Sorg of Linn.

PRESENTATION OF VISITORS

Van Roekel of Marion presented to the House thirty-four students from West Elementary School, Knoxville, and their teacher, Enid Dennison.

BIRTHDAY CONGRATULATIONS

Knoblauch of Carroll rose on a point of personal privilege and on behalf of the House extended to the Honorable Frank A. Crabb of Crawford "Birthday Congratulations on May 23".

PETITION

The following petition was received and placed on file:

By Drake of Louisa-Muscatine, from ninty-seven residents of Iowa in support of House File 774 relating to changes in present election laws.

ADOPTION OF SENATE CONCURRENT RESOLUTION 42

Kluever of Cass called up for consideration Senate Concurrent Resolution 42, filed on May 16 and found on page 1737 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 163, a bill for an act relating to administrative rules of departments of the state.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 697, a bill for an act relating to federal insured loans.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 812, a bill for an act relating to the election of county boards of supervisors.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 39, a bill for an act relating to incorporation of a municipality in an urbanized area.

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 289, a bill for an act relating to various changes in probate law.

Also: That the Senate has concurred in House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 350, a bill for an act reporting to funds received by various state departments.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 642, a bill for an act relating to the law-enforcement officers' training academy.

CARROLL A. LANE, Secretary

SENATE AMENDMENT CONSIDERED

Miller of Jones called up for consideration House File 226, a bill for an act relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of motor vehicles, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 226 as follows:

- 1. Page 2, line 3, by inserting after the word "value" the following:
- "except the sale of vehicles subject to registration under the laws of this state,".
 - 2. Page 2, line 33, by inserting after the word "and" the following:
- "except the sale of vehicles subject to registration under the laws of this state,".
 - 3. Page 2, line 13, by striking the words "motor vehicles" and inserting

in lieu thereof the following: "vehicles subject to registration under the laws of this state".

- 4. Page 2, lines 17 and 18, by striking the words "motor vehicles" and inserting in lieu thereof the following: "vehicles subject to registration under the laws of this state".
- 5. Page 2, line 21, by striking the words "motor vehicles" and inserting in lieu thereof the following: "vehicles subject to registration under the laws of this state".
- 6. Page 1, line 3, by striking the words "motor vehicles" and inserting in lieu thereof the following: "vehicles subject to registration".

Motion prevailed and the House concurred in the Senate amendment.

Miller of Jones moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 226)

The ayes were, 95:

Alt	Freeman of	McCormick	Sanders
Andersen	Clay-Dickinson	Mendenhall	Schmeiser
Bailey	Goode	Menefee	Schroeder
Baker	Graham	Middleswart	Schwartz
Battles	Grassley	Millen	Shaw
Bennett	Hamilton	Miller of _	Shepherd
Bergman	Hanson of	Jones 🗨	Sorg
Blouin	Howard-Mitchell	Miller of	Stokes
Caffrey	Hill	Marshall	Strand
Camp	Holden	Miller of	Stroburg
Campbell	Huff	Page	Stromer
Christensen	Johnson of	Milligan	Strothman
Cochran	Audubon	Mohrfeld	Tapscott
Crabb	Kennedy of	Nelson	Tieden
Cunningham	Dubuque	Newton	Van Drie
Darrington	Kitner	Nielsen	Van Nostrand
Dougherty	Kluever	Nolting	Van Roekel
Doyle	Knoblauch	Ossian	Varley
Drake	Koch	Pelton	Voorhees
Dunton	Kreame r	Pierson	Walter
Edgington	Kruse	Poncy	Weichman
Ellsworth	Lawson	Priebe	Wells
Ewell	Lippold	Radl	Winkelman
Fisher of	Lipsky	Rex	Wolfe
Greene	Logue	Rodgers	Mr. Speaker
Freeman of	McCartney	Roorda	-
Buena Vista			

The nays were, 8:

Crosier	Gannon	warre
Crosier	Gamion	AA SILL

Absent or not voting, 26:

Brinck Corey Den Herder Dietz Dooley	Fischer of Grundy Franklin Hansen of Black Hawk	Jesse Johnston of Johnson Kehe	Kennedy of Chickasaw Klein Knight Langland
Doores			8
Dooley	Diack Hawk		Dans

Mayberry Miller of Perkins Skinner McIntyre Des Moines Peterson Waugh Mezvinsky O'Hearn Renda Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGE CONSIDERED

Senate File 642, a bill for an act relating to the law-enforcement officers' training academy.

Read first time and passed on file.

CONSIDERATION OF BILL (Senate File 642)

Nielsen of Shelby asked and received unanimous consent to suspend Rule 29 and for the immediate consideration of Senate File 642, a bill for an act relating to the law-enforcement officers' training academy.

Nielsen of Shelby moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 642)

The ayes were, 91:

Alt	Freeman of	Lipsky	Radl
Andersen	Clay-Dickinson	Logue	Renda
Bailey	Gannon	McCartney	Rex
Battles	Goode	McCormick	Rodgers
Bennett	Graham	Mendenhall	Roorda
Bergman	Grassley	Menefee	Sanders
Blouin	Hamilton	Mezvinsky	Schmeiser
Caffrey	Hanson of	Middleswart	Schwartz
Camp	Howard-Mitchell	Miller of	Shaw
Campbell	Hill	Des Moines	Sorg
Christensen	Holden	Miller of	Stokes
Cochran	Huff	Marshall	Strand
Corey	Johnson of	Miller of	Stroburg
Crabb	Audubon	Page	Stromer
Cunningham	Johnston of	Milligan	Tapscott
Darrington	Johnson	Mohrfeld	Van Drie
Dougherty	Kennedy of	Nelson	Van Nostrand
Doyle	Dubuque	Newton	Van Roekel
Drake	Kitner	Nielsen	Walter
Dunton	Kluever	Nolting	Warren
Ellsworth	Koch	Ossian	Weichman
Fisher of	Kreamer	Pelton	Wells
Greene	Kruse	Pierson	Winkelman
Freeman of	Langland	Poncy	Wolfe
Buena Vista	Lawson Lippold	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 33:

Baker	Franklin	Knoblauch	Schroeder
Brinck	Hansen of	Mayberry	Shepherd
Crosier	Black Hawk	McIntyre	Skinner
Den Herder	Jesse	Millen	Strothman
Dietz	Kehe	Miller of	Tieden
Dooley	Kennedy of	Jones	Varley
Edgington	Chickasaw	O'Hearn	Voorhees
Ewell	Klein	Perkins	Waugh
Fischer of	Knight	Peterson	Welden
Grandy		. 0.0.150	,, 51(101)

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO SUSPEND RULES LOST (Senate File 78)

Lipsky of Linn moved that the rules be suspended for the consideration of Senate File 78.

Roll call was requested by Gannon of Jasper and Lipsky of Linn.

On the question "Shall the rules be suspended for the consideration of Senate File 78?"

The ayes were, 52:

Alt	Franklin	Knoblauch	Priebe
Bailey	Freeman of	Kreamer	Renda
Baker	Clay-Dickinson	Lipsky	Rodgers
Bennett	Gannon	McCormick	Roorda
Blouin	Hanson of	Mezvinsky	Sanders
Brinck	Howard-Mitchell	Middleswart	Schmeiser
Caffrey	Holden	Miller of	Schwartz
Cochran	Huff	Des Moines	Shaw
Crosier	Johnston of	Milligan	Strand
Dougherty	Johnson	Newton	Stroburg
Doyle	Kennedy of	Nolting	Tapscott
Dunton	Chickasaw	O'Hearn	Van Rockel
Ellsworth	Kennedy of	Pierson	Voorhees
Ewell	Dubuque	Poncy	Wells
Fisher of	Kluever	•	
Green e			

The nays were,	, 55:		
Andersen	Graham	Menef ee	Stokes
Battles	Grassley	Millen ·	Stromer
Bergman	Hamilton	Miller of	Strothman
Camp	Hill	Marshall	Tieden
Campbell	Johnson of	Miller of	Van Drie
Christensen	Audubo n	Page	Van Nostrand
Corev	Kitner	Nelson	Varley
Crabb	Koch	Nielsen	Walter
Cunningham	Kruse	Ossian .	Warren
Darrington	Langland	Pelton	Waugh
Drake	Lawson	Radl	Weichman
Edgington	Lippold	Rex	Winkelman
Freeman of	Logue	Schroeder	Wolfe
Buena Vista	McCartney	Shepherd	Mr. Speaker
Goode	Mendenhall	Sorg	•

Absent or not voting, 17:

Den Herder Hansen of Knight Mohrfeld Dietz Black Hawk Mayberry Perkins Dooley Jesse McIntvre Peterson Fischer of Kehe Miller of Skinner Grundy Klein Jones Welden

The motion lost.

SENATE AMENDMENTS CONSIDERED

Koch of Woodbury called up for consideration **Senate File 593**, a bill for an act to authorize purchase of tax-sheltered annuities for employees of county boards of education and merged area schools. and the Senate amendment to the House amendment as follows:

Amend the House amendment to Senate File 593 as follows:

1. By striking lines 5 and 6 and inserting in lieu thereof the words "agreement the board may".

2. By adding a new division after line 20 as follows:

- "By striking from page 1, line 5, the words and figure 'Code 1966, is' and inserting in lieu thereof the following:
- ', section two hundred eighty A point twenty-three (280A.23), and section two hundred fifty-seven point ten (257.10), Code 1966, are'".

Koch of Woodbury moved that the House concur in the Senate amendment to the House amendment.

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Koch of Woodbury moved that the bill, as amended by the House, further amended by the Senate, and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 593)

The ayes were, 98:

Alt Dougherty Knoblauch Grassley Andersen Doyle Hamilton Koch Bailey Drake Kreamer Hanson of Howard-Mitchell Kruse Baker Dunton Battles Edgington Hill Langland Bennett Ellsworth Holden Lawson Bergman Ewell Huff Lippold Blouin Fisher of Johnson of Lipsky Caffrey Greene Audubon Logue Franklin Camp Johnston of McCartney Campbell Freeman of Johnson McCormick Christensen Buena Vista Kennedy of Mendenhall Cochran Freeman of Chickasaw Menefee Corey Clay-Dickinson Kennedy of Middlewart Crabb Gannon Dubuque Millen Cuningham Goode Kitner Miller of Darrington Graham Kluever Des Moines

Miller of O'Hearn Schroeder Tapscott Jones Schwartz Van Drie Ossian Van Nostrand Miller of Pelton Shaw Marshall Voorhees Pierson Shepherd Warren Miller of Poncy Sorg Waugh Priebe Stokes Page Radl Weichman Milligan Strand Mohrfeld Stroburg Wells Rex Nelson Rodgers Wolfe Stromer Nielsen Roorda Strothman Mr. Speaker Sanders Nolting

The nays were, 4:

Crosier Schmeiser Tieden Winkelman

Absent or not voting, 22:

Brinck Renda Hansen of Mavberry Den Herder Black Hawk McIntyre Skinner Dietz Jesse Mezvinsky Van Roekel Dooley Kehe Newton Varley Fischer of Klein Perkins Walter Welden Grundy Knight Peterson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Huff of Polk called up for consideration **Senate File 376**, a bill for an act relating to claims and actions under the Iowa Tort Claims Act, and the Senate amendment to the House amendment as follows:

Amend the House amendment to Senate File 376 by striking in line 3 after the word "physicians" the following: ", optometrists".

Huff of Polk moved that the House concur in the Senate amendment to the House amendment.

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Huff of Polk moved that the bill, as amended by the House, further amended by the Senate, and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 376)

The ayes were, 101:

Alt Christensen Ewell Hamilton Andersen Cochran Fisher of Hanson of Howard-Mitchell Corev Greene Bailey Crabb Franklin Hill Baker Battles Crosier Freeman of Holden Bennett Cunningham Buena Vista Huff Bergman Darrington Freeman of Johnson of Blouin Dougherty Clay-Dickinson Audubon Doyle Gannon Brinck Johnston of Drake Goode Caffrey Johnson Camp Edgington Graham Kennedy of Campbell Ellsworth Grassley Chickasaw

77 1 4		. .	
Kennedy of	Mezvinsky	Ossian	Strand
Dubuque	Middleswart	Pelton	Stroburg
Kitner	Miller of	Pierson	Stromer
Kluever	Des Moines	Poncy	Strothman
Knoblauch	Miller of	Priebe	Tapscott
Koch	Jones	Radl	Tieden
Kreamer	Miller of	Rex	Van Nostrand
Kruse	Marshall	Rodgers	Van Roekel
Langland	Miller of	Roorda	Voorhees
Lawson	Page	Schmeiser	Warren
Lippold	Milligan	Schroeder	Waugh
Lipsky	Mohrfeld	Schwartz	Weichman
Logue	Nelson	Shaw	Wells
McCartney	Nielsen	Shepherd	Winkelman
McCormick	Nolting	Sorg	Wolfe
Mendenhall	O'Hearn	Stokes	Mr. Speaker
Menefee		~	

The nays were, none.

Absent or not voting, 23:

Den Herder	Hansen of	McIntyre	Sanders
Dietz	Black Hawk	Millen	Skinner
Dooley	Jesse	Newton	Van Drie
Dunton	Kehe	Perkins	Varley
Fischer of	Klein	Peterson	Walter
Grundy	Knight	Renda	Welden
•	Mayberry		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 21 ADOPTED

Holden of Scott called up for consideration House Concurrent Resolution 21, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Concurrent Resolution 21 by striking all after the first "WHEREAS," and inserting in lieu thereof the following:

"many provisions of the Iowa Code relating to eminent domain have remained unchanged for many years; and

WHEREAS, provisions relating to eminent domain are unclear in some instances; and

WHEREAS, dissatisfaction with the law relating to eminent domain has been expressed by segments of our society; NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING:

Section 1. The legislative research committee or its successor is directed to create a study committee as provided by law, which committee shall include members of the appropriate standing committees of the House of Representatives and Senate, to conduct during the 1969-1970 legislative interim a comprehensive study of the Iowa Code relating to eminent domain, including but not limited to the right of eminent domain, exercised by private utilities and the procedure used by private utilities for the purchase of easements prior to petitioning the Commerce Commission to grant the right of eminent domain, in order to provide for an up-dated and equitable law relating to eminent domain.

With reference to the right of eminent domain exercised by private util-

ities, special emphasis shall be given by the study committee to the possibility of establishing utility corridors in the state, to the possibility of requiring an annual rental or fee to be paid an easement grantor, to the possibility of making more stringent the requirements for establishing by a private utility the necessity and suitability to the public use of a proposed franchise route, to the possibility of requiring individual notice to all landowners potentially affected by proposed utility route prior to allowing the purchase of any easements by private utility, to the possibility of requiring potential future development of an area to be considered in determining the damage to be assessed in cases of condemnation by a private utility under right of eminent domain, and to the problems occasioned by the disparity of bargaining power between the utility and the private landowner. Nothing contained herein shall in any way be construed to limit the scope of the study to be made by the study committee.

The study committee shall include non-legislative members known for

special knowledge in the field of eminent domain.

Staff assistance shall be provided by the legislative research bureau and additional staff may be employed as deemed necessary by the legislative research committee or its successor.

A report of the study shall be prepared and submitted to members of the Sixty-third General Assembly and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee."

Motion prevailed and the House concurred in the Senate amendment to House Concurrent Resolution 21 and the resolution was adopted as amended.

RECONSIDERATION OF BILL (House File 817)

Camp of Clinton asked and received unanimous consent to take up for immediate consideration the motion to reconsider **House File 817**, filed by McCartney of Floyd on May 22, 1969.

Camp of Clinton moved to reconsider the vote by which House File 817 passed the House.

The motion prevailed.

Camp of Clinton moved to reconsider the vote by which House File 817 was placed on its last reading.

The motion prevailed.

Camp of Clinton moved to reconsider the vote by which the House concurred in the Senate amendment.

The motion prevailed.

Camp of Clinton offered from the floor the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 817 by striking all of said amendment and inserting in lieu thereof the following:

1. By striking on page 1 all after the word "salary" in line 11 and all

of lines 12 through 17, inclusive, and by inserting in lieu thereof the words: "for the commissioner whose term expires June 30, 1971, fifteen thousand (15,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971; for the commissioner whose term expires June 30, 1973, fifteen thousand (15,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971; for the commissioner whose term expires June 30, 1975, twelve thousand (12,000) dollars for each year of the biennium beginning July 1, 1969, and ending June 30, 1971\$42,000.00."

2. Page 1, line 22, by striking the figure "212,120.00" and inserting in

lieu thereof the figure "213,120.00".

3. Page 2, line 14, by striking the figure "975,080.00" and inserting in lieu thereof the figure "976,080.00".

The amendment to the amendment was adopted.

Camp of Clinton moved that the House concur in the Senate amendment as amended.

Motion prevailed.

Camp of Clinton moved that the bill, amended by the Senate, further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 817)

The ayes were, 105:

Lippold Alt Freeman of Priebe Buena Vista Radl Andersen Lipsky Renda Bailey Freeman of Logue Clay-Dickinson McCartney Rex Baker McCormick Rodgers Battles Gannon Goode Mendenhall Bennett Roorda Menefee Graham Sanders Bergman Blouin Grassley Mezvinsky Schmeiser Hamilton Middleswart Schroeder Brinck Hanson of Millen Schwartz Caffrey Howard-Mitchell Miller of Campbell Shaw Shepherd Camp Hill Des Moines Christensen Holden Miller of Sorg Cochran Huff Stokes Jones Johnson of Miller of Strand Corev Audubon Marshall Stroburg Crabb Crosier Johnston of Miller of Stromer Strothman Cunningham Johnson Page Kennedy of Milligan Darrington Tapscott Tieden Den Herder Chickasaw Mohrfeld Van Roekel Dougherty Kennedy of Nelson Doyle Dubuque Nielsen Voorhees Drake Kitner Nolting Warren Dunton Kluever O'Hearn Waugh Weichman Knoblauch Edgington Ossian Pelton Ellsworth Koch Wells Winkelman Peterson Ewell Kreamer Wolfe Pierson Fisher of Kruse Langland Mr. Speaker Greene Poncy Lawson

The nays were, none.

Absent or not voting, 19:

Dietz Hansen of Van Drie Mayberry Doolev Black Hawk McIntvre Van Nostrand Fischer of Jesse Newton Varley Grundy Kehe Perkins Walter Franklin Klein Skinner Welden Knight

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Also: That the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 817, a bill for an act to appropriate funds to the Iowa state commerce commission.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 714, a bill for an act relating to motor vehicle registration fees and the state road use tax fund.

CARROLL A. LANE Secretary of the Senate

Millen of Jefferson-Van Buren in the chair at 10:55 a.m.

SENATE AMENDMENT CONSIDERED

Koch of Woodbury called up for consideration House File 810, a bill for an act relating to the Iowa income tax, amended by the Senate, as follows:

Amend House File 810, as amended and passed by the House, as follows:
1. Page 1 by striking lines 3 through 12 and inserting in lieu thereof the following:

Section 1. Section four hundred twenty-two point five (422.5), Code 1966, as amended by chapter three hundred forty-eight (348), section four-teen (14), Acts of the Sixty-second Geenral Assembly, is hereby further amended by inserting the following paragraph after line forty-four (44):

"However, no tax shall be imposed on any resident or nonresident whose net income, as defined in section four hundred twenty-two point seven (422.7) of the Code, is three thousand dollars or less; but in the event that the payment of tax under this division would reduce the net income to less than three thousand dollars, then the tax shall be reduced to that amount which would result in allowing the taxpayer to retain a net income of three thousand dollars. The preceding sentence does not apply to estates or trusts. For the purpose of this paragraph, the entire net income, including any part thereof not allocated to Iowa, shall be taken into account. If the combined net income of a husband and wife exceeds three thousand dollars, neither of them shall receive the benefit of this paragraph, and it is immaterial

whether they file a joint return or separate returns. An unmarried child under twenty-one years of age who is a dependent of his parent or parents as defined in section four hundred twenty-two point twelve (422.12) of the Code, shall not receive the benefit of this paragraph if such parent's net income exceeds three thousand dollars or if the combined net income of such parents exceeds three thousand dollars."

- 2. Page 1 by striking lines 23 through 25, and page 2 by striking lines 1 through 8, and inserting in lieu thereof the following:
- Sec. 3. Section four hundred twenty-two point thirteen (422.13), Code 1966, is hereby amended by striking subsections one (1) and two (2) and inserting in lieu thereof the following:
- "1. Every resident of Iowa who is required to file a federal income tax return under the Internal Revenue Code of 1954, or who has a net income of one thousand dollars or more for the tax year from sources taxable under this division, shall make and sign a return.
- "2. Every nonresident who is required to file a federal income tax return under the Internal Revenue Code of 1954 and who has a net income of one thousand dollars or more for the tax year from sources taxable under this division, shall make and sign a return."
 - 8. By adding the following new section:
- Sec. 4. Section four hundred twenty-two point five (422.5), Code 1966, is hereby amended by adding the following new paragraph:
- "A resident of Iowa who is on active duty in the Armed Forces of the United States, as defined in Title 10, United States Code, Section 101, for more than six months in any calendar or fiscal year, shall not include his taxable income received from such service in computing the tax imposed by this section for such calendar or fiscal year."

Skinner of Polk moved that action on House File 810 be deferred. Motion lost.

Koch of Woodbury moved that the House concur in the Senate amendment.

The motion prevailed and the House concurred in the Senate amendment.

Koch of Woodbury moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 810)

The ayes were, 84:

Alt Crabb Fisher of Hansen of Andersen Cunningham Black Hawk Greene Bailey Darrington Freeman of Hanson of Battles Den Herder Buena Vista Howard-Mitchell Bennett Harbor Dooley Freeman of Bergman Clay-Dickinson Hill Drake Goode Holden Camp Dunton Campbell Graham Huff Edgington Christensen Ellsworth Grassley Johnson of Corey Hamilton Audubon

Kehe	Miller of	Pierson	Strothman
Kitner	Jones	Poncy	Van Drie
Klein	Miller of	Priebe	Van Nostrand
Kluever	Marshall	Rex	Van Roekel
Koch	Miller of	Roorda	Varley
Kreamer	Page	Sanders	Voorhees
Kruse	Milligan	Schroeder	Walter
Lawson	Mohrfeld	Schwartz	Warren
Lippold	Nelson	Shaw	Waugh
Lipsky	Nielsen	Shepherd	Winkelman
Logue	O'Hearn	Sorg	Wolfe
McCartney	Ossian	Stokes	Speaker
Mendenhall	Pelton	Strand	pro tempore
Menefee	Peterson	Stromer	F-3

The nays were, 29:

Blouin	Jesse	Langland	Radl
Brinck	Johnston of	Mayberry	Renda
Caffrey	Johnson	Mezvinsky	Rodgers
Cochran	Kennedy of	Middleswart	Schmeiser
Crosier	Chickasaw	Miller of	Stroburg
Dougherty	Kennedy of	Des Moines	Tapscott
Doyle	Dubuque	Newton	Weichman
Franklin	Knoblauch	Nolting	Wells
Gannon		-,	.,

Absent or not voting, 11:

Baker	Fischer of	McCormick	Skinner
Dietz	Grund y	M cIntyre	Tieden
Ewell	Knight	Perkins	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 332 WITHDRAWN

Miller of Jones asked and received unanimous consent to withdraw House File 332 from further consideration by the House.

The House was recessed by the Speaker until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the conference committee report and the amendments contained therein and passed House File 390, a bill for an act relating to the implementation and organization for annual sessions of the General Assembly.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House File 784, a bill for an act relating to the valuation and assessment of real and personal property.

CARROLL A. LANE

Secretary of the Senate

SENATE AMENDMENTS CONSIDERED

Voorhees of Black Hawk called up for consideration **House File** 516, a bill for an act relating to depressant, stimulant, and hallucinogenic drugs, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 516 as follows:

- 1. By inserting in page 1, line 19, after the word "imprisonment" the words "in the county jail".
 - 2. By inserting after page 1, line 24, the following new subsection:

"By inserting in line four (4) after the word 'imprisonment' the words 'in the penitentiary'".

3. By adding the following new section:

Chapter one hundred eighty-nine (189), section eleven (11), Acts of the Sixty-second General Assembly, is hereby amended as follows:

- 1. By inserting in line six (6) after the word "imprisonment" the words "in the penitentiary".
- 2. By inserting in line nine (9) after the word "imprisonment" the words "in the penitentiary".
 - 4. By adding the following new section:

Section two hundred four point twenty (204.20), Code 1966, is hereby amended by adding thereto the following new subsection:

"5. Any person violating this chapter by possessing, purchasing, or attempting to purchase marijuana in such quantity that it can logically be inferred that such marijuana is intended for personal use only and is not held for sale to others, and such marijuana is not part of any other narcotic drug, shall be guilty of possession of marijuana for personal use and shall. upon a first conviction after July 1, 1969, be imprisoned in the county jail not to exceed six months or be fined not to exceed one thousand dollars. or both. All or any part of the sentence may be suspended or such person may be granted probation upon a finding by the court that a recurrence of a violation of this chapter by such person is not likely. Any person violating this chapter by possession, purchasing, or attempting to purchase marijuana in such quantity that it can logically be inferred that such marijuana is intended for sale shall be guilty of possession of marijuana held for sale and shall be punished as provided in subsection one (1) of this section. Possession of marijuana for personal use shall be a lesser included offense of possession of marijuana held for sale. Second and subsequent offenses of possession of marijuana for whatever purpose shall be punished as provided in subsection one (1) of this section."

Motion prevailed and the House concurred in the Senate amendment.

Voorhees of Black Hawk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 516)

The ayes were, 95:

Alt Andersen Baker Battles

Bennett	Hansen of	Mendenhall	Rodgers
Bergman	Black Hawk	Menefee	Roorda
Blouin	Hanson of	Mezvinsky	Sanders
Brinck	Howard-Mitchell		Schroeder
Caffrey	Holden	Millen	Schwartz
Campbell	Huff	Miller of	Shaw
Cochran	Jesse	Des Moines	Sorg
Corey	Johnson of	Miller of	Stokes
Crabb	Audubon	Jones	Strand
Cunningham	Kennedy of	Miller of	Stroburg
Darrington	Chickasaw	Marshall	Stromer
Dougherty	Kennedy of	Miller of	Strothman
Doyle	Dubuque	Page	Tapscott
Drake	Kitner	Milligan	Tieden
Dunton	Klein	Nelson	Van Drie
Edgington	Kluever	Newton	Varley
Ellsworth	Knoblauch	Nielsen	Voorhees
Ewell	Kreamer	Nolting	Walter
Franklin	Kruse	Ossian	Warren
Freeman of	Langland	Peterson	Waugh
Clay-Dickinson	Lawson	Pierson	Weichman
Gannon	Lippold	Poncy	Wells
Goode	Lipsky	Priebe	Winkelman
Graham	Logue	Radl	Wolfe
Grassley	Mayberry	Renda	Mr. Speaker
-	McCartney		-

The nays were, 2:

Camp Christensen

Absent or not voting, 27:

Bailey Fisher of Kehe Perkins Crosier Greene Knight Rex Koch Schmeiser Den Herder Freeman of Dietz Buena Vista McCormick Shepherd Dooley Hamilton McIntyre Skinner Mohrfeld Fischer of Van Nostrand Hill Johnston of O'Hearn Van Roekel Grundy Johnson Pelton Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Grassley of Butler called up for consideration House File 163, a bill for an act relating to administrative rules of departments of the state, amended by the Senate, as follows:

Amend House File 163, page 2, by striking lines 12 through 21, inclusive.

Schroeder of Pottawattamie offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 163 by adding thereto the following new section:

"Chapter ninety-two (92), section eight (8), Acts of the Sixty-second General Assembly, amending section seventeen A point eight (17A.8), Code 1966, is hereby amended by inserting in line twenty-two (22) after the word "date" the following:

", provided, however, that when the legislative departmental rules review committee shall so direct, no departmental rule shall become effective until

it has been referred to the General Assembly as provided in section seventeen A point ten (17A.10) of the Code. If the General Assembly fails to act upon such a rule, within sixty (60) days thereafter, it shall become effective. The legislative departmental rules review committee shall delay the effective date of a proposed rule by written notice to the secretary of state and the department proposing the rule".

The amendment to the amendment was adopted.

Grassley of Butler moved that the House concur in the Senate amendment as amended.

Motion prevailed and the House concurred in the Senate amendment as amended.

Grassley of Butler moved that the bill, as amended by the Senate and further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 163)

The ayes were, 108:

Alt	Franklin	Lipsky	Radl
Andersen	Freeman of	Logue	Rex
Bailey	Clay-Dickinson	Mayberry	Rodgers
Baker	Gannon	McCartney	Roorda
Battles	Goode	Mendenhall	Sanders
Bennett	Graham	Menefee	Schmeiser
Bergman	Grassley	Mezvinsky	Schroeder
Blouin	Hansen of	Middleswart	Schwartz
Brinck	Black Hawk	Millen	Shepherd
Caffrey	Hanson of	Miller of	Sorg
Camp	Howard-Mitchell	Des Moines	Stokes
Campbell	Hill	Miller of	Strand
Christensen	Holden	J ones	Stroburg
Cochran	Huff	Miller of	Stromer
Corey	Je sse	Marshall	Strothman
Crabb	Johnson of	Miller of	Tieden
Crosier	Audubon	Page	Van Drie
Cunningham	Kennedy of	Milligan	Van Nostrand
Darrington	Chickasaw	Mohrfeld	Van Roekel
Den Herder	Kennedy of	Nelson	Varley
Dooley	Dub uque	Newton	Voorhees
Dougherty	Kitner	Nielsen	Walter
Doyle	Klein	Nolting	Warren
Drake	Kluever	O'Hearn	Waugh
Dunton	Knoblauch	Ossian	Weichman
Edgington	Koch	Pelton	Wells
Elisworth	Kreamer	Peterson	Winkelman
Ewell	Kruse	Pierson	Wolfe
Fisher of	Langland	Poncy	Mr. Speaker
Green e	Lippold	Priebe	=

The nays were, none.

Absent or not voting, 16:

Dietz Hamilton Shaw Lawson Fischer of Johnston of McCormick Skinner Tapscott Grundy McIntvre Johnson Freeman of Kehe Welden Perkins Buena Vista Knight Renda

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the conference committee report and the amendments contained therein and passed House File 815, a bill for an act to appropriate from the general fund of the state to various departments and various divisions of the state.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed House Joint Resolution 19, a joint resolution directing the treasurer of state to call and redeem the Korean veterans' bonus bonds.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 455, a bill for an act authorizing department of public safety to receive and expend federal funds.

CARROLL A. LANE Secretary of the Senate

SENATE AMENDMENT CONSIDERED

Fisher of Greene called up for consideration House File 455, a bill for an act authorizing the department of public safety to receive and expend federal funds, and the following Senate amendment:

Amend House File 455 as follows:

1. By inserting after the period in line eight (8) the following new section and renumbering the subsequent sections:

"Chapter eighty-six (86), section one (1), Acts of the Sixty-second General Assembly, amending chapter seven (7), Code 1966, is hereby amended as follows:

- 1. By striking lines six (6), seven (7), and eight (8) and inserting in lieu thereof the words 'any act of congress for highway safety, law enforcement, or other related programs, and in so doing, to cooperate with federal and state'.
- 2. By striking from line ten (10) the words 'purpose of that enactment' and inserting in lieu thereof the words 'purposes of these enactments'.
- 3. By striking from lines eleven (11) and twelve (12) the words 'through the department of public safety or through the highway commission or both' and inserting in lieu thereof the words ', either through his office or through one or more state departments, commissions, councils, boards, or agencies designated by him or any combination of the foregoing'.
- 4. By inserting in line thirteen (18) after the word 'safety', the words ', law enforcement, and related'.

- 5. By striking from line fourteen (14) the word 'act' and inserting in lieu thereof the word 'acts'."
- 2. By striking from line eleven (11) the words "is authorized to" and inserting in lieu thereof the words ", when authorized by the governor pursuant to chapter eighty-six (86), Acts of the Sixty-second General Assembly, may".
- 3. By striking from page one (1), line fifteen (15), the words and figures "chapter eighty (80) of the Code" and inserting in lieu thereof the words "this chapter".
- 4. By renumbering properly and adding the following new sections thereto:
- "Sec. —. DECLARATION OF POLICY AND PURPOSE. The general assembly finds that the increasing incidence of crime threatens the peace, security and general welfare of the state and its citizens. To prevent crime, to insure the maintenance of peace and good order, and to assure the greater safety of the people, law enforcement, judicial administration, and corrections must be better coordinated, intensified and made more effective at all levels of government.
- Sec. —. COMMISSION ESTABLISHED. There is hereby established the Iowa crime commission, hereinafter called the commission. The commission shall be within the office of the governor, however the governor may assign the administration of the commission to the office of planning and programming.
- Sec. —. COMMISSION FUNCTIONS. The commission shall conduct inquiries, investigations, analysis and studies into the incidence and causes of crime in Iowa, in cooperation with state, area, city and county agencies; and develop a statewide program of interagency cooperation, in association with federal agencies and officials, and those of other states concerned with the problems of crime. The commission in cooperation with town, city, county and area agencies, and in conformity with such guidelines as may be promulgated by federal agencies, shall direct research, planning and action programs in furtherance of the policy and purpose of this Act.
- Sec. —. DUTY TO FILE REPORT. The commission during the continuance of its operations shall file periodic reports of its progress with the governor, and shall present a report to each annual session of the general assembly.
- Sec. —. ACCEPTANCE OF GRANTS. The commission with approval of the governor may accept funds, grants, services, facilities and property from any source, and all such receipts of the commission, including gifts, grants in aid and other revenue, are hereby appropriated for carrying out the purposes of this Act. The expenditure of any funds available to the commission shall be by warrant to the treasurer of the state, drawn by the state comptroller upon vouchers authorized by the executive director of the commission.

The commission may:

- 1. Expend such moneys as may be appropriated by the general assembly, or otherwise shall be available, for study, research, investigation, planning and implementation.
- 2. Make grants to towns, cities, counties and areas pursuant to law and such regulations as may be applicable.
- 3. Provide supplies, facilities, personnel and staff for the function and operations of the commission, and for such other purposes as may be necessary and proper to accomplish the policy of this Act.
- Sec. —. COMMISSION MEMBERSHIP. The commission shall consist of thirty-one members as follows:

- 1. Ten members shall be officials of town, cities or counties, appointed by the governor.
- 2. Ten members concerned with and knowledgeable about the problems of criminal justice, appointed by the governor.
 - 3. Ten officials of the state, as follows:
 - a. The attorney general.
 - b. The commissioner of public safety.
- c. The director of the division of criminal investigation and bureau of identification.
 - d. The director of the Iowa law-enforcement academy.
- e. The director of the adult corrections services of the department of social services.

The governor shall also appoint one state senator, one state representative, a member of the board of parole, a supreme court justice, and an official of the state juvenile home.

4. The governor shall appoint an executive director of the commission who shall be his official representative, and who shall be the principal executive administrator of the commission and shall also be a member of the commission.

All commissioners designated by the governor shall serve at the governor's pleasure.

- Sec. —. APPROPRIATION. There is hereby appropriated from the general fund of the state of Iowa to the Iowa crime commission for each year of the biennium beginning July 1, 1969 and ending June 30, 1971, the sum of twenty thousand (20,000) dollars, or so much thereof as may be necessary, to pay the costs of administering and carrying out the provisions of this Act including the matching of available federal funds and grants.
- Sec. —. PRELIMINARY STEPS RATIFIED. The acts of the governor preparatory for and preliminary to the establishment of the commission, and the committees and commissions established for such purposes, which otherwise were lawful and proper, hereby are ratified, approved and adopted by the general assembly.
- 5. By striking from page one (1), lines one (1) and two (2), the words "authorizing the department of public safety to receive and expend federal funds" and inserting in lieu thereof the following:

"relating to the authority to receive and expend federal funds for highway safety, law enforcement, and related purposes".

Fisher of Greene offered the following amendment from the floor and moved its adoption:

Amend the Senate amendment to House File 455 as follows:

- 1. By striking therefrom the section designated as "Sec. —. APPRO-PRIATION."
- 2. By adding to the title the following: ", and relating to the establishment of the Iowa crime commission".

The amendment to the Senate amendment was adopted.

Fisher of Greene moved that the House concur in the Senate amendment as amended.

Motion prevailed and the House concurred in the Senate amendment as amended.

Fisher of Greene moved that the bill, as amended by the Senate

and further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 455)

The ayes were, 96:

Alt	Freeman of	Langland	Rex
Andersen	Buena Vista	Lippold	Rodgers
Bailey	Freeman of	Lipsky	Roorda
Battles	Clay-Dickinson	Logue	Sanders
Bergman	Gannon	Mayberry	Schmeiser
Blouin	Goode	Mendenhall	Schroeder
Brinck	Graham	Menefee	Schwartz
Camp	Grassley	Mezvinsky	Sorg
Campbell	Hanson of	Miller of	Stokes
Christensen	Howard-Mitchell	Des Moines	Strand
Cochran	Hill	Miller of	Stroburg
Corey	Holden	Marshall	Stromer
Crabb	Je sse	Miller of	Srothman
Crosier	Johnson of	Page	Tapscott
Darrington	Audubon	Milligan	Tieden
Den Herder	Kehe	Mohrfeld	Van Drie
Dougherty	Kennedy of	Nelson	Van Roekel
Doyle	Chickasaw	Newton	Voorhees
Drake	Kennedy of	Nielsen	Walter
Dunton	Dubuque	Nolting	Warren
Edgington	Kitner	O'Hearn	Waugh
Ellsworth	Klein	Ossian	Weichman
Ewell	Kluever	Perkins	Wells
Fisher of	Knoblauch	Poncy	Winkelman
Greene	Koch	Priebe	Wolfe
Franklin	Kreamer	Radl	Mr. Speaker
	Kruse	Renda	-

The nays were, none.

Absent or not voting, 28:

Hamilton	McCartney	Peterson
Hansen of	McCormick	Pierson
Black Hawk	McIntvre	Shaw
Huff	Middleswart	Shepherd
Johnston of	Millen	Skinner
Johnson	Miller of	Van Nostrand
Knight	Jones	Varley
Lawson	Pelton	Welden
	Hansen of Black Hawk Huff Johnston of Johnson Knight	Hansen of McCormick Black Hawk McIntyre Huff Middleswart Johnston of Millen Johnson Miller of Knight Jones

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT (House Joint Resolution 19)

Camp of Clinton asked and received unanimous consent to take up for immediate consideration the conference committee report on **House Joint Resolution 19**, a joint resolution directing the treasurer of state to call and redeem the Korean veterans' bonus bonds, as follows:

CONFERENCE COMMITTEE REPORT

(House Joint Resolution 19)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to resolve the difference between the House and Senate on House Joint Resolution 19, a joint resolution directing the treasurer of state to call and redeem the Korean veterans' bonus bonds, respectfully make the following recommendations:

- 1. That the House recede from its amendment to the Senate amendment.
- 2. That the Senate recede from its amendment.
- 3. Amend House Joint Resolution 19 by striking all after the resolving clause and inserting in lieu thereof the following:

"Section 1. The treasurer of state shall, by August 1, 1969, direct the department of revenue to cause to have the tax levied on moneys and credits for the last and final time for the purpose of paying principal and interest on the Korean veterans' bonus bonds, for 1969 taxes payable in 1970.

- Sec. 2. The treasurer shall set up an account by entry on his books of a sum sufficient to pay all outstanding bonds, accrued interest, and premium payment required if such bonds, before maturity, in the future are called, plus outstanding claims and expenses. This account shall be segregated from the general fund and shall represent actual cash on hand. Such cash may be invested and if so invested, interest shall accrue to the general fund of the state. Any funds remaining after establishment of the account, shall in accordance with section thirty-five B point eleven (35B.11) of the Code, be transferred to the general fund of the state. Thereafter all payments of interest upon the outstanding bonds and all payments upon the principal of such bonds as such payments become due shall be made from this fund."
- 4. Amend the title by striking all after the word "Resolution" in line 1 and all of the preamble, and inserting in lieu thereof the following:

"regarding the fact that there is now sufficient security in the Korean Veterans' Bonus Fund to retire all outstanding bonds plus interest as they become due; to provide for a trust fund to accomplish such retirement; and to authorize payment and early retirement of such bonds if voluntarily surrendered by a bondholder.

WHEREAS, there will be, after collection of the one mill tax levied for 1969 payable in 1970, sufficient funds in the Korean War Service Compensation Fund and the Korean Veterans' Tax Fund to retire all outstanding bonds as they become due plus accrued interest and the premium payment required if such bonds should be called, before maturity, in the future; and

WHEREAS, pursuant to section Five (5), Article VII, Constitution of Iowa, a tax may be levied to pay a bonded indebtedness for so long as it is necessary to raise funds for the purpose of paying the interest on such debt as it falls due and discharge the principal of such debt."

On the Part of the Senate: ELMER F. LANGE, Chairman JOHN CAMP, Chairman KENNETH BENDA LEE H. GAUDINEER, JR. ERNEST KOSEK

On the Part of the House: ROBERT M. KREAMER BERL E. PRIEBE DALE L. TIEDEN

Camp of Clinton moved the adoption of the conference committee report and all amendments contained therein.

The motion prevailed and the report was adopted.

Varley of Adair-Madison in the chair at 3:02 p.m.

Camp of Clinton moved that the joint resolution be read a last time now and agreed to which motion prevailed and the joint resolution was read a last time.

On the question "Shall the resolution be adopted?" (H.J.R. 19)

The ayes were, 75:

The nays were, 26:

Baker	Kennedy of	Newton	Schmeiser
Bergman	Chickasaw	Nolting	Schwartz
Crosier	Kennedy of	O'Hearn	Skinner
Doyle	Dubuque	Perkins	Tapscott
Ewell	Mayberry	Poncy	Wells
Franklin	Mezvinsky	Renda	Wolfe
Gannon	Miller of	Rodgers	,,
Toego	Des Maines		

Absent or not voting, 23:

110000000 01 000			
Bailey Bennett Caffrey	Hamilton Hansen of Black Hawk	Langland Lawson McCormick	Pierson Shaw Shepherd
Dietz	Johnston of	McIntyre	Stroburg
Dooley	Johnson	Millen	Van Nostrand
Fischer of	Kitner	Milligan	Weichman
Grundv	Knight		

The joint resolution, as amended, having received a constitutional majority, was declared to have been adopted by the House and the title as amended was agreed to.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 37, relating to claims against the state.

CARROLL A. LANE
Secretary of the Senate

ADOPTION OF HOUSE CONCURRENT RESOLUTION 37 (As Amended by the Senate)

Miller of Jones asked and received unanimous consent to take up for immediate consideration the Senate amendment to **House Concurrent Resolution 37**, as follows:

Amend House Concurrent Resolution 37, page 1638 of the Senate Journal, by striking the following:

"Nicholas V. Critelli, Jr. 230-64-25 Service to State \$2,226.05" Des Moines, Iowa

Miller of Jones moved the adoption of the Senate amendment.

Motion prevailed and the amendment was adopted.

Miller of Jones moved the adoption of House Concurrent Resolution 37, as amended.

The resolution as amended was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to Senate amendment and passed the following bill in which the concurrence of the Senate was asked:

House File 455, a bill for an act authorizing department of public safety to receive and expend federal funds.

Also: That the Senate has amended House amendment to, concurred in House amendment as amended, and passed the following bill in which the concurrence of the Senate was asked:

Senate File 619, a bill for an act relating to service tax on new construction and advertising.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed Senate File 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 699, a bill for an act relating to salaries of director of revenue and commissioner of social services.

CARROLL A. LANE, Secretary

SENATE AMENDMENT CONSIDERED

Milligan of Polk asked and received unanimous consent for the consideration of Senate File 619, a bill for an act relating to service taxes on new construction, advertising, and the processing of meat, fish and fowl, and the following amendment to the House amendment:

Amend the House amendment to Senate File 619 (reprint) as follows:

- 1. By striking division 1 of the House amendment and inserting in lieu thereof the following:
- "1. By striking all of the title after the word 'to' in line 1, and inserting in lieu thereof the following: 'use, sales, and service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables and making allocations thereof.'"
- 2. By striking lines 25 through 30, inclusive, of the House amendment and inserting in lieu thereof the following:
- "1. The amount allocated to the division of planning in the governor's office by section three (3) of this Act shall be used as follows:".
- 3. By adding the following new division after line 18 of the House amendment and renumbering the remaining divisions:
- "6. Page 2, by inserting after the word 'state' in line 35 the following: ', except that an amount of two hundred thousand (200,000) dollars shall be allocated to the division of planning in the governor's office before such moneys are paid into the general fund of the state'."
- 4. Amend line 42 of the House amendment by striking the word "appropriation" and inserting in lieu thereof the word "allocation".
- 5. Amend line 47 of the House amendment by striking the word "appropriated" and inserting in lieu thereof the word "allocated".

Milligan of Polk moved that the House concur in the Senate amendment to the House amendment.

The motion prevailed and the House concurred in the Senate amendment to the House amendment.

Milligan of Polk moved that the bill, as amended by the House and further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 619)

The ayes were, 79:

Alt Darrington Fisher of Andersen Dooley Greene Baker Dougherty Freeman of Battles Doyle Buena Vista Bergman Drake Freeman of Clay-Dickinson Brinck Dunton Cochran Edgington Goode Crabb Ellsworth Graham Cunningham

Hansen of Black Hawk Hanson of Howard-Mitchell Hill Holden

Huff Johnson of Audubon

Kehe	Middleswart	Pelton	Stroburg
Klein	Millen	Perkins	Stromer
Kluever	Miller of	Peterson	Strothman
Knoblauch	Jones	Pierson	Van Drie
Koch	Miller of	Priebe	Van Nostrand
Kreamer	Marshall	Radl	Van Roekel
Kruse	Miller of	Rex	Varley
Lawson	Page	Rodgers	Voorhees
Lippold	Milligan	Sanders	Waugh
Lipsky	Mohrfeld	Shaw	Weichman
Logue	Nelson	Shepherd	Winkelman
Mayberry	Nielsen	Sorg	Wolfe
McCartney	O'Hearn	Strand	Mr. Speaker
Menefee	Ossian		

The nays were, 34:

Bailey	Franklin	Mendenhall	Schmeiser
Bennett	Gannon	Mezvinsky	Schroeder
Blouin	Grassley	Miller of	Schwartz
Camp	Jesse	Des Moines	Skinner
Campbell	Johnston of	Newton	Stokes
Christensen	Johnson	Nolting	Tapscott
Corey	Kennedy of	Poncy	Walter
Crosier	Chickasaw	Renda	Warren
Den Herder	Kennedy of	Roorda	Wells
Ewell	Dubuque		

Absent or not voting, 11:

Caffrey	Hamilton	Langland	Tieden
Dietz	Kitner	McCormick	Welden
Fischer of	Knight	McIntyre	
Crundy		-	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Milligan of Polk moved that the vote by which Senate File 619 passed the House be reconsidered and the motion to reconsider be tabled.

The motion prevailed.

ADOPTION OF CONFERENCE COMMITTEE REPORT (Senate File 689)

Varley of Adair-Madison called up for consideration the conference committee report on **Senate File 689**, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller, as follows:

REPORT OF CONFERENCE COMMITTEE (Senate File 689)

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives on Senate File 689, a bill for an act to appropriate from the general fund of the state for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller, respectfully submit the following recommendation:

That the House amendment be amended by striking in lines 4 and 5 the words and figure "six million thirty thousand (6,030,000)", and inserting in lieu thereof the words and figure "seven million one hundred thousand (7.100.000)".

On the Part of the House:
ANDREW VARLEY, Chairman
ROBERT E. NEWTON
RUDY VAN DRIE
RICHARD H. WALTER

On the Part of the Senate:
JOSEPH B. FLATT, Chairman
ROBERT R. RIGLER
EDWARD E. NICHOLSON
ALAN SHIRLEY

Varley of Adair-Madison moved the adoption of the conference committee report and all amendments contained therein.

Roll call was requested by Varley of Adair-Madison and the Speaker.

On the question "Shall the conference committee report be adopted?" (S. F. 689)

The ayes were, 79:

Alt	Hansen of	Mayberry	Renda
Andersen	Black Hawk	McCartney	Rodgers
Baker	Hanson of	Menefee	Sanders
Bennett	Howard-Mitchell	Mezvinsky	Schmeiser
Bergman	Hill	Middleswart	Shepherd
Blouin	Huff	Millen	Stokes
Caffrey	Jesse	Miller of	Stroburg
Campbell	Johnson of	Des Moines	Stromer
Cochran	Audubon	Miller of	Strothman
Corey	Johnston of	Jones	Tapscott
Crabb	Johnson	Miller of	Tieden
Crosier	Kehe	Marshall	Van Drie
Cunningham	Kennedy of	Milligan	Van Roekel
Dooley	Chickasaw	Mohrfeld	Varley
Dougherty	Kennedy of	Nelson	Voorhees
Doyle	Dubuque	Newton	Walter
Dunton	Klein	Nielsen	Warren
Ellsworth	Kluever	Nolting	Waugh
Ewell	Kreamer	Pelton	Weichman
Franklin	Lawson	Pierson	Wells
Gannon	Lippold	Poncy	Wolfe
Hamilton	Lipsky	Priebe	Mr. Speaker

The nays were, 31:

Freeman of Rattles Kruse Rex Brinck Buena Vista Logue Roorda Christensen Freeman of Mendenhall Schroeder Darrington Clay-Dickinson Miller of Skinner Goode Den Herder Page Sorg Drake Grassley Ossian Strand **Perkins** Van Nostrand Edgington Holden Knoblauch Peterson Winkelman Fisher of Koch Radi Greene

Absent or not voting, 14:

Bailey Fischer of Knight O'Hearn
Camp Grundy Langland Schwartz
Dietz Graham McCormick Shaw
Kitner McIntyre Welden

Motion prevailed and the report was adopted.

Varley of Adair-Madison moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 689)

The ayes were, 94:

Alt Goode Kruse Poncy Andersen Priebe Graham Lawson Baker Grasslev Lippold Renda Battles Hamilton Lipsky Rodgers Bennett Hansen of Logue Sanders Black Hawk Mayberry Schmeiser Bergman McCartney Schwartz Blouin Hanson of Howard-Mitchell Menefee Shaw Caffrey Hill Shepherd Campbell Mezvinsky Christensen Holden Middleswart Strand Huff Millen Stroburg Cochran Corev Miller of Stromer Jesse Crabb Johnson of Des Moines Strothman Audubon Miller of Tapscott Crosier Cunningham Van Drie Johnston of Jones Miller of Varley Darrington Johnson Kehe Voorhees Den Herder Marshall Walter Dougherty Kennedy of Milligan Doyle Chickasaw Mohrfeld Warren Nelson Waugh Drake Kennedy of Newton Weichman Dunton Dubuque Wells Edgington Klein Nielsen Winkelman Ellsworth Kluever Nolting Knoblauch Wolfe Ewell Ossian Pelton Franklin Koch Mr. Speaker Gannon Kreamer Pierson

The nays were, 13:

Brinck Freeman of Radl Sorg Fisher of Clay-Dickinson Rex Stokes Greene Mendenhall Roorda Van Nostrand Freeman of Perkins Skinner Buena Vista

Absent or not voting, 17:

Bailey	Fischer of	McCormick	Peterson
Camp	Grundy	McIntyre	Schroeder
Dietz	Kitner	Miller of	Tieden
Dooley	Knight	Page	Van Roekel
-	Langland	O'Hearn	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 375, a bill for an act relating to municipal courts.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 47, providing that when adjournment is had on Friday, May 23, 1969, it be to reconvene on Monday, January 12, 1970, at 10:00 a.m.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 2, a bill for an act relating to motor vehicle registration fees.

Also: That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 699, a bill for an act to ratify and legalize the granting of commissions to the director of revenue and commissioner of the department of social services.

CARROLL A. LANE, Secretary

ADOPTION OF SENATE CONCURRENT RESOLUTION 47

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 47, as follows:

SENATE CONCURRENT RESOLUTION 47 By Stanley

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Friday, May 23, 1969, it be to reconvene on Monday, January 12, 1970, at 10:00 a.m.

McCartney of Floyd offered the following amendment filed by him and Gannon of Jasper and moved its adoption:

Amend Senate Concurrent Resolution 47 by striking all after the resolving clause and inserting in lieu thereof the following:

"That when adjournment is had on Friday, May 23, 1969, it be the final adjournment of the 1969 session of the Sixty-third General Assembly."

The amendment was adopted.

McCartney of Floyd moved the adoption of the resolution as amended.

The resolution as amended was adopted.

SENATE AMENDMENTS CONSIDERED

Schroeder of Pottawattamie called up for consideration House File 2, a bill for an act relating to motor vehicle registration fees, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 2 by striking sections four (4) and five (5).

Motion prevailed and the House concurred in the Senate amendment.

Schroeder of Pottawattamie moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 2)

The ayes were, 88:

Alt Freeman of McCartney Rex Clay-Dickinson Mendenhall Andersen Rodgers Menefee Battles Gannon Roorda Mezvinsky Bennett Goode Sanders Grassley Middleswart Schmeiser Bergman Miller of Hamilton Schroeder Blouin Hanson of Jones Shepherd Brinck Howard-Mitchell Miller of Campbell Skinner Hill Marshall Christensen Stokes Miller of Holden Cochran Strand Corey Huff Page Stromer Milligan Crabb Jesse Strothman Cunningham Johnson of Mohrfeld Tieden Van Drie Darrington Audubon Nelson Kennedy of Van Roekel Den Herder Newton Dougherty Chickasaw Nielsen Varley Doyle Kennedy of Nolting Voorhees Walter Dubuque Ossian Drake Kluever Pelton Waugh Dunton Weichman Knoblauch Perkins Edgington Ellsworth . Koch Pierson Wells Kreamer Poncy Winkelman Fisher of Priebe Wolfe Greene Kruse Renda Mr. Speaker Franklin Lippold Logue

The nays were, 1:

Warren

Absent or not voting, 85:

Bailey	Freeman of	Knight	O'Hearn
Baker	Buena Vista	Langland	Peterson
Caffrey	Graham	Lawson	Radl
Camp	Hansen of	Lipsky	Schwartz
Crosier	Black Hawk	Mayberry	Shaw
Dietz	Johnston of	McCormick	Sorg
Dooley	Johnson	McIntyre	Stroburg
Ewell	Kehe	Millen	Tapscott
Fischer of	Kitner	Miller of	Van Nostrand
Grundy	Klein	Des Moines	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE MESSAGE CONSIDERED

Senate File 699, a bill for an act to ratify and legalize the granting of commissions to the director of revenue and commissioner of the department of social services, to the acts and service of those officers upon such commissions, compensation paid such officers, and to appropriate funds for such compensation.

Read first time and passed on file.

CONSIDERATION OF BILLS (Senate File 699)

Camp of Clinton asked and received unanimous consent that Rule 29 be suspended and for the immediate consideration of **Senate File** 699, a bill for an act to ratify and legalize the granting of commissions to the director of revenue and commissioner of the department of social services, to the acts and service of those officers upon such commissions, compensation paid such officers, and to appropriate funds for such compensation.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 699)

The ayes were, 90:

Andersen Den Herder Battles Dougherty Bergman Doyle Blouin Dunton Brinck Edgington Camp Ellsworth Campbell Ewell Christensen Greene Cochran Greene Corey Franklin	Freeman of Buena Vista Freeman of Clay-Dickinson Gannon Goode Grassley Hamilton Hill Holden Huff	Jesse Johnson of Audubon Johnston of Johnson Kennedy of Chickasaw Kennedy of Dubuque Klein Kluever
---	--	--

Knoblauch Miller of Tieden Rex Koch Rodgers Van Drie Page Kreamer Milligan Van Nostrand Roorda Kruse Mohrfeld Sanders Van Roekel Lawson Nelson Schmeiser Varley Lippold Newton Shaw Voorhees Logue Nielsen Shepherd Walter Mayberry Nolting Skinner Warren Menefee Ossian Sorg Waugh Stokes Weichman Mezvinsky Pelton Millen Pierson Wells Strand Poncy Miller of Stroburg Winkelman Jones Priebe Stromer Wolfe Miller of Renda Mr. Speaker Tapscott Marshall

The nays were, none.

Absent or not voting, 34:

Alt Drake O'Hearn Knight Fischer of Bailey Langland Perkins Baker Grundy Liosky Peterson Bennett Graham McCartney Radl Hansen of McCormick Schroeder Caffrey Black Hawk McIntyre Crabb Schwartz Strothman Hanson of Mendenhall Crosier Howard-Mitchell Middleswart Welden Darrington Kehe Dietz Miller of Kitner Des Moines Dooley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Camp of Clinton asked and received unanimous consent to take up for immediate consideration **Senate File 695**, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 695)

The ayes were, 67:

Alt Cunningham Graham Johnson of Audubon Andersen Darrington Hamilton Battles Den Herder Hansen of Klein Bennett Dooley Black Hawk Kluever Dougherty Hanson of Knoblauch Bergman Doyle Howard-Mitchell Kreamer Caffrey Drake Hill Kruse Camp Christensen Dunton Holden Mayberry Cochran Fisher of Huff Mendenhall Greene Jesse Menefee Corey Crabb Gannon Mezvinsky

Welden

Dietz

Ewell

Middleswart Miller of Jones Miller of Marshall Miller of Page Milligan	Mohrfeld Newton Ossian Pelton Priebe Renda Rodgers Roorda	Sanders Schroeder Shaw Shepherd Skinner Stokes Strand Strothman	Tapscott Van Drie Varley Voorhees Wells Wolfe Mr. Speaker
The nays were,	41:		
Blouin Brinck Campbell Edgington Ellsworth Franklin Freeman of Clay-Dickinson Goode Grassley Johnston of Johnson	Kehe Kennedy of Chickasaw Kennedy of Dubuque Koch Lawson Lippold Lipsky Logue Miller of Des Moines	Nelson Nielsen Nolting O'Hearn Perkins Peterson Pierson Poncy Radl Rex Schmeiser	Schwartz Sorg Stroburg Stromer Tieden Van Nostrand Van Roekel Walter Warren Waugh Winkelman
Absent or not ve	oting, 16:		
Bailey Baker Crosier	Fischer of Grundy Freeman of	'Knight Langland McCartney	McIntyre Millen Weichman

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McCormick

Kitner

Buena Vista

MOTION TO RECONSIDER LOST (Senate File 695)

Skinner of Polk moved that the House reconsider the vote by which Senate File 695 passed the House.

The motion lost.

CONFERENCE COMMITTEE REPORT ADOPTED (House File 196)

Shaw of Scott asked and received unanimous consent to take up for immediate consideration the second conference committee report on House File 196, a bill for an act relating to the referendum for approval of low-rent housing projects, as follows:

REPORT OF SECOND CONFERENCE COMMITTEE HOUSE FILE 196

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives

on House File 196, a bill for an act relating to the referendum for approval of low-rent housing projects, respectfully submit the following recommendation:

Amend House File 196 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred three A point five (403A.5), Code 1966, is hereby amended by inserting in line twelve (12), before the word 'until', the words 'for which the approval of the electors of the municipality is required by this chapter'.

Sec. 2. Section four hundred three A point twenty-five (403A.25), Code 1966, is hereby amended by inserting in line ten (10), after the word 'munic-

ipality', the words ', except as otherwise provided in this chapter'.

Sec. 3. Chapter four hundred three A (403A), Code 1966, is hereby

amended by adding thereto the following new section:

'As an optional procedure, a municipality or low-rent housing agency may proceed to exercise the powers granted by this chapter on its own motion without an election, in the manner and subject to the limitations prescribed by this section. Before adoption of the resolution to proceed, the governing body of the municipality shall cause a notice of the proposed resolution to be published at least once in a newspaper of general circulation within the municipality, at least fifteen days prior to the meeting at which it is proposed to take action on the resolution to proceed. The scope of property acquisition for the low-rent housing project or projects shall be specifically limited, by the resolution to proceed, to:

- 1. The use of dwelling units in existing structures to be leased from private owners.
- 2. The construction or acquisition of dwelling units which are specifically designed for, and the occupancy of which is to be limited to, persons who are sixty-two years of age or older, or who are physically handicapped, together with their spouses, if married, during the period of being physically handicapped and said project shall not be used for other rental or occupancy except for such limited part of parcel used by the superintendent or manager of such dwelling unit.
- Sec. 4. Any provision of chapter four hundred three A (408A) of the Code notwithstanding, no housing project shall be approved unless as a condition at least ten percent of all rents and supplemental rental aid shall be paid annually as taxes to the office of the treasurer in the respective county in which said project is located, except as to the use of dwelling units in existing structures leased from private owners.

On the Part of the House: ELIZABETH O. SHAW, Chairman VERNON N. BENNETT MURRAY C. LAWSON FLOYD MILLEN

On the Part of the Senate:
JOHN L. MOWRY, Chairman
CHARLES K. SULLIVAN
ARTHUR A. NEU
C. JOSEPH COLEMAN

Shaw of Scott moved the adoption of the second conference committee report on House File 196 and all amendments contained therein.

Motion prevailed and the second conference committee report was adopted.

Shaw of Scott moved that the bill be read a last time now and

placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 196)

The ayes were, 87:

Alt	Hamilton	Mendenhall	Rodgers
Andersen	Hansen of	Menefee	Roorda
Battles	Black Hawk	Mezvinsky	Sanders
Bennett	Hanson of	Middleswart	Schmeiser
Bergman	Howard-Mitchell	Millen	Schwartz
Blouin	Hill	Miller of	Shaw
Brinck	Holden	Des Moines	Shepherd
Caffrey	Huff	Miller of	Skinner
Campbell	Jesse	Jones	Stokes
Cochran	Johnston of	Miller of	Strand
Crabb	Johnson	Marshall	Stroburg
Cunningham	Kennedy of	Miller of	Stromer
Den Herder	Chickasaw	Page	Strothman
Dooley	Kennedy of	Milligan	Tapscott
Dougherty	Bubuque	Newton	Tieden
Doyle	Kluever	Nolting	Van Drie
Drake	Knoblauch	Ossian	Van Roekel
Dunton	Kreamer	Pelton	Varley
Ellsworth	Lawson	Perkins	Voorhees
Fisher of	Lippold	Pierson	Walter
Greene	Lipsky	Poncy	Weichman
Franklin	Logue	Priebe	Wells
Gannon	Mayberry	Renda	Wolfe
Goode	McCartney	Rex	Mr. Speaker
Graham	•		-

The nays were, 17:

Christensen	Freeman of	Kehe	Peterson
Corey	Clay-Dickinson	Koch	Radl
Edgington	Grassley	Kruse	Warren
Freeman of	Johnson of	Nelson	Waugh
Buena Vista	Audubon	Nielsen	Winkelman

Absent or not voting, 20:

Bailey	Ewell	Knight	O'Hearn
Baker	Fischer of	Langland	Schroeder
Camp	Grundy	McCormick	Sorg
Crosier	Kitner	McIntyre	Van Nostrand
Darrington	Klein	Mohrfeld	Welden
Dietz			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 598, a bill for an act relating to water pollution control.

Also: That the Senate has concurred in the House amendment to and adopted the following concurrent resolution in which the concurrence of the House was asked:

Senate Concurrent Resolution 47, providing for final adjournment of the 1969 session of the Sixty-third General Assembly.

Also: That the Senate has adopted the second conference committee report and the amendments contained therein and passed the following bill:

House File 196, a bill for an act relating to low rent housing projects.

CARROLL A. LANE, Secretary

SENATE AMENDMENT CONSIDERED

Camp of Clinton called up for consideration **House File 598**, a bill for an act relating to water pollution control, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 598 (reprint) as follows:

- 1. On page 2, line 2, by striking the word "shall" and inserting in lieu thereof the word "may".
- 2. On page 2, line 22, after the word "polluting" by inserting "or may reasonably pollute".

The motion prevailed and the House concurred in the Senate amendment.

Camp of Clinton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 598)

The ayes were, 87:

Alt Ellsworth Koch Pelton Andersen Fisher of Kruse Pierson Bailev Lawson Poncy Greene Battles Franklin Lippold Renda Bennett Freeman of Lipsky Rodgers Logue Blouin Clay-Dickinson Roorda Goode Mayberry Brinck Sanders Caffrey Graham McCartney Schmeiser Camp Grassley Mendenhall Schroeder Campbell Middleswart Hamilton Schwartz Christensen Hansen of Millen Shaw Cochran Black Hawk Miller of Shepherd Des Moines Corev Hanson of Sorg Howard-Mitchell Miller of Stokes Crabb Cunningham Holden Jones Strand Den Herder Huff Miller of Stroburg Dooley Kehe Marshall Strothman Kennèdy of Dougherty Miller of Tieden Doyle Van Drie Dubuque Page Klein Milligan Van Roekel Drake Dunton Kluever Newton Varley Edgington Knoblauch Voorhees Nielsen

Walter Warren	Waugh Weichman	Wells Winkelman	Wolfe Mr. Speaker
The nays wer	re, 14:		
Gannon Hill Jesse Johnston of Johnson	Kennedy of Chickasaw Kreamer Mezvinsky	Nelson Nolting Perkins Peterson	Radi Rex Tapscott
Absent or no	t voting, 23:		
Baker Bergman Crosier Darrington Dietz Ewell	Fischer of Grundy Freeman of Buena Vista Johnson of Audubon Kitner	Knight Langland McCormick McIntyre Menefee Mohrfeld O'Hearn	Ossian Priebe Skinner Stromer Van Nostrand Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

COMMUNICATION FROM THE SECRETARY OF STATE

May 23, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that House File 126 was published in the Marshalltown Times-Republican, Marshalltown, Iowa, May 15, 1969, and in the Eldora Herald-Ledger, Eldora, Iowa, May 20, 1969.

I further certify that Senate File 330 was published in the Marshalltown Times-Republican, Marshalltown, Iowa, May 17, 1969, and in the Globe-Gazette, Mason City, Iowa, May 19, 1969.

I further certify that Senate File 472 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 15, 1969, and in The Des Moines Register, Des Moines, Iowa, May 15, 1969.

I further certify that Senate File 676 was published in The Sutherland Courier, Sutherland, Iowa, May 8, 1969, and in The Progress-Review, La Porte City, Iowa, May 7, 1969.

MELVIN D. SYNHORST Secretary of State

COMMUNICATION FROM THE CHIEF CLERK

The Chief Clerk has received and placed on file in his office a copy of Senate Joint Memorial 6, adopted by the Forty-seventh General Assembly, State of Colorado, a resolution which, in summary, states as follows:

"That this General Assembly respectfully petitions the Congress of the United States to enact tax credits, or unrestricted grants, or otherwise restore to the states adequate revenues for the support of state and local government."

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Shaw of Scott, from the joint committee on enrolled bills, submitted the following report and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 39, 181, 190, 208, 235, 276, 289, 350, 369, 376, 395, 412, 416, 494, 530, 537, 593, 605, 612, 619, 642, 649, 650, 655, 670, 674, 679, 688, 689, 695, 696 and 699; and House Joint Resolution 19; and House Files 2, 5, 21, 68, 127, 159, 177, 196, 222, 226, 227, 305, 375, 390, 417, 455, 516, 528, 559, 568, 598, 605, 618, 624, 628, 659, 666, 680, 697, 714, 745, 758, 781, 784, 793, 802, 810, 812, 815, 816, 817, 819, 820, 823, 824 and 825.

ELIZABETH SHAW Chairman, House Committee CHARLES G. MOGGED Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 39, 181, 190, 208, 235, 276, 289, 350, 369, 376, 395, 412, 416, 494, 530, 537, 593, 605, 612, 619, 642, 649, 650, 655, 670, 674, 679, 688, 689, 695, 696 and 699; and House Joint Resolution 19; and House Files 2, 5, 21, 68, 127, 159, 177, 196, 222, 226, 227, 305, 375, 390, 417, 455, 516, 528, 559, 568, 598, 605, 618, 624, 628, 659, 666, 680, 697, 714, 745, 758, 781, 784, 793, 802, 810, 812, 815, 816, 817, 819, 820, 823, 824, 825, and S.C.R. 45.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of May, 1969, sent to the Governor for his approval: House Files 2, 5, 21, 68, 127, 159, 177, 196, 222, 226, 227, 305, 375, 390, 417, 455, 516, 528, 559, 568, 598, 605, 618, 624, 628, 659, 666, 680, 697, 714, 745, 758, 781, 784, 793, 802, 810, 812, 815, 816, 817, 819, 820, 823, 824 and 825. ELIZABETH SHAW, Chairman

Report adopted.

HOUSE JOINT RESOLUTION SENT TO SECRETARY OF STATE

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

Mr. SPEAKER: Your committee on enrolled bills respectfully reports that it has on this 23rd day of May, 1969, sent to the Secretary of State for his approval: House Joint Resolution 19.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that on May 22, 1969, he approved and transmitted to the Secretary of State the following bills: House Joint Resolution 15; and House Files 161, 183, 250, 319, 329, 334, 435 and 548.

Also: That on May 23, 1969, he approved and transmitted to the Secretary of State the following bill: House File 817.

On motion by McCartney of Floyd, the House recessed until the fall of the gavel.

The House reconvened, Speaker Harbor in the chair.

SPECIAL COMMITTEES APPOINTED BY THE SPEAKER

The Speaker announced the following interim appointments:

LEGISLATIVE COUNCIL

Leroy S. Miller Shenandoah (R)	.2-year	term
Nathan J. Sorg, Marion (R)	2-year	term
Andrew J. Varley, Stuart (R)		
Charles P. Miller, Burlington (D)		
Dale M. Cochran, Eagle Grove (D)		

BUDGET AND FINANCIAL CONTROL

Conrad Ossian, Red Oak (R)	4-year	term
Keith H. Dunton, Thornburg	(D)4-year	term
Richard Radl, Lisbon (D)	4-year	term

COMMITTEE TO NOTIFY THE SENATE

Fischer of Grundy moved that a committee of eight be appointed to notify the Senate that the House was ready to adjourn.

The motion prevailed and the Speaker appointed as such committee Fischer of Grundy, Caffrey of Polk, Perkins of Pottawattamie, Roorda of Jasper, Fisher of Greene, Dunton of Keokuk, Tapscott of Polk and Stroburg of Ringgold-Taylor.

COMMITTEE TO NOTIFY THE GOVERNOR

Koch of Woodbury moved that a committee of eight be appointed to notify the Governor that the House was ready to adjourn.

The motion prevailed and the Speaker appointed as such committee Koch of Woodbury, Alt of Polk, Huff of Polk, Kreamer of Polk, Milligan of Polk, Franklin of Polk, Middleswart of Warren and Newton of Scott.

COMMITTEE FROM THE SENATE

The committee from the Senate appeared and notified the House that the Senate was ready to adjourn.

The committee appointed to notify the Senate that the House was ready to adjourn returned and reported it had performed its duty. The report was received and the committee discharged.

The committee appointed to notify the Governor that the House was ready to adjourn returned and reported that it had performed its duty and that the Governor had sent the following message:

OFFICE OF THE GOVERNOR

State Capitol Des Moines, Iowa 50319

May 23, 1969

The Honorable William H. Harbor Speaker of the House of Representatives Sixty-third General Assembly State Capitol Des Moines, Iowa

Honorable Members of the General Assembly:

With the first session of the Sixty-third General Assembly at the point of adjournment, I want to commend you—for myself personally and on behalf of all Iowans, whose servants you and I are—for the job you've done in faithfully discharging your responsibilities.

I look forward to the second session of this Assembly in January, 1970, for the balance of the good record this session has begun. Yours is the unique role of pioneers in charting a productive course for future annual meetings of the Iowa legislature, and I especially congratulate you on having kept the 1970 session in mind as you have ordered your priorities of business in 1969. The principal purpose and the great advantage of annual sessions are that they make it possible for you to function as a truly deliberate body, giving due and considered study to the far-reaching policies which you must determine. It is no longer necessary to transact all of the state's legislative business in a single, crowded period which becomes more and more tension-filled as the weeks advance, until—in the final stages—much is done, under great pressure, which no one recalls with great pride after the dust has settled.

While neither you nor I claim perfection for the things done or left undone in the session now closing, I am sure that most of your acts will stand the test of time—either as improvements in activities previously undertaken, or as promising new thrusts into previously untouched areas of public concern. The preponderantly constructive rhythm of this session has substantiated my own vigorous support of the constitutional amendment establishing annual legislative meetings, just as your record here has validated the wisdom of Iowa's citizenry in adopting that amendment. Added experience with this new schedule will increase our skill in utilizing its full potential. Meanwhile, I trust that you will continue the encouraging progress already made toward equipping the General Assembly—as an ongoing part of Iowa government—with the professional study and research tools

which are required for successful fulfillment of the legislative responsibility in today's society.

It is particularly essential that law-making bodies perform at the highest level of human possibility in an age when the general body of citizens are, as never before, claiming their share of participation in governmental decision-making. Like you, I welcome this growing sense of public identification with political activity. It provides assurance that the roots of representative democracy are stronger and healthier than cynics had supposed them to be. At the same time, we who are public officials must accustom ourselves to doing our jobs under much sharper scrutiny from a much more concerned constituency which crowds about us more closely than has ever been the case in the past—or, at least, since the era of the New England town meeting and the much more ancient assembly of Athenian citizens. We must not only measure up in fact to the high quality of performance which the people rightly expect from us, but we must communicate to the public the actuality of our commitment to the common welfare. It is overwhelmingly necessary that we do this, to turn back the danger that significant elements of the young, the elderly, the poor and the non-white will be alienated from the mainstream of American life, to the great detriment of us all. That is why I hope that my oft-repeated request for fixing the minimum voting age at nineteen years will receive your prompt and affirmative attention in the 1970 session.

For surely it is the goal of us all to make participation by Iowa people in their government as broad-based and widespread as we can make it. Such has been the goal of our tradition from the beginning. Politics presupposes the existence of certain interest and values which are held in common; the purpose of politics is to give substance to the moral principles which a society shares. Like Plato and Aristotle, we are convinced that politics is the application of ethical principles to social problems. Politics is purposeful; it aims at the reconciliation of conflicting interests; and it depends on the existence of certain principles in terms of which that reconciliation may take place. Politics tries to answer, in practical terms, the questions: What is in the best interest of human beings? What is good for men?

That is the framework of concern within which you have conducted the affairs of this session. It is the framework of concern within which I try to discharge my responsibilities as Governor. Let us now look for a moment at the record of the past four and one-half months, to see how it fits the framework by which we—and the people—measure our achievements.

First, I want to thank you for following many of my recommendations, not only on a number of specific legislative actions I requested, but also in carrying out the difficult task of providing a balanced budget. Even though the process of keeping appropriations within estimated income is one which lacks glamour and is frequently unpopular, I believe sound fiscal policies are a necessary requirement of good government.

In education, although I will not repeat them all, two particularly outstanding accomplishments of this session deserve special mention. First, you passed a bill permitting long-range financing of capital improvements at our three state universities, a measure considered vital to those schools in planning to meet the educational needs of the future. Start and stop construction, based upon whether or not the state has a surplus of funds in a particular year, has been effectively eliminated, to the great advantage of both the universities and the taxpayers.

Second, you passed the tuition grant program for needy students planning to attend our private colleges, thus helping to alleviate the enrollment de-

mands at our public institutions, providing a way in which we can utilize all the educational facilities in our state to their fullest, and insuring the continuation of the pluralistic system of education so vital to our democracy.

But equally important, you looked at the broad spectrum of education in Iowa, and increased total appropriations in this vital area by 16½ percent. Education now receives more than 55 percent of the expenditures of the State Government. You passed legislation increasing the state scholarship fund for needy students to \$525,000 a year, and approved another bill allowing students at our area community colleges and vocational technical schools to participate in the program; you made it mandatory that schools offer special education programs for the physically and mentally handicapped; you increased the budgets of our state universities by more than 12 percent for the biennium, and provided for a 60 percent increase in state aid to our area colleges. Dramatic increases in state aid flowing to our public schools were also effected.

Under the broad category of social services and health, you passed the Youth Forest Camp bill, which will allow Iowa to pursue a new pastoral approach in the rehabilitation of our youth who go astray and enacted legislation allowing Iowa's participation in the Work Incentive Program, designed to help train ADC recipients to become wage earners. You appropriated an additional \$500,000 a year for the Commission on Alcoholism so that treatment of this devastating disease among Iowans can be expanded and coordinated. You appropriated \$100,000 a year for youth development projects, which will attract three-for-one matching federal money to aid us in establishing jobs for young people in Iowa. With your help, we were able to make budget adjustments allowing the appropriation of an additional \$2 million to cover the inherited deficit of Medicaid.

You deserve special commendation for the migrant worker law, which guarantees proper health, safety and housing standards for those workers and their families in Iowa. This law is particularly representative of the constructive give-and-take relationship through which dedicated legislators can resolve differences and put aside provincial considerations to achieve necessary ends for the ultimate benefit of the human spirit and man's dignity. I repeat that you are to be particularly commended for this action.

But perhaps the most difficult task before you this session was legislative reapportionment. No other action required such deep personal involvement, nor did any other legislation pose such a threat of complete disruption to the legislative process. Yet you met the challenge calmly and carried out this major accomplishment.

I am particularly pleased with the legislation enacted to help our cities and towns, legislation which will be of lasting benefit to our populated areas where it continues to be necessary to absorb rapidly rising costs for an increasing number of programs. At the same time, you brought the license fees on trucks, which had not been increased in 20 years, more in line with those on private motor vehicles. I favored, and was pleased that we were able, to make a necessary change in the formula for road use tax funds, to funnel more dollars to our cities and towns for roads and streets, and at the same time increase aid to our rural roads. Also, with your help in budget adjustments, we were able to appropriate an additional \$2 million on top of this for our municipalities. Also, important legislation for urban renewal was enacted, aimed at making the mechanics and the financial aspects of projects more workable, and you created an office of Urban Affairs.

In the area of economic development in our state, you revised and improved the banking laws, and most importantly, you passed much of the

major legislation I requested concerning the revitalization of the Iowa Development Commission. I believe we can look forward to a dramatic expansion of our Iowa economy in the next few years because of this action.

Also of import was your passage of the Regional Airport bill permitting comprehensive state-wide study of our needs in this area, which ultimately will permit us to compete successfully with other states in the supersonic age of transportation.

In law enforcement and public safety, you strengthened the law against drunk drivers, and you made parents responsible for the vandalism of their children under 18 years of age. You removed restrictions on the hiring of police chiefs and officers, and you made important progress toward the passage of an act to modernize our court system and to increase penalties for sex offenders. These are two very important legislative matters that should be passed at your next session.

I would like to mention, in this connection, that Iowa is making significant strides in the battle against crime and juvenile delinquency with funds granted us under the Omnibus Crime Bill. We have established a Crime Commission; we are instituting a thorough analysis of crime in Iowa; and we have dispatched funds to local communities to begin planning and, eventually, institute action programs to meet particular problems facing their respective communities. We plan a state crime laboratory at the University of Iowa, which will greatly aid law enforcement officials with technical and scientific research and analysis required for modern crime fighting programs.

Another significant tax reform measure, in addition to the truck bill, was the repeal of the "sales tax refund" giveaway, which, although originally designed to give aid to the poor, resulted in benefiting many who were far outside this category. This action freed \$13 million a year for education and other social service programs designed specifically to meet the needs of less fortunate Iowans.

While I favored a simplified income tax form, which would have given additional relief to the poor of our state, I was pleased you passed legislation which will guarantee that those Iowans who truly need our help, those whose incomes are less than \$3,000 a year, will not be required to pay any state income tax. This is a significant reform.

In the area of Human Rights, you repealed the \$500 bond requirement for anyone who wishes to file a complaint on a violation of their fair housing rights, and you generally strengthened the fair housing law.

Quite obviously, I have delineated only a few of the more than 300 final legislative steps you have chosen to take during the first session of the Sixty-third General Assembly. All of your accomplishments are now a matter of record, and certainly require no special reiteration by me to attain the high stature they deserve in our state's history.

Finally, I want to make public acknowledgment of the personal sacrifice which every one of you has assumed by reason of serving in the Iowa General Assembly. My close association with you in our joint enterprise has forcefully reminded me of the many private burdens which legislative duty imposes: physical burdens of unbelievably long hours—not only on the floor, but also in committee sessions, in conferences, in study and in communication with the people back home; financial burdens of living away from home, and, in many cases, suffering reduction of income; and, not least of all, emotional burdens of protracted separations from your families. It is only right that our fellow citizens throughout the state should also know of the price which legislative service exacts from those who enter it.

I also acknowledge, with gratitude, the many personal courtesies which have been accorded me by members on both sides of the aisle, and the considerate understanding which you have shown of my problems as Governor.

In the Inaugural Message which I delivered to you at the outset of my administration on January 16 of this year, I said that your goals as legislators and mine as Governor "are identical, our cause is common, and the course we follow must lead to a greater Iowa. Together"—I then concluded—"we shall respond to the challenge of today and the promise of tomorrow."

Together, since January 16, we have lived up to the expectations of those inaugural remarks. I look forward to working with your interim committees throughout the rest of this year and to welcoming all of you back for the 1970 session next January, when we shall resume the never finished business of meeting today's challenge and achieving tomorrow's promise.

Sincerely, ROBERT D. RAY Governor

FINAL ADJOURNMENT

By virtue of Senate Concurrent Resolution 47, duly adopted, the day of May 23, 1969, having arrived, the Speaker of the House declared the final adjournment of the first regular session (1969) of the Sixty-third General Assembly.

SUPPLEMENT TO THE HOUSE JOURNAL

The following is a record of the action of the Governor on bills and joint resolutions passed by the First Regular Session of the Sixty-third General Assembly and which action was had subsequent to the date of final adjournment:

- S. F. 537—Authorizing the State Board of Regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning now or hereafter under the jurisdiction of the State Board of Regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds payable solely from fees and charges and other institutional income, and to refund bonds or other obligations payable from such revenues. Approved May 27, 1969.
- S. F. 605—Appropriating from the General Fund of the State of Iowa for capital improvements for physical plant and facilities under the Superintendent of Public Buildings and Grounds. Approved May 29, 1969.
- S. F. 610—To create the General Contingent Fund of the state and specifying the purposes for which the appropriation may be used. Approved May 29, 1969.
- S. F. 634—Relating to the Iowa Merit Employment Department and to make an appropriation thereto. Approved May 29, 1969.
- S. F. 650—To appropriate from the General Fund of the state to the Department of Public Safety and various divisions thereof. Approved May 29, 1969.
- S. F. 670—Relating to the eradication of Bovine Brucellosis and to appropriate from the General Fund of the state to the Department of Agriculture. Approved May 29, 1969.
- S. F. 678—Relating to the issuance of deer hunting licenses, and to appropriate the Fish and Game Protection Fund for use by the State Conservation Commission. Approved May 29, 1969.
- S. F. 674—To appropriate from the General Fund of the state to the State Conservation Commission. Approved May 29, 1969.
- S. F. 679—To appropriate General and Vocational Education Administration Funds from the General Fund of the state to the Department of Public Instruction. Approved May 29, 1969.
- S. F. 682—To appropriate from the General Fund of the state of Iowa to the Educational Radio and Television Facility Board. Approved May 29, 1969.

- S. F. 685—To appropriate funds from the Primary Road Fund to the Industrial Commissioner for payment of Workmen's Compensation Claims of employees of the State Highway Commission. Approved May 29, 1969.
- S. F. 686—To appropriate from the General Fund of the state to the Educational Radio and Television Facility Board for capital improvements of the State Educational Television Network. Approved May 29, 1969.
- S. F. 699—To ratify and legalize the granting of commissions to the Director of Revenue and Commissioner of the Department of Social Services, to the acts and service of those officers upon such commissions, compensation paid such Officers, and to appropriate funds for such compensation. Approved May 29, 1969.
- H. F. 766—Relating to election and apportionment of membership of County Boards of Education. Approved May 29, 1969.
- S. F. 671—Relating to safety standards for the construction of school buses and manner of use of certain safety equipment. Approved June 2, 1969.
- H. F. 192—Relating to implements of husbandry in the Iowa Motor Vehicle Code. Approved June 2, 1969.
- H. F. 238—Relating to the appeal procedure for welfare applicants and recipients. Approved June 2, 1969.
- H. F. 266—Relating to the duties of members of the highway safety patrol and the clerical staff of the Department of Public Safety. Approved June 2, 1969.
- H. F. 279—Relating to the separation of jurors in criminal cases. Approved June 2, 1969.
- H. F. 367—Relating to the recovery of moneys from the estate of a person who has received medical assistance. Approved June 2, 1969.
- H. F. 497—Relating to certified seed. Approved June 2, 1969.
- H. F. 605—To appropriate money credited to the account of the State of Iowa in the Unemployment Trust Fund. Approved June 2, 1969.
- H. F. 659—To provide for the distribution of income, corporation, and sales taxes, and making an appropriation therefor. Approved June 2, 1969.
- H. F. 697—Relating to Federal Insured Loans. Approved June 2, 1969.
- H. F. 793—To appropriate from the General Fund of the State of Iowa to various state departments and their divisions, and to amend various sections of the Code relating to departments receiving appropriations under this Act. Approved June 2, 1969.
- H. F. 802—To appropriate from moneys received by the Iowa Aeronautics Commission. Approved June 2, 1969.

- H. F. 815—To appropriate from the General Fund of the state to various departments and various divisions thereof of the state. Approved June 2, 1969.
- H. F. 816—To appropriate from the General Fund of the State of Iowa to the Department of Public Safety for construction of two highway patrol district headquarters buildings. Approved June 2, 1969.
- S. F. 688—To appropriate from the General Fund of the state to the higher education facilities commission for the tuition grant program.

 Approved June 3, 1969.
- S.J.R. 25—Providing for the appointment of a joint bipartisan legislative committee to investigate the actions of the Iowa state highway commission in the establishment of diagonal highways in the state of Iowa, and particularly interstate highway thirty-five in northern Iowa. Approved June 3, 1969.
- S.J.R. 30—To provide that the authority conferred on the executive council extends to and includes acquisition of property by gift, purchase, condemnation or otherwise. Approved June 3, 1969.
- S. F. 619—Relating to use, sales, and service taxes on new construction, advertising, and the processing of meat, fish, fowl and vegetables and making allocations thereof. Approved June 4, 1969.
- S. F. 39—Relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population. Approved June 5, 1969.
- S. F. 181—Relating to levee and drainage districts. Approved June 5, 1969.
- S. F. 190—Relating to removal of billboards, etc., on highways. Approved June 5, 1969.
- S. F. 276—Relating to court records. Approved June 5, 1969.
- S. F. 289—Relating to various changes in the probate law. Approved June 5, 1969.
- S. F. 376—Relating to claims and actions under the Iowa Tort Claims Act.
 Approved June 5, 1969.
- S. F. 383—Relating to the prohibition of conducting, keeping, or maintaining bucket shops. Approved June 5, 1969.
- S. F. 895—Relating to the duties of the State Comptroller in the standardization of report forms. Approved June 5, 1969.
- S. F. 412—Relating to credit unions. Approved June 5, 1969.
- S. F. 416—Relating to the election of the Board of Directors of school districts. Approved June 5, 1969.
- S. F. 511—To convey an interest in land in Page County. Approved June 5, 1969.
- S. F. 563—Relating to jurors. Approved June 5, 1969.
- S. F. 590—Relating to the Court Clerks. Approved June 5, 1969.

- S. F. 593—To authorize purchase of tax-sheltered annuities for employees of County Boards of Education, the State Board of Public Instruction, and merged area schools. Approved June 5, 1969.
- S. F. 675—To legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or changes in boundaries of school corporations. Approved June 5, 1969.
- H. F. 21—To authorize County Conservation Boards to furnish uniforms and operate or lease concessions in or upon property under its control. Approved June 5, 1969.
- H. F. 127—Relating to publication of the Code of Iowa. Approved June 5, 1969.
- H. F. 227—Relating to the participation of optometrists in an Optometric Service Plan. Approved June 5, 1969.
- H. F. 305—Relating to anatomical gifts and related procedures. Approved June 5, 1969.
- H. F. 375—Relating to Municipal Courts. Approved June 5, 1969.
- H. F. 390—Relating to the implementation and organization for annual sessions of the General Assembly; powers and duties of committees, members, employees, and agencies of the General Assembly; methods of financing the cost of the General Assembly; compensation and expenses of members and agencies of the General Assembly and its committees, members and agencies. Approved June 5, 1969.
- H. F. 417—Relating to the inspection of meat and poultry, to clarify and otherwise amend Chapter One Hundred Eighty-Nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poultry products inspection programs, and for other purposes and make an appropriation therefor. Approved June 5, 1969.
- H. F. 528—Defining "Workman" or "Employee" in the Workmen's Compensation Law. Approved June 5, 1969.
- H. F. 559—Granting the Iowa Liquor Control Commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the business for a limited time. Approved June 5, 1969.
- H. F. 618—To abolish the State Sheep Association and establish a Sheep-Promotion Division in the Department of Agriculture. Approved June 5, 1969.
- H. F. 628—Relating to the specifications and standards for cheeses and cheese products. Approved June 5, 1969.
- H. F. 666-To add two categories to the milk adulteration categories; to add such categories to the unlawful milk definition; and to provide for additional testing authority and correct certain existing testing standards. Approved June 5, 1969.

- H. F. 745—Relating to secretaries and treasurers of certain county hospitals. Approved June 5, 1969.
- H. F. 819—To appropriate from the General Fund of the State to the Department of Social Services and the Board of Parole and relating to the administration of programs of such department. Approved June 5, 1969.
- H. F. 820—To appropriate from the General Fund of the State of Iowa for various agricultural associations and industries. Approved June 5, 1969.
- H. F. 824—To make appropriations to certain counties and named persons in settlement of claims made against the State of Iowa. Approved June 5, 1969.
- H. F. 825—Relating to payment of general school aid to merged areas, a uniform accounting system for area schools, and providing an appropriation for general state aid to school districts operating public Junior or Community Colleges and to merged areas. Approved June 5, 1969.
- H. F. 159—To prohibit the use, sale, or possession of explosive or incendiary devices, including "molotov cocktails," and to provide penalties therefor. Approved June 6, 1969.
- H. F. 455—Relating to the authority to receive and expend federal funds for highway safety, law enforcement, and related purposes, and relating to the establishment of the Iowa Crime Commission. Approved June 6, 1969.
- H. F. 516—Relating to depressant, stimulant, and hallucinogenic drugs. Approved June 6, 1969.
- H. F. 568—Relating to the sale or transfer of firearms to residents of Iowa and adjacent states. Approved June 6, 1969.
- H. F. 624—Relating to County Public Hospitals. Approved June 6, 1969.
- H. F. 680—Relating to the state's share of the funding of the Department of Housing and Urban Development Riot Reinsurance Program.

 Approved June 6, 1969.
- H. F. 758—Relating to Liquid Transport Carrier Fees. Approved June 6, 1969.
- H. F. 781—To establish the composition of the General Assembly and provide for election of the members thereof. Approved June 6, 1969.
- H. F. 812—Relating to the election of County Boards of Supervisors. Approved June 6, 1969.
- S. F. 235—Exempting certain school buses from payment of motor vehicle registration fees. Approved June 6, 1969.
- S. F. 350—Relating to the reporting of funds received by state departments, agencies, boards, and institutions to the State Comptroller. Approved June 6, 1969.

- S. F. 369—Relating to compensation of the Mayor and Councilmen. Approved June 6, 1969.
- S. F. 494—Relating to motor vehicles. Approved June 6, 1969.
- S. F. 530—Relating to the leasing and renting of motor vehicles. Approved June 6, 1969.
- S. F. 555—Relating to the issuance of search warrants. Approved June 6, 1969.
- S. F. 642—Relating to the Law-Enforcement Officers' Training Academy.
 Approved June 6, 1969.
- S. F. 208—To provide for certain services for persons in facilities approved by the Department of Social Services. Approved June 7, 1969.
- H. F. 598—Relating to water-pollution control. Approved June 7, 1969.
- H. F. 810—Relating to the Iowa income tax. Approved June 7, 1969.
- H. F. 2—Relating to motor vehicle registration fees. Approved June 16, 1969.
- H. F. 222—Relating to the designation of a person who may apply for and receive aid for dependent children. Approved June 16, 1969.
- S. F. 612—Relating to the Merit System of personnel administration. Approved June 16, 1969.
- H. F. 5—Relating to establishment of a Special Mental Retardation Unit to be located at one of the state mental health institutes, prescribing the functions of the special unit, and providing for the administration and support thereof and the admission of patients. Approved June 17, 1969.
- H. F. 177—Relating to the State Teachers' Pension. Approved June 17, 1969.
- H. F. 226—Relating to the collection of sales tax on the cash difference between the retail sales price and the trade-in value in all transactions except in sales of vehicles subject to registration. Approved June 17, 1969.
- H. F. 714—Relating to Vehicle Registration Fees, Motor Fuel Taxes, and the State Road Use Tax Fund. Approved June 17, 1969.
- S. F. 649—Relating to the establishment of an office for Planning and Programming to coordinate efforts of state agencies and local governments under the office of the Governor. Approved June 17, 1969.
- S. F. 695—Authorizing capital expenditures by the State Highway Commission from the primary road fund. Approved June 19, 1969.
- H. F. 196—Relating to the referendum of approval of low rent housing projects. Approved June 20, 1969.

- H. F. 823—To appropriate from the primary road fund to the State Highway Commission. Approved June 20, 1969, with an Item Veto of Item 5, Sec. 5 of House File 823. (See Governor's Item Veto Message on following page.)
- S. F. 689—To appropriate from the General Fund of the state for capital improvements and purchases of land for institutions under the Board of Regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the Board of Regents, the Governor, and the State Comptroller. Approved June 20, 1969.
- S. F. 696—To provide for an appropriation from the General Fund of the state to the State Board of Regents to reimburse state educational institutions for deficiencies in operating revenues resulting from funds pledged to finance academic and administrative buildings and facilities and utilities services. Approved June 20, 1969.
- S.C.R. 45—Relating to Senate File 537, authorizing the Board of Regents to borrow money and issue negotiable revenue bonds. Approved June 20, 1969.
- S. F. 655—To appropriate funds from the General Fund of the state to the Board of Regents and institutions under the control of said board. Approved June 21, 1969.
- H. F. 68—Relating to allowance of assistance for families of dependent children, disabled persons, and elderly persons; incentives for such persons to become self-supporting; and a work and training program for such persons. Approved June 21, 1969.
- H. F. 784—Relating to the valuation and assessment of real and personal property. Approved June 21, 1969.

GOVERNOR'S ITEM VETO MESSAGE

(House File 823, Item 5, Sec. 5)

Honorable Melvin D. Synhorst Secretary of State State Capitol Des Moines, Iowa

Dear Mr. Synhorst:

I hereby transmit House File 823, an Act to appropriate from the primary road fund to the State Highway Commission.

House File 823 was approved June 20, 1969, with the following exception:

I am unable to approve Item 5 designated as "Sec. 5" in the Act which reads as follows:

"Sec. 5. The permanent resident engineers' offices presently established by the state highway commission shall not be moverated from their locations, however, the commission may establish now more than two temporary resident engineers' offices within the state as needed."

I hereby disapprove this item as provided for in the Amendment to the Constitution of the State of Iowa adopted in 1968.

My action is based on the following:

The function of the Highway Commission is to construct and maintain roads and highways in the State of Iowa in the most efficient and effective manner possible.

Restricting the location or relocation of resident engineers' offices will inhibit the Commission's efforts to operate at maximum efficiency.

Mr. Joseph R. Coupal, Director of Highways, estimates that this restriction could cost the State of Iowa an estimated \$100,000 during the next biennium.

Sincerely.

ROBERT D. RAY Governor

COMMUNICATION FROM THE SECRETARY OF STATE

June 25, 1969

Mr. William R. Kendrick Chief Clerk of the House State Capitol Building Des Moines, Iowa 50319

I hereby certify that Senate File 152 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 22, 1969, and in The Marion Sentinel, Marion, Iowa, May 29, 1969.

I further certify that Senate File 230 was published in The Earlham Echo, Earlham, Iowa, May 15, 1969, and in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 15, 1969.

I further certify that Senate File 544 was published in The Sac Sun, Sac City, Iowa, May 21, 1969, and in The New Hampton Tribune, New Hampton, Iowa, May 22, 1969.

I further certify that Senate File 549 was published in The New Hampton Tribune, New Hampton, Iowa, May 22, 1969, and in The Clinton Herald, Clinton, Iowa, May 17, 1969.

I further certify that Senate File 537 was published in The Muscatine Journal, Muscatine, Iowa, June 3, 1969, and in The Clinton Herald, Clinton, Iowa, May 31, 1969.

I further certify that Senate File 626 was published in the Waterloo Daily Courier, Waterloo, Iowa, May 20, 1969, and in the Lee Town News, Des Moines, Iowa, May 22, 1969.

I further certify that Senate File 671 was published in The Tipton Conservative, Tipton, Iowa, June 12, 1969, and in The Telegraph-Herald, Dubuque, Iowa, June 9, 1969.

I further certify that Senate File 699 was published in The Record, Cedar Falls, Iowa, June 5, 1969, and in the Waterloo Daily Courier, Waterloo, Iowa, June 5, 1969.

I further certify that House File 145 was published in The Sioux City Journal, Sioux City, Iowa, May 23, 1969, and in The Moville Record, Moville, Iowa, May 24, 1969.

I further certify that House File 318 was published in the Harlan Tribune, Harlan, Iowa, May 29, 1969, and in The Jefferson Bee, Jefferson, Iowa, May 26, 1969.

I further certify that House File 328 was published in The Knoxville Journal, Knoxville, Iowa, June 10, 1969, and in The Pella Chronicle-Advertiser, Pella, Iowa, June 6, 1969.

I further certify that House File 335 was published in The Oakland Acorn, Oakland, Iowa, May 29, 1969, and in the Council Bluffs Nonpareil, Council Bluffs, Iowa, May 28, 1969.

I further certify that House File 348 was published in the Manson Journal, Manson, Iowa, May 22, 1969, and in the Waterloo Daily Courier, Waterloo, Iowa, May 20, 1969.

I further certify that House File 390 was published in the Davis County

Republican, Bloomfield, Iowa, June 17, 1969, and in The Glidden Graphic, Glidden, Iowa, June 12, 1969.

I further certify that House File 400 was published in The Clayton County Register, Elkader, Iowa, May 22, 1969, and in the Hardin County Index, Eldora, Iowa, May 23, 1969.

I further certify that House File 412 was published in The Altoona Herald, Altoona, Iowa, May 22, 1969, and in The Iowa Federationist, Des Moines, Iowa, May 23, 1969.

I further certify that House File 431 was published in The Pierson Press, Pierson, Iowa, May 29, 1969, and in The Correctionville News, Correctionville, Iowa, May 29, 1969.

I further certify that House File 454 was published in the Waterloo Daily Courier, Waterloo, Iowa, May 22, 1969, and in The Record, Cedar Falls, Iowa, May 22, 1969.

I further certify that House File 455 was published in The Jefferson Bee, Jefferson, Iowa, June 16, 1969, and in The Sioux City Journal, Sioux City, Iowa, June 12, 1969.

I further certify that House File 535 was published in The Boone News-Republican, Boone, Iowa, May 21, 1969, and in The Evening Sentinel, Shenandoah, Iowa, May 23, 1969.

I further certify that House File 664 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 16, 1969, and in The Mount Vernon Hawkeye-Record & The Lisbon Herald, Mount Vernon, Iowa, May 22, 1969.

I further certify that House File 697 was published in The Fairfield Ledger, Fairfield, Iowa, June 5, 1969, and in The American Citizen, Des Moines, Iowa, June 13, 1969.

I further certify that House File 744 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, May 27, 1969, and in The Marion Sentinel, Marion, Iowa, May 29, 1969.

I further certify that House File 766 was published in the Wall Lake Blade, Wall Lake, Iowa, June 12, 1969, and in The Denison Bulletin, Denison, Iowa, June 3, 1969.

I further certify that House File 799 was published in The Times-Democrat, Davenport, Iowa, May 23, 1969, and in the Bettendorf News, Bettendorf, Iowa, May 29, 1969.

I further certify that House File 800 was published in The Times-Democrat, Davenport, Iowa, May 23, 1969, and in the Bettendorf News, Bettendorf, Iowa, May 29, 1969.

I further certify that House File 816 was published in the Oelwein Daily Register, Oelwein, Iowa, June 5, 1969, and in The Times-Democrat, Davenport, Iowa, June 9, 1969.

I further certify that House Joint Resolution 15 was published in the Ames Daily Tribune, Ames, Iowa, May 27, 1969, and in The Daily Gate City, Keokuk, Iowa, May 28, 1969.

MELVIN D. SYNHORST Secretary of State

SIXTY-THIRD GENERAL ASSEMBLY

First Regular Session (1969)

OFFICERS OF THE HOUSE

WILLIAM H. HARBOR, Speaker	Hende rs on
FLOYD H. MILLEN, Speaker Pro Tempore	Farmington
RALPH F. McCartney, Majority Floor Leader	.Charles City
RUDY VAN DRIE, Assistant Majority Floor Leader	Ames
ANDREW VARLEY, Assistant Majority Floor Leader	Stuart
WILLIAM J. GANNON, Minority Floor Leader	
THOMAS A. RENDA, Assistant Minority Floor Leader	Des Moines
A. JUNE FRANKLIN, Minority Whip	
WILLIAM R. KENDRICK, Chief Clerk	
BURL B. BEAM, Assistant Chief Clerk	
LILLIAN LEFFERT, Legislative Counsel	Des Moines
MARY NEWCOMB, Engrossing Clerk	
SUE M. REED, Chief Journal Clerk	
MARY ROYAL, Assistant Journal Clerk	
DOLORES ABELS, Secretary to Chief Clerk	
VIRGINIA GARRETSON, Secretary to Chief Clerk	
BILLIE JEAN WALLING, Clerk to Chief Clerk	
ELIZABETH J. O'CONNOR, Supervisor of Clerks	
PAULINE E. KEPHART, Chief Enrolling Clerk	
MARYJO F. WELCH, Secretary to Speaker	
RALPH A. LANCASTER, Sergeant-at-Arms	
CLARENCE O. ANDERSON, Assistant Sergeant-at-Arms	
PHYLLIS J. FRAIZER, Bill Clerk	
REID W. CRAWFORD, Assistant Bill Clerk	
ANN McCarty, Supply Clerk	
ELMER E. PENNINGTON, Chief Electrician	Des Moines
ALFRED WIERSON, Assistant Electrician	
DAN A. SICKELS, Control Board Operator	Mount Ayr
NORMAN C. GROVE, Assistant Voting Machine Operator	
LAURA J. STOKES, Postmaster	LeMars

IN MEMORIAM

Memorials adopted by the House of Representatives of the Sixty-third General Assembly commemorating the life, character, and public service of former members who had departed this life since the last regular session of the General Assembly.

BERGESON, EMLIN L.	May	6,	1892-Dec.	20,	1968
Bouska, Joseph D.	.May	24,	1885-Mar.	2,	1969
CARNAHAN, CLEVE L.	.Aug.	16,	1895-Apr.	30,	1968
CLARK, RUSSELL D.	Nov.	28,	1915-July	3,	1967
COLE, CHESTER G., SR.	Oct.	4,	1890-Aug.	12,	1968
CORNICK, RAYMOND	.Feb.	19,	1889-Sept.	24,	1967
CURTIS, GLEN	Feb.	8,	1893-Dec.	28,	1968
DIEHL, ROBERT H.	Мау	30,	1923-Dec.	20,	1967
FISHBAUGH, EARL C., JR.	Dec,	27,	1909-Feb.	14,	1969
HAWKINS, ROY B.	May	6,	1885-Feb.	11,	1969
HINCHLIFFE, CHARLES F.	Dec.	31,	1894-Oct.	2,	1968
JOHNSON, OREN H.	Jan.	17,	1897-Jan.	23,	1969
KEENEY, GEORGE H.	.Mar.	15,	1880-Mar.	23,	1969
MEYER, ALVIN P.	Oct.	7,	1897-Oct.	21,	1967
MILLER, EARL A.	Feb.	21,	1903-Apr.	5,	1968
NIELSEN, NIELS J.	July	29,	1896-Oct.	17,	1967
OPPEDAHL, EDWARD	Мау	12,	1890-Nov.	22,	1967
OVE, EDWARD N.	Jan.	1,	1891-Mar.	6,	1966
REILLY, ROBERT C.	.Aug.	5,	1904-Nov.	2,	1968
SCHEERER, CHESTER A.	Aug.	29,	1899-Mar.	11,	1968
SHARP, FERN E.	Feb.	19,	1894-Oct.	22,	1967
SHIFFLETT, GRANT A.	Dec.	12,	1890-Jan.	7,	1969
STANEK, JAMES F.	Aug.	18,	1885-June	8,	1968
STRAWMAN, CLIFFORD M.	June	3,	1889- J uly	30,	1967
TABOR, HOWARD	.Mar.	13,	1893-Apr.	5,	1968
VAN BUREN, GEORGE J.	Mar.	18,	1882-Oct.	25,	1967
WATSON, ELBERT M.	May	18,	1912-Oct.	22,	1967
WILSON, ALBERT M.	Nov.	23,	1879-June	30,	1968

1 11 11 1

4 4 4

EMLIN L BERGESON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Emlin L. Bergeson, begs leave to submit the following memorial:

Emlin L. Bergeson was born in Graettinger, Iowa, en May 6, 1892.

His father, B. J. Bergeson, served as Representative from Palo Alto County in the Thirty-second General Assembly.

Mr. Bergeson attended Iowa State College and Morningside College, and served as superintendent of schools at Newhall, Iowa, and Center Junction, Iowa.

He married Lillian Petersen of Newhall, Iowa, on November 20, 1915. To this marriage one son was born, John Bergeson.

Mr. Bergeson was a livestock commission merchant in the Sioux City stockyards beginning in 1919, and was manager of the Mid-West Livestock Commission for many years.

He was a member of the Morningside Presbyterian Church, Chamber of Commerce (past director), Masons (Abu Bekr Temple), B.P.O.E., F.O.E., Woodbury County Farm Bureau.

Mr. Bergeson was active in Democratic politics for many years. He was a member of the House of Representatives in the Fifty-sixth General Assembly. He served on the Iowa State Tax Commission, as a commissioner, from 1957 through 1959. He passed away December 20, 1968.

Mr. Bergeson is survived by his widow, his son, John, three brothers, Milo B. "Mike" Bergeson, LeRoy "Buck" Bergeson, and Rollo H. Bergeson; three sisters, Mrs. C. B. Hoy, Mrs. Lee Blythe, and Mrs. Leo Wilson, and three grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Emlin L. Bergeson, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> DONALD V. DOYLE LEONARD ANDERSEN ANDREW G. DOOLEY

Committee

JOSEPH D. BOUSKA

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Joseph D. Besska, begs leave to substitute following memorial:

Joseph D. Bouska was born on a farm near Protivin on May 24, 1885, the son of Mr. and Mrs. John Bouska. He lived his entire life in the Protivin community. He received his education in the public schools of Protivin. He was married to Julia Huber at Rolette, North Dakota, on October 18, 1910. They had one son, Clarence. Mrs. Bouska died October 16, 1952. Mr. Bouska was later married to Mrs. Clara Wagner on June 6, 1953. Mr. Bouska was of Catholic faith and a member of the Knights of Columbus.

Mr. Bouska was a road contractor until his retirement in 1947. He served as director of the Protivin bank for a number of years and more recently became president of the bank. Illness forced him to resign the bank post.

Mr. Bouska served as state representative from Howard County during the Forty-fifth and Forty-fifth Extra sessions of the General Assembly. He was mayor of Protivin for more than 20 years. He served on the Howard County Selective Service Board for 26 years and was chairman of the Howard County Social Welfare Board. He was president of the school board over 25 years and was a member of the Howard County Democratic Central Committee.

Mr. Bouska passed away on March 2, 1969. He is survived by his wife, Clara, of Cresco; and a son, Clarence of Protivin; two stepchildren, George Wagner of Wykoff, Minnesota, and Mrs. Richard Janikowski of Winona, Minnesota. He is also survived by three sisters, Mrs. Louis (Frances) Ptacek of Cresco, Mrs. Frank (Carrie) Klimesh of Lawler and Mrs. John (Albina) Svoboda of Protivin. He was preceded in death by his parents, four brothers and four sisters.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Joseph D. Bouska, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

FRED B. HANSON
WALTER V. LANGLAND
MICHAEL K. KENNEDY

Committee

CLEVE L. CARNAHAN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Cleve L. Carnahan, begs leave to submit the following memorial:

Cleve L. Carnahan was born August 16, 1895, at Viola, Iowa, in Linn County. He was the son of William and Nancy Anderson Carnahan. He attended and graduated from Ottumwa High School in 1915.

He married Lucille Krumpholtz in 1924, and to this union were born six

children: William, Arlene, Robert, Lois Ann, Harold, and James. Harold was killed in Korea in 1953.

Mr. Carnahan was a switchman and served in that capacity for forty-four years with C. M. and St. P. Railroad after which time he retired on September 30, 1960. He was a member of the Plymouth Congregational Church and of Masonic bodies, and took an active part in various organizations, including Knights Templar, Kaaba Shrine of Davenport, Knights of Pythias, American Legion, Veterans of World War I, Brotherhood of Railroad Trainmen, West End Boosters of Ottumwa, and Izaak Walton League. He served three terms on the school board.

Mr. Carnahan, a Democrat, served in the House of Representatives in the Fifty-ninth, Sixtieth, Sixtieth Extra, Sixty-first, and Sixty-second General Assemblies as a Representative of Wapello County. He passed away April 30, 1968.

Surviving Mr. Carnahan are his widow, Lucille, of Ottumwa; two daughters, Mrs. Arlene Peterson and Mrs. Lois Elliott, both of Ottumwa; three sons, William E. Carnahan of Savanna, Illinois, Robert C. Carnahan of Ottumwa, and James F. Carnahan of Ottumwa; a brother, Ronald V. Carnahan of Ottumwa, and seventeen grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Cleve L. Carnahan, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> JAMES H. SCHWARTZ CHARLES N. PONCY TOM DOUGHERTY

> > Committee

RUSSELL D. CLARK

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Russell D. Clark, begs leave to submit the following memorial:

Russell D. Clark was born November 28, 1915, at Dow City, Iowa. He was the son of James and Etta Clark. He graduated from the Dow City High School in 1933.

He married Beth Hall, February 23, 1946. To this union were born four children, three sons and one daughter.

Mr. Clark owned his own grain, feed and fertilizer business. He was a member of the Methodist Church, Masonic Lodge, Scottish Rite and Abu Bekr Shrine. He was a member and president of the Iowa Grain and Feed Association, also member and past president of Denison Chamber of Com-

merce, a member and past president of Crawford County Industrial & Development Corp. He was a member of the Optimists Club, V.F.W. and American Legion, and a member of the board of directors of Midwestern College. He was past chairman of the Crawford County Republican Party, and was an alternate delegate to the 1964 Republican Convention at San Francisco.

Mr. Clark was inducted into the armed forces in May, 1942, at Fort Des Moines, Iowa. He was a mechanic foreman and fought in the battles and campaigns of Normandy, Northern France, Ardennes, Rhineland and Central Europe. He was awarded the American Campaign Medal, European African Middle Eastern Theatre Ribbon, Silver Battle Star, Good Conduct Medal, Bronze Star, three overseas Service Bars and one Service Stripe Company 33 H.Q. XII, Corps 44, World War II, and was awarded the Victory Medal. He was separated from the Service on November 24, 1945, at Camp Grant, Illinois.

Mr. Clark, a Republican, served in the Iowa House of Representatives in the Sixty-second session of the General Assembly as the Representative of Crawford County.

Mr. Clark passed away July 3, 1967. He is survived by his widow, Beth Clark of Denison, Iowa; three sons, James Clark of Minneapolis, Minnesota, and Russell and Randy Clark of Denison, Iowa; one daughter, Mrs. Jerry Riley of Indianola, Iowa; five brothers, James Clark of Westside, Iowa, Donald and Richard Clark of Dow City, Iowa, Louis Clark, San Jose, California, Francis Clark, Denison, Iowa; two sisters, Mrs. Marian Robertson, Dunlap, Iowa, and Mrs. Helen Begg, Oakland, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Russell D. Clark, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> FRANK A. CRABB CHARLES E. KNOBLAUCH, SR. ALFRED NIELSEN

> > Committee

CHESTER G. COLE, SR.

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Chester G. Cole, Sr., begs leave to submit the following memorial:

Chester G. Cole, Sr., was born October 4, 1890, on a farm near South Owego, Tioga County, New York. He attended public school at Greeley, Iowa, and Dr. Holbrook's School at Ossining, New York. He graduated from Wesleyan University at Middletown, Connecticut, June 1916.

He married Katrine Ione Smith at Cedar Rapids, Iowa, on December 31, 1923. To this union was born two sons, Chester G. Cole, Jr., and Thomas H. Cole.

Mr. Cole enlisted in the Navy and was aboard the U.S.S. Aurore. He returned to Greeley where he was actively interested in Delaware County land. Mr. Cole was president of the Delaware Savings Bank, a member of the board of directors of the Security Savings Bank at Greeley, and treasurer of the Delaware County Farm Bureau.

Mr. Cole was an examiner with the Insurance Department of Iowa for twenty-five years and had been an examiner with the Insurance Department of Florida for ten years before his illness.

Mr. Cole was a past grand commander of Knights Templar in Iowa, past deputy grand master of Masons in Iowa, and was a fifty-five year member of the Elks. Mr. Cole was a fifty-year member of the New Century Lodge 656, Corinthian Chapter 14, Nazareth Commandery, Alpha Council I and Za-Ga-Zig Shrine. He was also a member of Des Moines Consistory, where he was a thirty-third degree Mason. He was a member of numerous other honorary Masonic organizations including the Legion of Honor of DeMolay, and Red Cross Constantine of which he was a charter member. He was a member of First Methodist Church, Des Moines, Iowa.

Mr. Cole, a Republican, served in the Iowa House of Representatives in the Forty-first, Forty-second, Forty-second Extra, Forty-third and Forty-fourth sessions of the General Assembly as the Representative of Delaware County.

Mr. Cole passed away August 12, 1968. Surviving him are his widow. Katrine of Des Moines, and two sons, Chester G. Cole, Jr., Des Moines, and Thomas H. Cole, Encino, California; a sister, Mrs. Helen Downey of Foster, Rhode Island, and two grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Chester G. Cole, Sr., the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution he spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> HAROLD C. McCORMICK ARTHUR R. KITNER GENE V. KENNEDY

Committee

RAYMOND CORNICK

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Raymond Cornick, begs leave to submit the following memorial: Raymond Cornick was born in Henry County, February 19, 1889, the oldest son of Albert and India B. Cornick. He was educated in the county schools and at Iowa Wesleyan College.

On November 10, 1910, he was married to Ruth Campbell and to this union was born a daughter, Thelma Edell.

Mr. Cornick was a member of the Methodist Church. He also was a member of the Masonic Lodge, Royal Arch Mason, a Past Patron of O.E.S., a member of Odd Fellows, Farm Bureau, Farmers Co-op Elevator Company, Co-op Oil Company and the Chamber of Commerce. For a number of years Mr. Cornick was director and president of the independent school district and a township trustee. He was a farm owner and manager and engaged in general farming and livestock feeding.

Mr. Cornick, a Republican, served in the Iowa House of Representatives in the Fifty-third, Fifty-fourth, Fifty-fifth and Fifty-sixth sessions of the General Assembly as the Representative of Henry County. He died September 24, 1967.

Surviving Mr. Cornick are his widow, Ruth of New London, and his daughter, Mrs. Thelma Metcalf of Mount Pleasant and three grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Raymond Cornick the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

CHARLES F. STROTHMAN
DEAN COREY
HERBERT L. CAMPBELL
Committee

GLEN CURTIS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Glen Curtis, begs leave to submit the following memorial:

Glen Curtis was born February 8, 1893, in Cherokee County. He was the son of M. H. and Josephine G. Curtis. Until retiring in 1955, he had lived his entire life on the same farm. His educational training was received in the rural schools of the county, high school at Cherokee, Iowa, and college at the University of Oregon.

On May 28, 1913, he was married to Bessie Hagen in Cherokee, who preceded him in death in May, 1960, and to whom were born four children.

Mr. Curtis was active in community affairs, being chairman of Pilot Township School Board for many years, chairman of the Cherokee County

Corn-Hog Control Association in its initial year of operation, president of the Pilot-Rock Plowing Match Association, served on the REA Board and at one time was in charge of the AAA office in Cherokee. For many years he had also served as assessor in the county.

Mr. Curtis, a Democrat, served in the Iowa House of Representatives in the Forty-sixth, Forty-sixth Extra and Forty-seventh sessions of the General Assembly as the Representative of Cherokee County.

He passed away December 28, 1968, at Hot Springs, Arkansas.

Surviving Mr. Curtis are his widow, Helen, whom he married June 8, 1962; two sons, William Curtis of Albert City, Iowa, and Dale Curtis of Balboa, Panama; two daughters, Mrs. Erick Johnson of Cherokee, Iowa, and Mrs. Richard Worthley of Cheyenne, Wyoming. He is also survived by eleven grandchildren and four great-grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Glen Curtis, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

HAROLD V. NELSON
J. WESLEY GRAHAM
WALTER P. KRUSE
Committee

ROBERT H. DIEHL

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Robert H. Diehl, begs leave to submit the following memorial:

Robert H. Diehl was born May 30, 1923, in Storm Lake, the son of Ralph and Ruth Diehl. He attended Hayes Township School District, Buena Vista College for one year and was graduated from the College of Commerce at the University of Iowa with a bachelor of science degree. He then enrolled in the College of Law and received a juris doctor degree from the University of Iowa Law School in 1950.

He was married to Mary Ann Willett on August 20, 1949, in Davenport, Iowa. To this union were born three children, two sons and one daughter.

In addition to practicing law with his wife in Albert City, Mr. Diehl worked as a claims adjuster for the Farm Bureau Mutual Insurance Co., and was to have received a ten-year award from them.

Mr. Diehl served his country during World War II, first as an enlisted man, and then as a graduate from Officers' Candidate School as a first lieutenant at Fort Lewis, Washington, attaining the rank of captain on discharge.

He was an active member of Our Savior's Lutheran Church in Albert City. He served on the church board and building committee, and was a past state president of the Lutheran Churchmen. He was a member of the board of directors of Grand View College in Des Moines, a Lutheran School.

Mr. Diehl was president of the Buena Vista County Bar Association, and served as county commander and past district vice-commander of the American Legion; a member and past president of the Albert City Lions Club and a member of the Storm Lake Kiwanis Club. He also belonged to the Masonic Lodge and Order of the Eastern Star at Marathon, Iowa, and he was on the board of directors of the Pleasant View Home in Albert City.

Mr. Diehl, a Republican, served in the Iowa House of Representatives in the Sixty-second session of the General Assembly as the Representative from Buena Vista County. He passed away on December 20, 1967.

Surviving Mr. Diehl are his widow, Mary Ann; two sons, Richard and James; and one daughter, Susan; all of Albert City, Iowa. Also surviving are his parents and one brother.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Robert H. Diehl, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> DENNIS L. FREEMAN NORMAN P. ROORDA HAROLD V. NELSON Committee

EARL C. FISHBAUGH, JR.

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Earl C. Fishbaugh, Jr., begs leave to submit the following memorial:

Earl C. Fishbaugh, Jr., son of Earl C. Fishbaugh and Irene Fender Fishbaugh, was born at Shenandoah, Iowa, December 27, 1909. He was in his office at Security Trust and Savings Bank, Shenandoah, at the time of his death, Friday, February 14, 1969.

He was educated in the grade and high school at Shenandoah, and was graduated from the University of Nebraska Law College in 1933 and had practiced law in Shenandoah since.

He married Esther Elizabeth Miller, December 27, 1934.

Mr. Fishbaugh, a Republican, was a member of the Forty-sixth, Forty-sixth Extra, Forty-seventh, Forty-eighth, Forty-ninth, Fiftieth and Fiftieth

Extra sessions of the General Assembly in the House of Representatives and Senator from Fremont and Page Counties during the Fifty-second, Fifty-second Extra, Fifty-third, Fifty-fourth and Fifty-fifth sessions.

He was graduated from the Judge Advocate General's OCS at Ann Arbor, Michigan. In 1943, he was inducted into the Army of the United States and served 31 months in World War II, two years of which he was an enlisted man. Later, he was an officer on the State Staff, Iowa National Guard.

Surviving Mr. Fishbaugh are his wife, Esther, and one brother, Robert.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Earl C. Fishbaugh, Jr., the state has lost an honored citizen and a faithful and useful public servant, and the House of Representatives by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House of Representatives and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

LEROY S. MILLER
CONRAD OSSIAN
WILLIAM HARBOR
Committee

ROY B. HAWKINS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Roy B. Hawkins, begs leave to submit the following memorial:

Roy Baker Hawkins, son of John A. and Delia Hawkins, was born May 6, 1885, in Des Moines, Iowa, and passed away at the Iowa Methodist Hospital in Des Moines on February 11, 1969.

He was united in marriage to Evangeline Keister in 1912. To this union were born two children. His wife, Evangeline, and his son, Roger, passed away in 1935.

In 1939 Mr. Hawkins married Georgia Doolin Netherton of Gallatin, Missouri.

Graduating from Drake University in 1910 with a juris doctor degree, Mr. Hawkins devoted several years to farming and farm investments.

In 1924 he was elected to the office of county attorney and served Decatur County in that capacity for two terms.

Since that time he has been in private law practice in Leon, where he remained active until retirement in 1968.

Mr. Hawkins was a member of Odd Fellows, a fifty-year member of Masons and past president of Leon Rotary Club. He was also a fifty-year member of the Iowa Bar Association and served as one of the first lawyer members of the Third Judicial District Judges selection committee.

Mr. Hawkins was a Republican State Representative in the Fiftieth and Fiftieth Extra sessions and served as a Senator in the Fifty-first, Fifty-second and Fifty-second Extra sessions of the General Assembly.

Surviving Mr. Hawkins are his widow, one daughter, Mrs. Helen Gowdy of Elkhart, Indiana, an adopted daughter, Jennifer at home and one sister, Mrs. W. H. Hamner of Des Moines.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Roy B. Hawkins the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express the appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

HOMER L. WARREN
DEWEY E. GOODE
PERRY L. CHRISTENSEN
Committee

CHARLES F. HINCHLIFFE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Charles F. Hinchliffe, begs leave to submit the following memorial:

Charles F. Hinchliffe was born December 31, 1894, in Shrewsbury, England. He was the son of Edward and Catherine Hinchliffe. He came to the United States in 1914. He was educated in public schools in Shrewsbury, England and attended Coe College at Cedar Rapids and Northwestern University.

He married Olga Peters, August 30, 1929, in Baldwin, Iowa.

Mr. Hinchliffe farmed in Jackson County, traveled extensively in fourteen countries in Europe for three years, representing American industry. Mr. Hinchliffe was active in county Republican circles as treasurer and finance chairman, was a veteran of World War I, a Mason and a member of the Consistory, and also of the Baptist Church.

Mr. Hinchliffe, a Republican, served in the Iowa House of Representatives in the Fifty-fifth and Fifty-sixth sessions of the General Assembly as the representative from Jackson County.

He passed away October 2, 1968. Surviving Mr. Hinchliffe are his widow, Olga; one brother, Fred Hinchliffe of Shrewsbury, England and one sister, Mrs. John (Amy) Cherry of Liverpool, England.

Therefore, Be It Resolved by the House of Representatives of the Sixtythird General Assembly of Iowa: That in the passing of the Honorable Charles F. Hinchliffe, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> LYNN BATTLES, SR. ROY A. MILLER JOHN CAMP

> > Committee

OREN H. JOHNSON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Oren H. Johnson, begs leave to submit the following memorial:

Oren H. Johnson was born January 17, 1897, in Hancock County, near Kanawha, Iowa. He was the son of Thor and Martha Johnson. He attended local public school at Kanawha.

He married Mildred Hoff, Fairmont, Minnesota, April 2, 1923.

Mr. Johnson was a farm owner and operator, rural mail carrier, 1926-1956. He was a member of the American Lutheran Church and served as treasurer for twelve years. He was an overseas veteran of World War I for one and a half years, member of American Legion, member of Lions Club, served as President, and was chairman of American Cancer Society, from which he received framed Crusade Citations for helping to strengthen the fight against cancer. He was active in all community affairs.

Mr. Johnson, a Democrat, served in the Iowa House of Representatives in the Fifty-eighth session of the General Assembly as the Representative of Hancock County. He was very active in politics. He passed away January 23, 1969.

Surviving Mr. Johnson are his widow, Mildred; two sisters, Mrs. Ernest (Evelyn) Phillips of Grand Junction, Colorado, and Mrs. John (Bernice) Wilkin of Forest City, Iowa; and a brother, Doctor Melvin T. Johnson of Washington, D. C.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Oren H. Johnson, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> DELWYN D. STROMER RAY V. BAILEY JAMES T. KLEIN

> > Committee

GEORGE H. KEENEY

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable George H. Keeney, begs leave to submit the following memorial:

George H. Keeney was born March 15, 1880, in Carlisle, Iowa. He passed away March 23, 1969. He was the son of Benjamin Kessler and Martha Randleman Keeney.

He graduated from Carlisle High School in 1901; the liberal arts college of Drake University in 1906; and Drake University school of medicine, 1908. He interned at Iowa Methodist Hospital, Des Moines, and did postgraduate work at Harvard University. Also, he was a coach and instructor at Central College, Pella, Iowa, 1909-1910.

He married Alice Maude Webster in 1909. To this union two daughters were born: Mrs. Marguerite Johnson, Los Angeles, California, and Mrs. Ruth Marsh, Beltsville, Maryland.

Dr. Keeney practiced medicine in Mallard, Iowa, for 57 years. He also had farms in Palo Alto and Emmet counties. Dr. Keeney was president of the Mallard school board for 37 years, and was a member of the county board of education for 24 years. A former president of the Upper Des Moines Medical Society, he was chosen Iowa's outstanding physician by the Iowa Medical Society in 1960. He was a fifty-year member of the Masonic Lodge, and was a member of the Church of Christ. He retired in 1966 and moved to Los Angeles to make his home with his daughter, Mrs. Marguerite Johnson.

Dr. Keeney, a Democrat, served as State Representative from Palo Alto County in the Forty-seventh, Forty-eighth, and Forty-ninth sessions of the General Assembly of Iowa.

Surviving Dr. Keeney are his two daughters, four grandchildren, and two great-grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable George H. Keeney the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> LEO I. SANDERS JAMES I. MIDDLESWART LESTER M. FREEMAN

> > Committee

ALVIN P. MEYER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Alvin P. Meyer begs leave to submit the following memorial:

Alvin P. Meyer was born in Madison County, October 7, 1897, the son of

Mr. and Mrs. F. H. Meyer. He was educated in the Madison County schools.

On December 29, 1923, he was married to Dorothy Ruth Shambaugh, and to them were born two sons and three daughters.

Alvin P. Meyer was head of Meyer Enterprises, including farming, a supermarket, an oil business, a bowling alley, two restaurants, and a welding shop. He was one of the twenty-three organizers of Life Investors of Iowa and vice-president of Life Investors Insurance Company, as well as one of of the organizers of Heartland Productions, an Iowa motion picture company. Mr. Meyer held membership in the Rotary Club, the Uptown Lions Club, Lake View Country Club, and had been president of the Winterset Chamber of Commerce and the Madison County branch of the Iowa Development Commission. He was a member of the Evangelical United Brethren Church, of Van Meter.

As a Democratic State Representative from Madison County, Mr. Meyer served in the Fifty-ninth, Sixtieth, and Sixtieth Extra sessions of the General Assembly.

He passed away October 21, 1967. Surviving him are his wife, Dorothy; three daughters, Mrs. Marjorie Bucklew, of North Ridge, California, Mrs. Barbara Morasco, of San Diego, California, and Mrs. Karen Silliman, of Winterset; and two sons, Carroll, of North Kansas City, Missouri, and Frederick, of Winterset, Iowa; a brother, Earl Meyer, of Van Meter; and a sister, Mrs. Mae Gowin, of Van Meter; and eighteen grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Alvin P. Meyer, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

ANDREW VARLEY
NORMAN RODGERS
JAMES I. MIDDLESWART
Committee

EARL A. MILLER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Earl A. Miller, begs leave to submit the following memorial:

Earl A. Miller, son of Henry H. and Anna Behrens Miller, was born February 21, 1903, in Black Hawk County, Iowa. He was educated in the Cedar Falls Public Schools, received his B.A. degree in 1925 from what is now known as the University of Northern Iowa, and received his M.A. degree from State University of Iowa in 1931.

He married Vera Mae Hood of Independence, Iowa on August 7, 1929. To this union one daughter and one son were born.

Mr. Miller taught for nine years in the public schools at Independence and Dubuque, Iowa as well as Minneapolis, Minnesota. Following his teaching career he returned to Black Hawk County where he farmed for thirty-three years. In 1960, he was appointed as technical director for the Eighteenth Decennial Census. For a number of years, he served as a director of the Cedar Falls Trust and Savings Bank and the Cedar Falls National Company. He also served as director and chairman of the National Dairy Cattle Congress, director and chairman of the Black Hawk County Mental Health Center, director of U.N.I. Alumni Association, director of U.N.I. Foundation Founders, director of Westminster Foundation and chairman of Black Hawk County Republican Party. Over the years he was also active in Boy Scouts, P.T.A., Community Planning Council, Conservation Committee, and Lions Club. In 1956, he received the Phi Delta Kappa Service Key Award and in the same year, the U.N.I. Alumni Service Award.

Mr. Miller, a Republican, served in the Iowa House of Representatives during the Fifty-third, Fifty-fourth, Fifty-fifth, and Fifty-sixth sessions of the General Assemblies. He will long be remembered for his outstanding work and accomplishments as chairman of schools committee during the Fifty-fourth, Fifty-fifth, and Fifty-sixth General Assemblies.

Mr. Miller passed away on April 5, 1968. He is survived by his wife Vera Mae of Cedar Falls, a daughter, Mrs. Marianne Leschensky of Waukon, a son John, of Cedar Falls, and six grandchildren. He is also survived by two sisters, Mrs. Alvena Miller of Cedar Falls and Mrs. William McGrath of Arvada, Colorado.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Earl A. Miller, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> WILLARD R. HANSEN DONALD E. VOORHEES DONALD L. LIPPOLD

Committee

NIELS J. NIELSEN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Niels J. Nielsen, begs leave to submit the following memorial:

Mr. Nielsen was born July 29, 1896, in Clinton, Iowa. He was the son of Mr. and Mrs. Niels J. Nielsen. He attended Clinton and Emmet County schools.

He married Edna Aagard, March 14, 1928. To this union were born three sons.

Mr. Nielsen's career was a farmer. He served on the school board and

the Iowa Lutheran Welfare Council. He also served as vice president of the Ringsted Telephone Company and was a past commander and chaplain of the American Legion. He took an active part as a member of Izaak Walton League, Kiwanis, and the Farm Bureau.

Mr. Nielsen, a Democrat, served in the Iowa House of Representatives in the Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, Sixtieth Extra and Sixty-first sessions of the General Assembly as the Representative of Emmet and Palo Alto Counties. He passed away October 17, 1967.

Surviving Mr. Nielsen are his widow, living in Ringsted; two sons, Kenneth of St. Paul, Minnesota, and Norman of Ringsted; one sister, Mrs. Carrie Meyer, of San Rafael, California; and two grandsons.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Niels J. Nielsen, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his services, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

LEO I. SANDERS
ALFRED NIELSEN
VERNON BENNETT
Committee

EDWARD OPPEDAHL

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Edward Oppedahl, begs leave to submit the following memorial:

Edward Oppedahl was born in rural Goldfield, Iowa, on May 12, 1890. He was one of eight children born to Sven and Anna Oppedahl.

He attended country school and graduated from Waldorf Academy of Forest City with the class of 1909 and attended Iowa State College. He taught country school in 1910, 1913, and 1914.

He married Isadore Gangstead on June 10, 1914, who preceded him in death. The couple farmed near Renwick until 1966. To this union were born one daughter and four sons.

On May 28, 1966, he was married to Georgia Paine. They lived in Renwick, but traveled extensively.

Mr. Oppedahl was president of the Renwick Savings Bank. He was Farm Bureau County president for ten years. He was the last charter member to have a continuous membership of Lake Lutheran Church.

Mr. Oppedahl served as State Representative in the Fifty-fourth, Fifty-fifth, and Fifty-sixth sessions of the General Assembly.

Mr. Oppedahl died November 22, 1967. He is survived by his wife, Georgia; one daughter, Mrs. Carroll Jones of Des Moines; four sons, Sherill of Goldfield, Paul of La Crescenta, Califorina, Robert of Renwick, Phillip who is in the U. S. Navy; one stepdaughter, Mrs. Melvin Joenks of Rossie, Iowa, three brothers, three sisters and fourteen grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Edward Oppedahl, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

HAROLD L. KNIGHT
RAY V. BAILEY
DALE M. COCHRAN
Committee

EDWARD N. OVE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Edward N. Ove, begs leave to submit the following memorial:

Edward N. Ove was born January 1, 1891, in Aalborg, Denmark. He received his early education in the country schools of Denmark, and attended the Aalborg Technical School where he became a cabinet maker, bricklayer and civil engineer.

He emigrated to Canada in 1914 and to Grundy County, Iowa, in 1915, at which time he started working as a general contractor.

Mr. Ove was married February 26, 1917, to Anna K. Jensen, from whom he was later divorced, and on June 19, 1948, he was married to Gertrude Greer in Hutchinson, Kansas.

Mr. Ove served in World War I. He served as State Representative in the Forty-sixth General Assembly. He was later employed by the Corps of Engineers, the Department of the Interior, and the State Highway Department of South Dakota. In 1962, Mr. Ove retired and moved to Iowa City, Iowa.

He was a member of the First Church, the Elks Club, and the American Legion, all in Iowa City. He was a charter member and first commander of American Legion Post 471 at Dike, Iowa. He was past master of the Masonic Lodge and past worthy grand of the Odd Fellows Lodge. He was a member of Iowa Engineering Society and the National Society of Professional Engineers.

Mr. Ove passed away March 6, 1966.

Surviving Mr. Ove are his widow, Gertrude; two daughters, Mrs. Burton

Brown of Richfield, Minnesota, and Mrs. Larry Staub of Santa Cru, California; four sons, Bernhard N. Ove of Cedar Falls, Iowa, Edward N. Ove, Jr., of Minot, North Dakota, David Eugene Ove of Santa Cruz, California, and Paul E. Ove of Fremont, California. He is also survived by four sisters, all in Denmark.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Edward N. Ove, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> HAROLD O. FISCHER CHARLES E. GRASSLEY FLOYD P. EDGINGTON

> > Committee

ROBERT C. REILLY

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Robert C. Reilly, begs leave to submit the following memorial:

Robert C. Reilly was born August 5, 1904, in Dubuque, son of Thomas and Margaret Mahoney Reilly. He was graduated from Loras Academy in Dubuque and Marquette University in Milwaukee.

On June 8, 1941, he was married to Jean Moes at St. Columbkill's Church in Dubuque and of this union was born one son.

Mr. Reilly was a member of the Holy Name Society of St. Joseph's Parish; the Dubuque Business and Traveling Men's Association and the Pioneer Law Makers.

Mr. Reilly, a Democrat, served in the House of Representatives in the Forty-eighth and Forty-ninth sessions and in the Senate in the Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second and Fifty-third sessions of the General Assembly representing Dubuque County, He was the first legislator to introduce a bill that would provide bus service for all school children.

Mr. Reilly died on November 2, 1968. He is survived by his widow and a son, Roger J., of Dubuque and a brother, Cletus R., of Wauwatoss, Wisconsin.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Robert C. Reilly, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his services, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

CENE V. KENNEDY MICHAEL BLOUIN
THEODORE R. ELLSWORTH
Committee

CHESTER A. SCHEERER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Chester A. Scheerer, begs leave to submit the following memorial:

Chester Scheerer was born at Ottawa, Illinois, on August 29, 1899, moved to Fort Dodge, Iowa, in 1901. He attended Webster County public schools and business college and Iowa State College.

He married Mary Weaver in 1920 and they had four daughters. They moved to Boone County in 1931.

He was farming in Boone County when elected to the Fifty-fifth and Fifty-sixth General Assemblies. He was named Master Corn Producer in 1941; Master Swine Producer in 1951. Helped organize Boone-Greene County R.E.A. Served on board of directors for twelve years as president or vice president. Organization director of Boone County Farm Bureau eight years; also secretary, vice president and president. President, Boone County Fair, three years: Served on county draft board; War Mobilization Board; Ration Board. He was an active member of the Methodist Church, Masonic Lodge, Chamber of Commerce and Rotary Club.

Mr. Scheerer, a Republican, served in the Fifty-fifth and Fifty-sixth General Assemblies.

Mr. Scheerer died March 11, 1968, of injuries suffered March 4 in an auto accident. Surviving are four daughters, Mrs. Max Kreager of Newton, Mrs. L. J. Magnall of Tripoli, Mrs. J. C. Doran of Beaver and Mrs. L. J. Caffrey, Jr., of Boone; a brother; five sisters; fourteen grandchildren and a great-

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Chester A. Scheerer, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of the service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> DONALD E. BAKER
> RAY C. CUNNINGHAM The state of the s

FERN E. SHARP

Mr. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Fern E. Sharp, begs leave to submit the following memorial:

Fern E. Sharp was born February 19, 1894, in Clayton County, town of Edgewood, Iowa. He was the son of Joseph and Laura Tear Sharp. He graduated from Edgewood High School in 1912. He attended Iowa State Teachers College, from which he received his B.A. degree in 1916. He then attended law school at the University of Wisconsin in 1922, transferred to the University of Iowa and received his LL.B. degree in 1923.

He was married to Jessie Fritz on August 31, 1920. To this union were born one son and two daughters.

Mr. Sharp was coach and manual training instructor at Livermore, Iowa. He was superintendent of the school at Emerson from 1919 to 1921. In 1924 he began the practice of law at Edgewood. Upon his election as County Attorney in 1927, he moved to Elkader and entered into partnership with Attorney V. T. Price. After Mr. Price's death in 1931 he took H. K. Roggensack as a partner and continued in the law practice. He was mayor of Edgewood from 1924 until 1927, also served as mayor of Elkader for a number of years. Served in the army during World War I and later served as commander of the Clayton County American Legion. He was a member of the Iowa State Bar Association, K. P. Lodge, Eastern Star and Elkader Lodge No. 72, A. F. and A. M., Clinton Consistory and El Kahir Shrine. For many years he served as a trustee or moderator of the Congregational Church and as a Sunday School teacher and choir member. He was a member of Rotary and served as president of the school board.

Mr. Sharp, as a Republican, served in the Iowa Senate in the Fifty-first, Fifty-second, Fifty-second Extra, Fifty-third, and Fifty-fourth sessions of the General Assembly, and served in the House of Representatives in the Forty-eighth, Forty-ninth, Fiftieth and Fiftieth Extra sessions of the General Assembly. He passed away October 22, 1967.

Surviving Mr. Sharp are his widow Jessie; two daughters, Mrs. Laura Roehlk of Cedar Rapids, Iowa, and Mrs. Bette Eastham of New Jersey; one son Fern Eugene Sharp, Jr., of Lake Forest, Illinois. He is also survived by one sister and ten grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Fern E. Sharp, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

DALE L. TIEDEN
WALTER V. LANGLAND
ARTHUR R. KITNER

Committee

GRANT A. SHIFFLETT

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Grant A. Shifflett, begs leave to submit the following memorial:

Grant A. Shifflett was born December 12, 1890, on a farm in Bureau County, Illinois. He moved with his parents to Hamilton County, Iowa, residing there just one year and then moving to Madison County, Iowa, where he received his early education in the rural schools. He was graduated from Earlham High School, attended Coe College and graduated from the Cedar Rapids Business College.

In 1914, he married Mary L. Compton of Earlham, Iowa, and together they established their home on a farm in Ringgold County. To this union, one daughter was born.

Mr. Shifflett spent most of his life operating the farm in Ringgold County with the exception of about twelve years when he was engaged in the banking industry in Tingley, Diagonal and Mount Ayr, Iowa. He had been retired the past few years. He was an active member of the Methodist Church and the Methodist Men's Organization.

Mr. Shifflett, a Republican, served in the Iowa House of Representatives in the Forty-sixth, Forty-sixth Extra, Forty-seventh, Fifty-third and Fifty-fourth sessions of the General Assembly as representative of Ringgold County.

Death came to Mr. Shifflett on January 7, 1969, and he is survived by his widow, Mary, one daughter, Mrs. John (Martha) Waters, and two grand-children, all of Atlantic, Iowa. A sister, Mrs. Charles Henry of Des Moines, also survives.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Grant A. Shifflett, the state has lost an honored citizen and a faithful and useful servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spréad upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

ELDON L. STROBURG
PERRY L. CHRISTENSEN
LESTER L. KLUEVER

Committee

JAMES F. STANEK

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable James F. Stanek, begs leave to submit the following memorial:

James F. Stanek was born August 18, 1885, in Webster County in Elk Horn Township. He was the son of Frank and Theresa Stanek. Mr. Stanek attended the local public schools.

In August 1913, he married Clara Hotz, Lone Tree, Iowa. To this union were born three sons.

Mr. Stanek farmed until his retirement in 1947. After retiring, Mr. Stanek owned and operated the Moorland and Barnum Telephone Company for a number of years. He also owned the Moorland Implement Company. Mr. Stanek was a member of the Western Bohemian Fraternal Association, Loyal Order of Moose and the Benevolent and Protective Order of Elks.

Mr. Stanek, a Democrat, served in the House of Representatives in the Forty-ninth session of the General Assembly.

Mr. Stanek passed away on June 8, 1968. He is survived by his wife, Clara, and three sons, Harry H. of Moorland, Richard R. of Callender, and Floyd J. of Wayne, Pennsylvania; six grandchildren and seven great grandchildren; a brother, Fred, Fort Dodge; and a sister, Mrs. Charles Hotz, Lone Tree.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable James F. Stanek, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

DALE M. COCHRAN
D. VINCENT MAYBERRY
RAY V. BAILEY

Committee

CLIFFORD M. STRAWMAN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Clifford M. Strawman, begs leave to submit the following memorial:

Clifford M. Strawman was born in Jones County on June 3, 1889, and passed away on July 30, 1967, at Anamosa, Iowa.

He was a graduate of Anamosa High School, Cornell College and Columbia University Law School and was admitted to the bar in Montana and Iowa.

He married Blanche Mason of Valley City, North Dakota, in 1918 and to this union two children were born.

Mr. Strawman was a Republican Representative from Jones County, having served from the Fifty-first through the Fifty-fifth General Assemblies. He was considered a strong supporter of the administration of Governor William S. Beardsley and of the medical research, particularly in the area of mental health. He also served as a former member of the Board of Regents.

At successive periods he was manager of Montana Wheat Growers Asso-

ciation, attorney for Illinois Agricultural Association, National Livestock Credit Corporation and Penn Mutual Life in Mexico. Farm owner and operator. He was a Mason and a member of the Methodist Church.

Survivors are his wife, Blanche, two daughters, Miss Mary Jean Strawman, Woodward, Iowa; and Mrs. L. D. Amick, Iowa City, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Sixtythird General Assembly of Iowa: That in the passing of the Honorable Clifford M. Strawman, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> ROY A. MILLER NATHAN F. SORG LYNN BATTLES, SR. Committee

HOWARD TABOR

Mr. Speaker: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Howard Tabor, begs leave to submit the following memorial:

Howard Tabor was born March 13, 1893, at Baldwin, Iowa. He was the son of George Wa and Ella Tabor. Graduated from Baldwin High School and completed the commercial course at the Cedar Rapids Business College.

He married Ella C. Peterson of Sabula, Iowa, June 6, 1923. To this union were born two sons.

Mr. Tabor was in partnership with his son, Jack, in a farming and cattle feeding business on a farm that has been in the family for one hundred years, He served as committeeman for the Agricultural Adjustment Administration seven years. Member of the Methodist Church, Farm Bureau, and American Legion.

Mr. Tabor, a Democrat, served in the Iowa House of Representatives in the Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth Extra sessions from Jackson County, and Senator from Jackson and Jones Counties during the Sixtyfirst session.

He passed away April 5, 1968. Surviving Mr. Tabor are his widow, Ella, and two sons, Jack Tabor of Baldwin, Iowa, and Dr. James Tabor of Englewood, Colorado. Also surviving Mr. Tabor are two sisters, Mrs. Leon Gray of Martinville, Indiana, and Mrs. Eloise Stewart of Preston, Iowa, and one brother, Clifford Tabor of Baldwin, Iowa.

Therefore, Be It Resolved by the House of Representatives of the Sixtythird General Assembly of Iowa: That in the passing of the Honorable Heward Tabor, the state has lost an honored citizen and a faithful and

161.1

useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> LYNN BATTLES, SR. ROY A. MILLER JOHN CAMP

> > Committee

GEORGE J. VAN BUREN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable George J. Van Buren, begs leave to submit the following memorial:

George J. Van Buren was born on March 18, 1882, in Hardin County, Iowa, and passed away on October 25, 1967, at Cedar Rapids, Iowa.

He graduated from Epworth Seminary in 1901 and Cornell College in 1904. He then followed the professions of civil engineering in Mexico and teaching in Illinois and Arkansas High Schools, Drury College and Nebraska State Teachers College. He also farmed in Jones County.

On June 12, 1907, he was married to Eda May Cramer and from this union, four children were born.

He served as Republican State Representative from Jones County in the Forty-third and Forty-fourth General Assemblies, and was a Republican candidate for the nomination for Lieutenant Governor in 1936. He was a past president of Jones County Farm Bureau and a chairman of Jones County Republican Central Committee.

Surviving him is his second wife, Harriet; a daughter, Mrs. Ruth Prescott, Grinnell, Iowa; two sons, John W., of Backus, Minnesota, and Paul W., Staples, Minnesota; also a son-in-law, Austin Spahr, Monticello, Iowa. His first wife and a daughter preceded him in death.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable George J. Van Buren, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

ROY A. MILLER
NATHAN F. SORG
LYNN BATTLES, SR.
Committee

ELBERT M. WATSON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Elbert M. Watson, begs leave to submit the following memorial:

Elbert M. Watson was born May 18, 1912, in Ringgold County, the son of Dr. and Mrs. E. J. Watson. He was educated in the Diagonal public schools; attended Creston Junior College, Simpson College and the University of Iowa.

On July 8, 1939, he was married to Alberta Miller, and to this union six children were born, three sons and three daughters.

Mr. Watson was engaged in insurance business for twenty years and in banking for twenty-one years, and served as president of the First State Bank of Diagonal, Iowa. He was very active in civic affairs and had served on local and county school boards. He was also a director of Area XIV Vocational-Technical School. He had served on the County Extension Board, the Ringgold County Hospital Board, and was a director of the Ringgold County Industrial Development Board.

Mr. Watson was a member of the Methodist Church, the Lions Club, of which he served as president, the Masons, American Legion, Farm Bureau, American Bankers Association, Independent Bankers Association, Iowa Bankers Association, Bluegrass Bankers Association, and Independent Insurance Agents Association, and in most of these organizations he had held an elective office. He served in the United States Navy Hospital as corpsman for two years.

Mr. Watson, a Republican, served in the Iowa House of Representatives in the Sixty-second session of the General Assembly as Representative of Ringgold and Taylor Counties.

Death came to Mr. Watson on October 22, 1967, and he is survived by his widow, Alberta; three sons, Elbert J., now with the United States Army in Fort Polk, Louisiana; Stevon and Mark of Diagonal; and three daughters, Mrs. Jack (Dixie) Taylor, Diagonal; Mrs. Larry (Kay) Pratt, Ames, and Mrs. William (Ann) Warin, Mount Ayr; and six grandchildren. A sister, Mrs. Gerald (Olive) Lonnecker of Creston, also survives Mr. Watson.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Elbert M. Watson, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> ELDON L. STROBURG PERRY L. CHRISTENSEN HOMER L. WARREN

ALBERT M. WILSON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Albert M. Wilson, begs leave to submit the following memorial:

Albert M. Wilson was born November 23, 1879, near Eddyville in Mahaska County, Iowa. He was the son of William C. and Sarah Lee Wilson.

He was married to Anna E. Kincaid in December, 1904. To this union was born one daughter. Mrs. Wilson passed away in September, 1945. In 1958 he married Lela Griffin.

Mr. Wilson was employed as a rural mail carrier in Lovilia, Iowa, and was a real estate agent there before moving to Albia in 1912. He entered the real estate business with the E. C. Stoan Co. Served as census enumerator in 1910 and again in 1930. Served as county recorder from 1931 to 1941.

Mr. Wilson was a fifty year member of the Masonic Lodge of Lovilia, a fifty year member of the Woodman's Lodge of Lovilia, a member of the Odd Fellows Lodge and member of Otterbein United Methodist Church in Albia. He enjoyed singing, did his own sign writing and wrote poetry as a hobby.

Mr. Wilson, a Republican, served in the Iowa House of Representatives in the Fiftieth and Fiftieth Extra sessions of the General Assembly.

Mr. Wilson passed away June 30, 1968. Surviving are his widow, one daughter, Mrs. Howard (Marion) Barnes of Lovilia, one stepdaughter, Mrs. Peggy Coglin of California, one brother, Raymond of Fort Morgan, Colorado, one sister, Mrs. Frank (Maggie) Barnes of Lovilia, five grandchildren and three great grandchildren.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Albert M. Wilson the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

> TOM DOUGHERTY JAMES H. SCHWARTZ DEWEY GOODE

> > Committee

Commence of the control of the contr

HOUSE - SENATE COMPANION BILLS

	.1 *		· / · ·	
H.J.R. S.J.R.	H.F. S.F.	H.F. S.F.	H.F. S.F.	H.F. S.F.
1 5	112 95	297 41 S	471 362	654 539
3 18	114 74	298 285	474 870	655 391
5 17 S	118 121	306 230	480 889	656 386
7 19	121 155	308 258	481 265	659 691 S
9 9		309 223	482 365	
	122 46	310 224		660 504
	123 80	322 368		668 459
11 24	124 118		484 353	677 529
13 25	133 497 S		490 405	680 - 557 S
19 29 S	135 127	324 309	491 372	692 540
H.F. S.F.	141 141	325 132	496 218	697 522
1 1	144 175	327 431	501 520	699 523
2 2 3 3 4 4	145 133	332 582 S	502 150	700 515
3 3	146 110	334 262	511 279 S	705 496
4 4	151 156	337 501	514 499 S	708 530
5 5	153 134	338 507	527 227 S	709 583
6 6	155 22	341 1267	528 '' 418' S	710 565
7 7	157 135	342 288	529 435	713 535
8 8	158 75	343 286	532 479	716 491
9 9	161 18 6	844 164 S	533 438	721 537
10 10	163 142	347 366	541 378	722 519
11 11	167 40 S	351 211 S	548 4 66	728 528
12 12	168 140	859 237	561 381	729 498
13 18	171 165	360 471	562 427,	741 361
14 14	173 245	361 349	569	742 566
15 15	174 147	364 357	563 396	743 570
16 16	199 256 S	365 248	567 486	748 556
17 17	201 240	366 281	576 453	750 412
18 18	204 259	368 314	581 505	753 628
19 19	210 200	369 264	582 469	753 628
22 113	211 201	380 305	590 440	765 274 S
28 68	224 222	386 178	601 484	766 638
35 34	225 180	387 250	602 398	768 547
37 36	227 363	388 121 S	604 347	772 627 S
38 37	231 179	892 445	605 441	773 436
48 139	232 229	396 331	607 555 S	779 387
50 48	236 393	398 226 S	609 433	790 626
51 62	237 61	403 401 S	613 467	798 597 S
57 64 S	239 173	408 304	614 443	795 641
65 96	240 268	416 296	615 432	797 317
67 89	241 68	418 322	621 561	804 667
69 380	245 212	419 306	622 500	809 662
71 112	255 181	420 307	623 550	
78 88		423 235		
	256 575 257 203		626 502 629 282	818 670 821 682
			629 282	
82 55	259 213		630 399	822 686
85 76	267 171		641 388	828 687 S
95 130	268 204	440 375	643 428	825 690
98 131	278 241	441 359	646 429	826 410
99 99	276 219	459 221	650 472	827 688 S
102 102	278 159	460 335	651 326	828 689 S
109 101	289 158 S	461 371	652 554 S	829 696
110 109	296 29	462 319	,	ĺ
			F 1 - 1	
				•

RECORD OF HOUSE BILLS IN HOUSE

HOUSE JOINT RESOLUTIONS AND HOUSE FILES PASSED AND APPROVED—165

•	
H. J. R. 15, 19.	
H. F.	
H. F.	00 00 40 40 577 60 60 67
2, 3, 5, 6, 13, 14, 16, 21	, 29, 39, 40, 49, 57, 60, 62, 67, 123, 125, 126, 127, 128, 130, 136, 142,
68, 71, 90, 95, 103, 108, 111, 113	, 123, 125, 126, 127, 128, 130, 136, 142,
145, 151, 153, 159, 160, 161, 162, 164	, 165, 166, 173, 175, 177 , 180, 182, 183 ,
186, 192, 196, 198, 203, 206, 207, 210	, 222, 226, 227, 228, 238, 242, 243, 248,
240 250 258 269 266 276 270 281	286, 287, 289, 292, 305, 318, 319, 323,
004 000 000 004 005 040 040 021	100, 201, 200, 202, 000, 010, 013, 023,
324, 328, 329, 334, 330, 348, 349, 301	, 363, 367, 368, 375, 389, 390, 395, 400,
412, 417, 431, 435, 436, 454, 455, 462	, 485, 497, 501, 515, 516, 528, 532, 534,
535, 548, 559, 562, 568, 598, 605, 616	, 618, 624, 628, 640, 657, 658, 659, 664,
666, 680, 681, 695, 697, 714, 733, 736	, 744, 745, 758, 766, 777, 778, 781, 784, 809, 810, 812, 815, 816, 817, 819, 820,
703 705 706 707 700 800 802 804	800 810 812 815 816 817 810 890
000 004 005	, 505, 510, 512, 510, 510, 511, 515, 524,
823, 824, 825.	
DECORD OF BACH F	OUSE BILL IN HOUSE
RECORD OF BACIF I	TOUGH BIRE IN HOUSE
H. J. R. Page	H. J. R. Page
	II. J. It.
1 By Van Nostrand, McCartney, Shaw, Edgington, Varley, Van Drie, Millen and Lipsky (Stan- ley, Lange and Potgeter). A joint resolution to establish a	the Constitution of the State
Shaw, Edgington, Varley, Van	of lows relating to the voting
Drie, Millen and Lipsky (Stan-	age of electors.
ley, Lange and Potgeter). A	Introduced, referred to constitu-
joint resolution to establish a	tional amendments and reap-
commission to conduct a study	portionment
commission to conduct a study of the apportionment of the general assembly and to make recommendations to the gen-	Recommended amendment, pas-
recommendations to the gen-	8age
erai assembly.	Committee amendment 632
Introduced, referred to constitu-	Committee report adopted 638
tional amendments and reap-	Amendment filed
portionment 94 Withdrawn 127	Steering recommends calendar1225 Amendment filed
Withdrawn	Amendment med ,
2 By Tieden, Warren, Strand,	5 By Holden. A joint resolu-
Graham, Campbell, Edgington,	tion proposing an amendment
Hansen of Black Hawk, Fisher	to the Constitution of the State
of Greene, Bergman, Holden.	of Iowa relating to the appro-
Lawson, Walter, Huff, Ells- worth, Welden, Stokes, Stroth- man, Winkelman, Voorhees, Christensen, Ossian, Kreamer,	priation of fines as provided by law.
men Winkelman. Voorhees.	Introduced, referred to constitu-
Christensen, Ossian, Kreamer,	tional amendments and reap-
Miller of Page, Nielsen, Kit- ner, Lippold and Sorg. A joint	portionment 157 Committee report 615 Recommended passage 615
ner, Lippold and Sorg. A joint	Committee report
resolution proposing an amend-	Committee report adopted 628
ment to the Constitution of the State of Iowa relating to imposition of taxes.	Steering recommends calendar 1776
imposition of taxes.	Steering recommends calendar 1226 S. J. R. 17 substituted
Introduced, referred to constitu-	Withdrawn1542
tional amendments and reap-	A De Observition Novel
portionment	6 By Shaw, Van Nostrand, Van Drie, Roorda, Pelton, Sorg,
3 By Renda. A joint resolu-	Bergman, Ellsworth, Fisher of
3 By Renda. A joint resolu- tion directing a legislative	Greene. Hansen of Black Hawk.
study to review the lowa	Voorhees, Strand, Campbell McIntyre and Walter. A joint
criminal code.	McIntyre and Walter. A joint
Introduced, referred to law en-	resolution proposing an amend-
Introduced, referred to law en- forcement	ment to the Constitution of the
ment	State of lows relating to the terms of office of elected exec-
ment	utive officials.
Amendment filed 367	Introduced, referred to constitu-
	titional amendments and rean-
4 By McIntyre, Pelton, Lipsky,	portionment 204 Committee report 615
McCormick, Blouin, Camp, An-	Committee report
dersen, Johnston of Johnson	Recommended amendment, pas-
and Wells. A joint resolution proposing an amendment to	Sage
proposing an amonament to	

H. J. R.	Page	H. J. R.	Page
Passed House; ayes 18, nays 41	. 777 . 798 . 808 . 808 . 808 . 809 . 810 . 810	buckle and resolution Iowa state food exportant food exportant food to make therefor. Introduced, rations	Curran, Potter, Ar- i Lamborn). A joint to continue the te fair and world solition study com- ablished by the Six- neral Assembly, and an appropriation eferred to appropri
joint resolution directing legislative study to review an codify the laws of lowa relating to education below th university level. Introduced, referred to state government	a. d - e	12 By Pelt tion propo to the Con- of Iowa to the author	ostituted
Recommended indefinite post- ponement	ı- -	of state, as ate the a an auditor Introduced, r tional ame portionmen	uthority to appoint
of the House of Representatives. Introduced, referred to constitutional amendments and reapportionment	١•	clarke an resolution appointme san legisl investigat Iowa stat sion in t	d Coleman). A joint providing for the int of a joint bipartilative committee to e the actions of the highway commishe establishment of
9 By Skinner, Gannon and Mezvinsky (Coleman, Doderer an Gaudineer). A joint resolutio to create a constitutional revision commission to study th need for a constitutional convention, and to make an appropriation therefor.	d n e e	of Iowa, terstate h northern for the ex	and particularly in- ighway thirty-five in Iowa, and providing penses thereof.
Introduced, referred to constitutional amendments and reap portionment	. 448 A n n	Committee ar Committee re Steering reco	100 571 1104 619
thorize the licensing and regulation of bingo games conducted by charitable, religious or veterans organizations. Introduced, referred to constitutional amendment and reapportionment Committee report. Recommended amendment, pas-	1- 5, 1-	14 By Chris olution po ment to the State	stensen. A joint res- roposing an amend- the Constitution of of Iowa to permit nt of pupil transpor- its from any school
Committee amendment	. 797 . 805	Introduced, r tional ame portionmen	eferred to constitu- ndments and reap- t
11 By Miller of Page, Radl, Os sian, Tieden, Den Herder, Win kelman, Langland, Strant Logue, Kitner, Walter, Hamilton and Menefee (Lucker Stephens, Lodwick, McGil Briles, Clarke, Smith, Parke Walsh, Potgeter, Stanley Mowry, Ollenburg, Schaber Klink, Keith, Coleman, Dodd	d, 1- n, l, r,	municipal	to create a special tudy committee on statutes and to make riation therefor. laced on calendar 637 o appropriations 1049 d amendment, pas-
Mowry, Ollenburg, Schaber Klink, Keith, Coleman, Dodd	7 , 1, 8,	Recommender	d amendment, pas-

H. J. R.	Page	H. J. R.	Page
Committee amendment Committee report adopted Amendment filed Amendment adopted Committee amendment adopted Amendment filed	1058	House concurred Passed House; ayes 7: House insisted Conference committee Conference committee Conference committee	
Amendment filed Amendment filed Amendments adopted Passed House; ayes 117, nays 0. Message from Senate House concurred Passed House; ayes 102, nays 0. Reported correctly enrolled	1600	adopted	
Rassed House; ayes 102, nays 0. Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor Became law by publication	1844	H. F. 1 By Miller of Pag	Page re. Fisher of
16 By Klein, Grassley, Van Notrand, Kluever, Camp, Fisch of Grundy, Pelton, Koch a Dooley. A joint resolution rlating to the effective date laws. Introduced, referred to judiciar Committee report	er er nd e- of y. 657 909	Greene, Holden, G nett, Cochran, Dun swart and Mille: (Lamborn, Denmai Coleman). A bill relating to negotia ecution of recipr tion, and other ag declarations for fie commercial vehic	annon, Ben- tton, Middle- r of Jones n, Smith and for an act tion and ex- ocal, prora- reements or et owners of les engaged
17 By Bailey and Cunningha	913 m.	In Interstate comm Introduced, passed on Referred to transport Amendment filed Committee report	nerce. 1 file 81 ation 92 226
a committee to study costs, I cation, construction, and law with respect to public a quasi-public housing for the elderly, the chronically ill, apersons of low income approviding an appropriational character. Introduced, referred to social services	 	Recommended amends sage Committee amendmen Committee report ado Steering recommends Amendments filed Amendment filed Committee amendment	pted
Committee report	1479 1479 1489	Committee amendmen Amendment withdraw Amendment adopted Motion filed to recons Motion for reconsider valled Passed House; ayes 1	Vote pre-
18 By Rules. A joint resoluti to provide for interim studi initiated by standing commi- tees.	I t -	2 By Miller of Pas	ge, Fisher of
Introduced, placed on calendar. Steering recommends calendar. Committee report filed		nett, Dunton and Howard - Mitchell Denman and Smi for an act relatir vehicle registratio Introduced, passed on Referred to transport	etion 92
Committee amendment adopted Passed House; ayes 100, nays 0.	1576	Recommended passag	6 564
19 By Appropriations. A joi resolution directing the tre surer of state to call and r deem the Korean veteral bonus bonds.	'e- 15'	Steering recommends Amendment filed Passed House; ayes 1: Message from Senate House concurred Passed House; ayes 8: Pappered correctly as	calendar 580 690 16, nays 2 698 1958 1959
bonus bonus. Introduced, placed on calendar. Amendment filed	1401 1534 1547 1547 1548	Reported correctly en Signed by Speaker Sent to Governor Signed by Governor	irolled 1967
Passed House; ayes 74, nays 44. Motion filed to reconsider vote Motion to reconsider vote failed Message from Senate. Amendment filed Amendment adopted Amendment filed Point of order raised.	1548 1549 1549 1758 1809 1821	3 By Miller of Pas Greene, Holden, G nett, Hanson o Mitchell and Du born, Denman, Smi man). A bill for a ing to issuance of	annon, Ben- f Howard- nton (Lam- ith and Cole- n act relat-
Amendment filed Point of order raised	1822	ing to issuance of card for vehicles the provisions	of chapter

Ħ.	F.	Page		Pag
Int Re Co Re Co Pa Re Sig Set	three hundred twenty-six (326 of the Code. troduced, passed on file ferred to transportation mmittee report commended passage mmittee report adopted ssed House; ayes 107, nays find by Speaker to Governor to Governor to Governor	82 92 290 290 291 362 1728 1728 1728	rey (Lucken, O'Malle Smith, Coleman and D A bill for an act relat definition of a men tarded person for pu chapter 226 of the (to the admission or to such persons to the stal health institutes. Introduced, passed on fil Referred to social servic Committee report. Recommended passage	le 8 bes 9
	By Shaw, Camp, Franklin Cochran, Gannon, Lipsky, Caf frey, Tapscott, Wells, Dunton Johnston of Johnson, Pelton Mendenhall, Hanson of How ard-Mitchell and Doughert (Smith, Hougen, Erskine, O' Malley, Balloun, DeKoster and Coleman): A'bill for an act is	y 1	Recommended passage Committee report adopte Passed House: ayes 119, Reported correctly enrol Signed by Speaker Sent to Governor Signed by Governor	
-	provide for the establishmen of family courts within each judicial district in the state oo Iowa, transferring jurisdiction for the settlement of domestic relations and juvenile actions to such family courts, modify	t f n c s	7 By Miller of Des Lipsky, Mayberry, Mil non, Dougherty, Johnson, Pelton, M Jones, Dunton, Cafi Tapscott (O'Malley, Lucken, Coleman a born). A bill for an ing to establishment mental health prog	i Moines, llen, Gan- inston of filler of frey and McGill, nd Lam- act relat- of county
	ing the adversary nature of divorce proceedings, establishing procedures for the determination of custody, the payment of alimony and support and establishing the administrative procedures necessary for the proper functioning of	· · · · · · · · · · · · · · · · · · ·	countles or groups of authorizing state aid programs, and pro- permanent appropriat	counties, for such viding a ion there-
In Re	troduced, passed on file ferred to judiciary	. 82 . 92	Introduced, passed on fil Referred to social service Committee report	
In	By Miller of Des Moines Millen, Mayberry, Lipsky, Gannon, Caffrey, Tapscott, Wells Dougherty, Dunton, Pelton and Johnston of Johnson (Lucken McGill, O'Malley, Smith and Coleman). A bill for an acrelating to establishment of a special mental retardation unit to be located at one of the state mental health institutes prescribing the functions of the special unit, and providing for the administration and support thereof and the admission of patients. Troduced, passed on file	82	8 By Miller of Des Mayberry, Millen, Lips ran, Gannon, Hanson ard-Mitchell, Duntor Pelton, Bergman, D Wells, Crosler, Taps Caffrey (McGill, Lu Malley, Smith, Cole: Lamborn). A bill for combine the presen fund for mental hes the state institution designating the latte county health and infund, prescribing the for which such fund used, and authorizin	ougnerry, cott and cken, O'-man and an act to t county lith with fund, re-er as the stitutions.
Si Si	nterred to social services immittee report	. 1967 . 1967 . 1979	Introduced, passed on fil Referred to county gove Committee report Recommended passage . Committee report adopte Amendments filed Amendment filed Amendment filed Amendment filed Amendment filed Amendment filed	e
2.5	6 By Miller of Des Moines, Edgington, Millen, Lipsky Mayberry, Gannon, Pelton Kruse, Johnston of Johnson Bergman, Dougherty, Dunton Wells, Crosser, Miller of Jones Middleswart, Doyle and Caff	,	9 By Miller of Des Edgington, Millen, M Gannon, Caffrey, Dougherty, Bergman Kruse, Hanson of Hov chell and Dunton (McGill, Lucken and S	

н. ғ.	Page	H. F.	Page
bill for an act relating county homes. Introduced, passed on file	301 302 302 311 333	14 By Klein, Gannon, Lip Pelton, Caffrey, Crosier, Do erty, Hanson of Howard- chell, Miller of Des Mo Dunton, Wells, Middless Doyle, Blouin, Johnston Johnson, Winkelman and Cormick (Frommelt, Ls Balloun, Doderer and (man). A bill for an act ring to optional paymen accumulated contributions on death of an active men of the Iowa public emplor retirement system.	elat- t of up- mber
10 By Klein, Gannon, Lips Dunton, Caffrey, Pelton of Dougherty (Frommelt, Floun, Lange and Coleman), bill for an act relating to consolidation of the investment retirement system funds unthe employment security comission. Introduced, passed on file Referred to state government.	aky, and Bal- A on- t of der om-	Referred to state government Committee report Recommended passage Committee report adopted Passed House; ayes 113, nays Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	25 0
11 By Klein, Miller of Moines, Gannon, Pelton, Han of Howard-Mitchell, Dou erty and Dunton (Fromm Lange, Balloun, Smith, Coman and Schaben). A bill an act relating to contritions toward the peace office retirement, accident, and ability system. Introduced, passed on file	son gh- lelt, ole- for bu- ers' dis-	Lipsky, Dougherty, Miswart, Doyle, Wells, Bl. Dunton, Winkelman and Cormick (Frommelt, Ball Lange, Lamborn and (man). A bill for an act to vide that retired member the lowa public employees tirement system may elechave one-half of their rement allowances invested variable annuity program. Introduced, passed on file	ouin, Mc~ loun, Cole- pro- rs of s' re- ct to etire- in a
12 By Klein, Gannon, Miller Des Moines, Dougherty, We Lipsky, Dunton, Pelton Blouin (Frommelt, Balle Lange, Doderer, Schaben Coleman). A bill for an relating to benefits payable retired members and benefaries under the peace officeretirement system. Introduced, passed on file Referred to state government.	егв'	Referred to state government Committee report Recommended amendment, ps sage Committee amendment Committee amendment adopted Committee amendment adopted Passed House; ayes 105, nays 16 By Cochran, Winkel Tieden, Miller of Des Mo Gannon, Dunton, Kruse, 1 berry, Dougherty, Berg Schmeiser and Middles	289 8.8- 289 291 ed 330
13 By Klein, Gannon, Lips Miller of Des Moines, Bai Dunton, Pelton, Caffrey, Do Crosier, Wells, Doughe Johnston of Johnson, Han of Howard-Mitchell and W kelman (Frommelt, Ballo Lange, Doderer, Coleman DeKoster). A bill for an ac provide an additional retiment allowance option members of the Iowa pulemployees' retirement syst Introduced, passed on file. Referred to state government. Committee report	oun, and t to ire- for blic em. 84 93 252	Schmeiser and Middles (Neu, Schaben and Smith bill for an act relating drainage and levee district introduced, passed on file. Referred to county governme Committee report. Recommended passage. Committee report adopted. Amendment filed. Amendment successed. Amendment successed. Amendment successed. Amendment successed. Amendment successed. Amendment filed.). A g to cts.
Committee report adopted Passed House; ayes 116, nays 0 Message from Senate House concurred Passed House; ayes 111, nays 0 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	296 788 925 9 925 1153 1153	Amendments withdrawn Amendment filed Amendment adopted Amendment filed Amendment filed Amendment filed Amendment filed Amendment filed Amendment filed	72: 72: 72: 72: 73: 75: 77: 75:

H.	F.	Page	H. F.	Page
An An	endment filed	. 959 . 982 . 984	Committee report Recommended passage Committee report adopted Amendments filed Amendment withdrawn Amendment filed Amendment adopted Passed House; ayes 94, nays 22 Message from Senate House concurred Amendment filed House refused to concur Conference committee appointed Conference committee report	182 182
An	endments adopted	984	Amendments filed	. 189
An Pa	sed House; ayes 102, nays 5	984	Amendment adopted	. 195 . 195
Re	ported correctly enrolled ned by Speaker t to Governor ned by Governor	1296	Amendment filed	. 196
Ser	ned by Speaker	. 1296 1296	Passed House: aves 94 navs 22	. 196 . 196
Sig	ned by Governor	1376	Message from Senate	. 1510
17			House concurred	1655
• •	man, Gannon, Mendenhall	,	House refused to concur	.1686
	Miller of Jones, Caffrey, Kruse	ì	Conference committee appointed	. 1830
	man, Gannon, Mendenhall Miller of Jones, Caffrey, Kruse Hanson of Howard - Mitchel and Dunton (Schaben, Neu an	î	Conference committee report	. 1010
	Smith). A bill for an act pro- viding for establishment and	;	adopted	1846
	administration of conservancy	•	Reported correctly enrolled	. 1967
1	districts.	. 84	Signed by Speaker	.1967
Re	roduced, passed on file ferred to Iowa development	92	Signed by Governor	. 1977
Re	-referred to agriculture lendment filed	. 98	22 By Radl. A bill for an ac	
Aπ	endment filed	351	22 By Radl. A bill for an ac relating to false drawing of uttering of checks.	ľ
			uttering of checks.	o e
18	By Bailey, Harbor, Dunton Gannon and Shaw (Benda Rigler, Shirley, Coleman, Bai- loun and Lamborn). A bill foi an act relating to establish- ment, management, operation	•	Introduced, referred to judiciary. Withdrawn	$\frac{85}{717}$
	Rigler, Shirley, Coleman, Bal-	<u>.</u>		
	an act relating to establish	-	23 By Radi. A bill for an ac authorizing joint establishmen	t
	ment, management, operation	,	and maintenance of firehouse to be shared by benefited fire	8
	and regulation of state banks in Iowa, and to the state su-	,	districts and municipal corpo	e -
	perintendent of banking, state banking board, and state bank	Э	rations.	
	banking board, and state bank- ing department.	•	Introduced, referred to county	. 85
lnt	roduced, passed on file	. 84	government	. 182
			Recommended indefinite post-	182
Re	mmittee report	367	ponement	. 184
An	endment filed	368	Indefinitely postponed	. 202
			24 By Radl. A bill for an ac to prohibit certain contracts	t
Wi	thdrawn	455	to prohibit certain contracts	1
19	By Gannon, Franklin and Renda (Frommelt and Gaudi	1	combinations, monopolies, and conspiracies in restraint o	ĉ
	Renda (Frommelt and Gaudineer). A bill for an act to pro-	_	trade or commerce; to exemp certain activities from the pro	t
	vide for representation in the	9	visions of this act; and to pro	-
	Senate and the House of Rep-	- (vide criminal penalties and civil remedies for violations o	1
	resentatives beginning with the session commencing in the	•	the Act.	
T _ 4	year 1971.		Introduced, referred to commerce	e 85
tnt	roduced, referred to constitu- ional amendments and reap-	- 1	25 By Radl. A bill for an ac relating to the taxation of in	t
r	ortionment	. 85	relating to the taxation of in come.	-
20	Ry Radi A hill for an act	,	Introduced, referred to ways and	i
20	By Radi. A bill for an acto increase the permissible property tax levy for county conservation boards from one	è	means	. 85
	property tax levy for county	,	26 By Radi. A bill for an ac	t
	mill to three nills.		26 By Radi. A bill for an ac requiring a list of ingredients to appear on the wrapper of	3
Int	roduced, referred to conserva- ion and recreationmmittee report	85	package which contains ci	-
Col	mmittee report	200	gars.	. 05
Re	commended indefinite post-		Introduced, referred to commerce	
Ind	onement	229	27 By Bailey. A bill for an ac	t
			27 By Bailey. A bill for an ac to require approval by th secretary of state of amend ments to the articles of incor- poration of publicly-held busi	-
21	By Radl. A bill for an act		ments to the articles of incor-	-
	tion boards to provide uni-	-	ness corporations.	•
	to authorize county conserva- tion boards to provide uni- forms to their employees as a portion of such employees	ļ	Introduced, referred to commerce	
	compensation, and to operate	3	28 By Doyle. A bill for an ac	t
	or lease concessions in or upor	1	relating to the number of	
Int	property under its control. roduced, referred to conserva- ton and recreation		28 By Doyle. A bill for an ac relating to the number o judgeships for the fourth ju dicial district.	_
	ton and recreation	85	Introduced referred to judiciary	. 86

Ħ.	F. F	age .	H. F.	P	zge
Re Co Pa Re Sig	By Doyle. A bill for an act to allow district or municipal court judges to place the name of a juror, excused from one panel, on a succeeding panel, troduced, referred to judiciary, mmittee report adopted seed House; ayes 122, nays 0 ported correctly enrolled, the process of the grant of the gran	86 279 279 283 325 1605 1605	methods of final of the general a pensation and members and assembl dures of the ger and its committ and agencies. Introduced, passed Referred to rules 38 By Baker. Nev non (Rigler and for an act to re ing activities is	ssembly; com- expenses of the gencies of the y; and proce- ieral assembly ees, members, on file	87 92
Int	ment thereof, and to amend the habitual criminal statutes. croduced, referred to judiclary.	84	Introduced, passed Referred to rules .	on file	87 92
31		**	39 By Millen an bill for an ac- emergency care Introduced, referred industrial relation Committee report . Recommended pass	or assistance. to human and	90 182 182
t	to allow citles to levy a tax on motor vehicles owned by residents. roduced, referred to citles and owns. nendment filed	86 154	Industrial relation Committee report. Recommended pass: Committee report a Amendment filed Amendment filed Amendment withdr. Passed House; ayes Message from Senat House concurred Passed House; ayes Reported correctly Signed by Speaker	110 nave 1	599
Int	relating to mill levy limits for certain cities. reduced, referred to cities and owns	86	Reported correctly Signed by Speaker Sent to Governor Signed by Governor		70 3 752
34		86	40 By Darringtor of Howard-Mitch an act relating authority to t council to purc real estate and o buildings. Introduced, referred	tell. A bill for to providing he executive hase and sell demolish state	
35	By Baker, McCartney, Cochran, Pelton, Middleswart, Dunton, Lipsky, Kruse, Bergman, Wells and Gannon (Hill and Smith). A bill for an act relating to amendment of the Iowa public officials act.		ernment		90 128 128 129 151 154 159
Con Re- Con Am Am Pan	roduced, referred to state gov- rnment mmittee report commended passage mmittee report adopted lendment filed lendment adopted ssed House; ayes 111, nays 5	86 377 377 380 413 489 489	Message from Senat House concurred Passed House; ayes keported correctly Signed by Speaker Sent to Governor Signed by Governor	e	306 320 320 393 393 393 410
Int	to provide for implementation of a state building code. or coduced, referred to state government	86	Hecame law by put 41 By Hill. A bi relating to town tection levies. Introduced, referred government	ll for an act ship fire pro-	652 90
••	By Baker, Gannon, Newton and Dunton (Hill, Rigler and Coleman). A bill for an act relating to the implementation of annual sessions of the general assembly; powers and duties of committees, members and agreed as a service.		42 By Winkelman, ham and Tieden, act relating to p erty tax credit. Introduced, referred	Nielsen, Gra- A bill for an ersonal prop-	u 1

H	•	F. I	Page	H. F.	Page
	1	By Dietz. A bill for an act relating to the qualifications of persons seeking an elective office of the state, or any political subdivision thereof.		50 By Gannon and Newton. A bill for an act relating to an nual budgets. Introduced, referred to appropri- ations	•
	61 4	roduced, referred to state government By Bennett. A bill for an	91	51 By Waugh (Erskine). A bil for an act relating to garnish ment of employees of munici pal and political corporations Introduced, referred to judiciary	1
	•	act imposing a tax on beer in cans or bottles sold for carry- out purposes, and appropriat- ing the funds received from said tax for debris clearance		52 By Camp. A bill for an ac	t
	ŧ.	said tax for debris clearance along secondary roads. oduced, referred to ways and eans		relating to mandatory voted registration. Introduced, referred to county government	
	5 1	By Van Drie. A bill for an act relating to television sets n motor vehicles. oduced, referred to law en-		Recommended indefinite post- ponement	
Co	n	oduced, referred to law en- procement	128 128	ment	t
Ai	ne	endment filedendment filedendment adoptedendment withdrawn	154 171 194 194	relating to voter registration Introduced, referred to county government Committee report Recommended amendment, pas-	. 97 . 411
Pε	18 6	By Doyle. A bill for an act	194	Committee amendment	. 411 . 416
In	t tr	ncreasing the speed limit for notor vehicles drawing cer- ain types of trailers, oduced, referred to transpor- tion	91	Amendment filed Amendment adopted Committee amendment adopted Passed House; ayes 67, nays 49. Motion filed to reconsider vote	. 531 . 532
A1	n (endment filed	128	Motion to reconsider vote falled. 54 By Camp. A bill for an act providing a lien against crops for furnishing agricultura.	
In	I 8	nating an attorney for a mort- gagor. coduced, referred to judiciary.	91	material and labor. Introduced, referred to commerce Amendment filed	97 189
4	8	By Van Drie, Tieden, Win- celman, Miller of Des Moines, Borg, Radi, Mohrfeld, Cun-		55 By Camp. A bill for an act relating to deer hunting li- censes. Introduced, referred to conserva-	
	ļ	lingham, Voorhees, Van Roe- cel, Renda, Stromer, Shepherd, Pierson, Mayberry, Millen and Wolfe. A bill for an act relat- ng to false drawing or utter-		tion and recreation	97
In Co	tr n	ng of checks. oduced, referred to judiciary. mittee report ommended amendment pas-	91 467	sewage or certain other waster into open ditches along the right-of-way of any highway or public road. Introduced, referred to social ser-	3
Co	sa m	ge	467 467 485 535	Introduced, referred to social services Committee report Recommended amendment, pas-	. 98
S. W	It	'. 139 substitutedhdrawn	699 701	Committee amendment	444 444 448 514
4 Tn	5 5	By Den Herder. A bill for an act relating to the Iowa development commission membership. oduced, referred to Iowa de-		Amendment filed Amendment filed Amendment filed Amendment filed Steering recommends calendar Amendment filed Committee amendment adopted Amendment withdrawn Passed House: aves 38 navs 30	537 566 580
Co	ve	oduced, referred to low a de- slopment	94 171 171 172	Amendment adopted Committee amendment adopted Amendment withdrawn Passed House; ayes 88, nays 30	720 720 720 720
Pa Re Si	g I	sed House; ayes 108, nays 7 orted correctly enrolled ted by Speaker	179 703 703	57 By Appropriations. A bill for an act relating to the appropriation made by the Sixty-second General Assembly for	ì
ge gi	n i	to Governor	752	propriation made by the Sixty-	

II. P.	12. 2.
the law enforcement officers'	Introduced, referred to social ser-
training academy. Introduced, passed on file 98	vices 10 Committee report 54 Recommended amendment, pas-
Introduced, passed on file 98	Remarkant amandment page
Reported correctly appulled 153	sage 54
Signed by Speaker 153	Committee amendment 54
Sent to Governor	8age
Signed by Governor 199	
Passed House; ayes 109, nays 0. 99 Reported correctly enrolled 153 Signed by Speaker 153 Sent to Governor 153 Signed by Governor 199 Became law by publication 652	65 By Perkins, Brinck and Ellis-
	worth (Frommelt and Walsh). A bill for an act relating to
58 By Holden and Hill. A bill for an act relating to the sus-	the sale of beer.
pension of drivers' licenses and	Introduced, referred to law en-
defining moving traffic viola-	forcement 10
tions.	
Introduced, referred to law en-	66 By l'erkins, Brinck and Ells- worth. A bill for an act relat-
forcement 98	ing to the sale of intoxicating
59 By Bennett, A bill for an	beverages.
act relating to public disturb-	Introduced, referred to law en- forcement
ances.	forcement
Introduced, referred to law en-	
forcement 98	67 By Milligan, Kreamer, Campbell, Franklin, McIntyre, Fisher of Greene, Hill, Lipsky, Van Drie, Shaw, Lawson, Huff,
60 By Christensen. A bill for an	bell, Franklin, McIntyre, Fish-
	Drie Shaw Lawson Huff
act relating to the maximum speed limit for school buses.	Sorg, Ellsworth, Bergman, Lip-
Introduced, referred to transpor-	Sorg, Ellsworth, Bergman, Lip- pold, Tapscott, Jesse, Gannon, Renda, Bennett, Skinner, An- derson, Blouin and Nolting. A
tation 98	Renda, Bennett, Skinner, An-
Committee report	derson, Blouin and Notting. A
Committee report adopted 229	bill for an act relating to the bond provisions in the fair
Amendment filed 253	housing law.
Amendment adopted 285	housing law. Introduced, referred to cities and
Passed House; ayes 115, nays 1 285	towns
House concurred	Pagemented pageage
Amendment filed	Committee report adopted 18
Reported correctly enrolled1296	Passed House; ayes 112, nays 5 21
Reported correctly enrolled 1296 Signed by Speaker 1296 Sent to Governor 1296	Reported correctly enrolled 27
Staned by Covernor 1276	Signed by Speaker 27
Signed by Governor	Signed by Governor
61 By Knight, A bill for an act	Introduced, referred to cities and towns 11 Committee report 18 Recommended passage 18 Committee report adopted 18 Passed House: ayes 112, nays 5 21 Reported correctly enrolled 27 Signed by Speaker 27 Sent to Governor 27 Signed by Governor 28
permitting an appropriation and allocation of county or	68 By Holden, Andersen, Voor-
municipal levies for suport of	hees, McIntyre, Van Drie,
local historical societies.	hees, McIntyre, Van Drie, Bergman, Huff, Hill, Welden, Warren, Kitner, Lipsky, Den Herder, Campbell, Hansen of
Introduced, referred to county	Warren, Kitner, Lipsky, Den
government 109	Herder, Campbell, Hansen of Black Hawk, Ellsworth, Shaw, Stromer, Christensen, Milli- gan, Kreamer, Mohrfeld, Mil-
62 By Hanson of Howard-Mitch-	Stromer, Christensen, Milli-
ell. A bill for an act relating	gan, Kreamer, Mohrfeld, Mil-
to compensation of the mem-	ler of Jones, Miller of Page,
bers of the county board of so-	gan, Kreamer, Mohrfeld, Miller of Jones, Miller of Page, Strand, Sorg, Lawson, Winkel- man, Walter and Lippold. A
cial welfare.	hill for an act relating to al-
Introduced, referred to county	bill for an act relating to al- lowance of assistance for fam- illes of dependent children,
Committee report	illes of dependent children,
Recommended passage 183	disabled persons, and elderly
Committee report adopted 184	persons. Introduced, referred to social
Passed House; ayes 118, nays 0 212	services
Signed by Speaker	Committee report
Sent to Governor	Recommended amendment, pas-
The control of the country 109	Committee emendment
	Committee report adopted 48
63 By Radl. A bill for an act relating to the authority of	Steering recommends calendar 53
towns to contract indebtedness	Committee amendment adopted 55
and to issue general obligation	Committee amendment adopted 56
bonds to provide funds for bridge purposes.	rassed House; ayes 107, nays 0 56
bridge purposes. Introduced, referred to cities and	sage
towns	Motion to mooneider vote nee
Withdrawn1462	vailed 59
1	valled
64 By Voohees. A bill for an act relating to persons engaged in the practice of chiro-	Committee amendment adopted 64
gaged in the practice of chiro-	Amendment filed
practic.	Passed House; ayes 116, nays 1 64

Ħ.	F.	Page	H. F.	Pag
An An An Ho	ssage from Senate endment filed endment Adopted endment filed endment adopted use refused to concur use concurred ssed House; ayes 106, nays 0	1829 1829 1833 1833 1833	Amendment filed	21 41 41 ted41
Sig Ser Sig	ned by Speaker it to Governor red by Governor By Winkelman, Voorhee Shepherd, Van Drie, Miller of Page, Tieden, Strand, Roord Sorg, Crabb, Nielsen, Elle worth and Pelton. A bill for an act to exempt from projectly taxation facilities used to control air or water pollt	1967 1967 1980 s, of a, s- or	73 By Den Herder, Stokes, Winkelman, Page, Kitner, Lipp Strand, Koch, F Greene, Mohrfeld, Roorda and Lawson, an act relating to th of the municipal selection of the man selection of the man selection of the means.	Ellsworth, Miller of old, Sorg, lisher of Bergman, A bill for te taxation tervices. ways and
1	tion. roduced, referred to ways an neans By Winkelman, Voorhee Van Drie, Miller of Pag	110	74 By Mendenhall, Ti- son, Langland and A bill for an act r Iowa income tax for farm expense. Introduced, referred to	Menefee. elating to deduction ways and
	By Winkelman, Voorhee Van Drie, Miller of Pag Tleden, Shepherd, Shaw, Ho den, Roorda, Koch, Peltor Kreamer, Sorg, Menefe Freeman of Buena Vista, Nie sen and Ellsworth. A bill fo an act relating to deduction of federal tax payments be corporations in computing the Iowa income tax.		means Amendment filed 75 By Mendenhall an act relating to t bution celling under public employees' system. Introduced, referred to	A bill for the contri- the lowa retirement
71	son, Christensen, Lippold, Hansen of Black Hawk, Bergman Winkelman and Welden. bill for an act relating to in clusion of students in attend	. 115 	ernment 76 By Franklin, McIn scott, Andersen, Blo ner, Nolting, Jesse non. A bill for an ing to the use of tem junctions for discrimhousing.	tyre, Tap- uin, Skin- and Gan- act relat- porary in- lination in
Int Cor	ance at area vocational school and area community college within the state scholarshi and loan program. roduced, referred to schoolsnmittee report	ls p . 116 . 393	Introduced, referred to Amendment filed	Clay-Dick- of Audu- for an act
Cor Cor Am Cor	nmittee amendment	. 393 . 399 . 471 . 492	Introduced, referred to tation	transpor
Pas Rej Sig Sen Sig	endment filed ssed House; ayes 103, nays 16 ported correctly enrolled ned by Speaker it to Governor ned by Governor	. 502 . 1296 . 1296 . 1296 . 1376	Sage Committee amendment Committee report adopt Amendment filed Steering recommends co Committee amendment Amendment withdrawn Passed House; ayes 99,	ed
Int	Shepherd, Winkelman, Strand Voorhees, Kitner, Mohrfel and Andersen. A bill for a act to allow the services of the county engineer to be available to cities and incorporated towns.	d d n of e	78 By Langland, Tie kelman and Menden ley). A bill for a amend section three forty-seven A point A.2) Code 1966, to in maximum interest revenue bonds issue tain counties for purposes	den, Win- hall (GII- in act to e hundred two (347 crease the rate for d by cer- hospital
Cor Rec Am	overnment endment filed numitiee report commended passage endment filed	. 183 . 183 . 183	Introduced, referred to Committee report Recommended passage	commerce 120 200

H.	F.	Page	H.	F.		Page
S.	F. 88 substitutedthdrawn	208 209	87	By Kni	ght, Graham and Nel ill for an act makin	l-
** 1	CHUICH II	. •••		marijuan	a a noxious weed.	6
7 9	By Nelson (Lucken). A bill	1	Int	roduced.	referred to agricul	l-
	for an act relating to a uni-		A m	ardment	filed	121
	for an act relating to a uni- form opening date for public schools and limiting extra-	.				
	curricular activities during	.	88	By Ma	yberry, Renda, Gar Knight, A bill for a	!-
Int	semester examinations. roduced, referred to schools	120		non and act cre at	ing the office of dis	.n
	,			trict atto	rney.	
80	By Holden. A bill for an act relating to location of reg-	١	Int	roduced,	referred to judiciary	. 121
	istration certificates.	.	89	By Dot	gherty. A bill for a	n.
Int	istration certificates. roduced, referred to law en-			act to	provide a three-da	y
	forcement	120		waiting	igherty. A bill for a provide a three-da period for the issua gun permit.	1-
81	By Langland, Tieden, Berg- man, Kitner, Mohrfeld, War-		1111	rouuceu.	Letelled of 19TM el	4-
	man, Kitner, Mohrfeld, War- ren, Walter, Mendenhall, Chris- tensen, Shaw, Miller of Jones	.	f	orcement	referred to law er	. 121
	tensen. Shaw Miller of Jones	. 1				
	tensen, Shaw, Miller of Jones Welden and Kehe. A bill for an act relating to school attendance requirements.	-	90	By V	an Drie, Strome, Millen, Christense of Jones, Langlan Bergman, Lippol	г,
	an act relating to school at-	•		Kreamer,	Millen, Christense	n,
Int	roduced, referred to schools	120		Roorda.	Bergman. Lippol	a, d.
				Menefee,	Kehe, Lipsky, Ba	ĩ-
82	By Johnson of Audubon-			tles, Kni	ght, Ellsworth, Sor	g,
	By Johnson of Audubon- Guthrie, Crabb and Knoblauch (Shirley and Neu.) A bill for an act creating an area voca-	;		Freeman	Kehe, Lipsky, Baght, Ellsworth, Sor Warren. Winkelma of Clay-Dickinso Walter, Tieden an A bill for an a	n, n.
	an act creating an area voca-			Nelson,	Walter, Tieden an	ıd
Int	tional school. roduced, referred to schools			Mohrield rolative	. A bill for an actor of the property of the contract of the c	ct i.
	·	i		bility for	r actions of childre	n.
83	By Johnston of Johnson. A bill for an act relating to re-	١	Int	roduuced	, referred to law e	n- 101
	quirements for probation offi-	.	Cor	orcement nmittee	report	131
	quirements for probation offi- cers and parole agents. roduced, referred to law en-		Rec	ommend	ed amendment, pa	s-
ını	forcement	120	Car	sage		252
_			Cor	nmittee r	Matter, rieden as to parental respons r actions of childre referred to law en report ed amendment, pa amendment report adopted filed	257
84		,	Am	endment	filed	301
	Kennedy of Chickasaw, Hill Freeman of Buena Vista, Pel-	:	Am	endment	adopted	301
	ton, Elisworth, Gannon, Bouin, Ewell, Freeman of Clay— Dickinson, Christensen, Caf- frey and Mezvinsky. A bill for an act relating to collecting and disseminating credit in- formation.	•	Am	endment	s filed	311
	Dickinson. Christensen. Caf-	.	Ąm	endment	ត្តfiled	312
	frey and Mezvinsky. A bill for	.	Am Am	enament enament	filed	351 367
	an act relating to collecting		Am	endment	filed	368
	10tillacton.		Am	endment	filed	426
Int	roduced, ferred to commerce . nendment filed	120	Am	endment	filed	455
An	endment filed	856	Am	endment	s filed	456
		ľ	Cor	nmittee s endment	imendment withdraw withdrawn	7n 463 463
85	By Waugh, Darrington, Peterson and Doyle (Schaben). A		Am	endment	withdrawn filed s adopted adopted	463
	bill for an act to exempt em- ployees of drainage districts	.	Am	endment	filed	464
	from coverage under the lower		Am	enamenu endment	adopted	465
	public employees' retirement		Am	endment	s withdrawn	465
	public employees' retirement system, except those employees already vested. roduced, referred to state gov-	,	Pas	sed Hou	s withdrawnse; ayes 108, nays 9. m Senate	455
int	roduced, referred to state gov-		Hor	ise conci	irred	1043
•	:: M:: Ment	120	Pas	sed Hou	e; ayes 109, nays 2	1043
CO:	mmittee report adopted	892	Rep	orted co	rrectly enrolled	129fi 1996
Co:	commended passage mmittee report adopted	902	Sen	t to Gov	ernor	. 1296
Ste	ering recommends calendar	1493	Sig	ned by G	rrectly enrolled peaker ernor overnor	1376
S.	r. 10 suosiitutea	1019	91		ristensen. A bill fo	
Wi	thdrawn	1620		an act to	permit the conserva	a -
86	By Mendenhall, Tieden, Pier-	- ¦		tion con	nmission to promu r experimental pu	l-
	son, Langland and Menofree. A			gate, 10 noses sn	r experimental pu ecial rules relating	r- to
	son, Langland and Menofree. A bill for an act prohibiting the use of throw-away beverage containers and regulating the	: '		the oper	ration of watercra	fi
	containers and regulating the	•		and other	er water-oriented a	C-
	use of other beverage containers.			near the	city of Creston.	€,
Int	roduced, referred to law en-	121	Int	roduced,	Green Valley Lak city of Creston. referred to conserva-	B- 191

H.	F.	Page	H.	F.	P	age
Re Co	mmittee report	. 310 . 310	Int	Huff, I son, I Lippol Nelsor lating enforce roduce	Freeman of Clay-Dickin- fanson of Black Hawk, d, Mohrfeld, Walter and a. A bill for an act re- to employment of law- ement personnel. d, referred to law en- ent report nded passage e report adopted.	122
9; Int	2. By Klein. A bill for an ac relating to the chemical test ing of intoxicated drivers. troduced, referred to law en forcement	. 121	Am Am Poi	endme endme int of	e report nded passage e report adopted ent filed nt adopted order raised ouse; ayes 108, nays 10	812 361 361
Int 8	iting the population of election precincts. troduced, referred to count government	y . 121	Int	of bee	Perkins and Ellsworth melt and Walsh). A bill act relating to the sale r. dd, referred to law entry.	122
	Kitner, Tleden, Stokes, Lip pold, Mohrfeld, Winkelmar Voorhees, Holden, Christenser Sorg, Warren, Menefee, Keh and Walter. A bill for an ac relating to the maintenance o secondary roads.	t		for an	Perkins and Ellsworth melt and Walsh). A bill act relating to the time which alcoholic liquor e sold and consumed. d. referred to law en-	
Co Re	secondary roads. troduced, referred to count government mmittee report commended passage	241	Cor Red	orceme mmitte comme oneme	e sold and consumed. d, referred to law en- ent. e report nded indefinite post- nt	122 536 536
Pa 93	mmittee report adopted	. 245 . 288	100	By bill fo metho	nt ly postponed Knight and Graham. A r an act relating to the d for refunding improp-	573
	nedy of Dubuque, Cunningham Strothman, Corey, Holder Dietz and Miller of Marshai (Stanley). A bill for an act t designate Herbert Hoover Da as a state holiday. troduced, referred to Iowa develonment.	1, 1, II o y	Int n	er tax roduce neans	levies. d, referred to ways and Bennett, Renda, Kreamer, Hill, Cunningham, Roor- d Millen. A bill for an increase the salary of	130
Co	mmittee report	. 226	Int	roduce	ed, referred to judiciary.	130 615 616
Co Ar Ar Pa	sage	. 229 . 250 . 250 . 250	Col Ste Rei Ob; Am	mmitte ering moved jection	nded passage ne report adopted. recommends calendar. from calendar withdrawn ont filed ont withdrawn	628 1226 1255 1324 1405
Signal Si	issed House; ayes 118, nays 0 ported correctly enrolled nt to Governor gned by Governor 6 By Sorg, Ellsworth, Welder		Pa	ssed H	ouse; ayes 88, nays 9 Andersen, Peterson, Doo- och and Doyle (Erskine ullivan). A bill for an alating to compensation	1406
	6 By Sorg, Ellsworth, Welder Stokes, Winkelman, Voorhees Ossian, Shaw, Stromer, Krea mer, Miller of Page, Nielser Kitner, Lippold, Warrer Crabb, Graham, Koch, Hanse of Black Hawk, Mohrfeld an Bergman. A bill for an act relating to service taxes on per	s, 1, 1, n	Int	roduce	d, referred to county	
	construction, advertising, an the processing of farm prod	ď	103	Moiner and Seact retailed	Schmeiser, Miller of Des s, Cochran, Strothman chroeder. A bill for an elating to the clerk of ard of review. d, referred to countyment	
	ucts. troduced, referred to ways an means 7 By Fisher of Greene, Kitner Nielsen, Stromer, Miller o	. 122 r.	Cor Rec Cor	overni nmitte comme nmitte	ment	130 242 242 245
	Nielsen, Stromer, Miller o Jones, Koch, Sorg, Strand Roorde, Warren, McIntyre	ί. ΄	Rej	ported	correctly enrolled	1153

11. 1.	II. I.
Sent to Governor	Introduced, referred to law enforcement
104 By Mendenhall, Tieden, Langland, Pierson and Mene- fee. A bill for an act relating to voting at primary elec- tions. Introduced, referred to state gov- ernment	111 By Den Herder and Ossian. A bill for an act relating to municipal utility retirement systems. Introduced, referred to cities and towns
105 By Lipsky, McIntyre, Camp, Grassley, Miller of Jones, Bailey and Caffrey. A bill for an act to require a waiting period between purchase and delivery of weapons and firearms.	Recommended passage 310 Committee report adopted 315 Passed House; ayes 111, nays 1 389 Reported correctly enrolled 1605 Signed by Speaker 1605 Sent to Governor 1605 Signed by Governor 1673
Introduced, referred to law enforcement	112 By Grassley and Knight (Kyhl and Keith). A bill for an act relating to studded tires on school buses.
106 By Goode. A bill for an act relating to members of the general assembly of the state of Iowa and repealing chapter thirty-eight B (38B),	tation
Code 1966. Introduced, referred to state government	113 By Judiclary. A bill for an act relating to dogs in food establishments. Introduced, placed on calendar . 131 Passed House; ayes 118, nays 0 . 161 Reported correctly enrolled . 393 Signed by Speaker . 393 Sent to Governor . 393 Signed by Governor . 410
107 By Lipsky, Klein, Sorg, Shaw. Voorhees and Caffrey. A bill for an act relating to the establishment of uniform standards for the payment of wages by employers, providing procedures for setting disputes concerning wage payment, and for related purposes.	114 By Koch, A bill for an act relating to the receipt of unsolicited goods, wares, or merchandise. Litroduced, referred to commerce 259 Recommended passage 289 Committee report 291 S. F. 74 substituted 327 Withdrawn 328
Introduced, referred to human and industrial relations 130	Withdrawn 328 115 By Renda, Cochran and Blouin, A bill for an act re-
108 By Judiciary. A bill for an act relating to the Iowa employment security commission. Introduced, placed on calendar 130 Passed House; ayes 118, nays 0. 160 Reported correctly enrolled 393 Signed by Speaker 393 Sent to Governor 393 Signed by Governor 410	lating to unemployment com- pensation benefits for recipi- ents of retirement benefits, social security benefits, or va- cation benefits. Introduced, referred to human and industrial relations 152
Signed by Governor	116 By Koch. A bill for an act relating to the reimbursement to the county of attorney's fees paid by the county for the defense of those unable to employ an attorney. Introduced, referred to judiciary, 152
Andersen, and Dooley (Shan, Van Gilst, McGill, Lodwick, Neu, Erskine, Sullivan, Halloun and Reichardt. A bill for an act relating to parenttal responsibility for tortious acts of children. Introduced, referred to judiciary. 131	117 By Priebe, Lawson, Tapscott, Schroeder, Walter, Edgington, Cochran, Tieden, Dougherty, Hamilton, Gannon, Wolfe, Wells, Knoblauch and Crabb, A bill for an act relating to establishment of a uniform
110 By Ellsworth, Perkins and Brinck (Frommelt and Walsh).	for police and fire depart-
the time during which liquor may be delivered, sold and consumed.	Introduced, referred to law enforcement

Ħ.		age	н. У	r.			P	age
118	Winkelman, Strothman, Camp, Hanson of Howard-Mitchell, Stokes, Den Herder, Sorg, Dooley, Johnson of Audubon- Guthrie, Christensen and Bat-		Com Rece	orcement mittee re ommended	referred t eport I indefir ostponed	ite p	ost-	158 411 411 448
Int W:	er, Frey, Gliey and Coleman). A bill for an act relating to the practice of accountancy by licensed accountants, estab- lishing a board of licensed ac- countants and collection of fees for support thereof. roduced, referred to commerce. thdrawn	152 591	Intr Pass	ating con oduced, p sed House	clary. Ang to jud nmissions. laced on (c); ayes 113 Senate; ayes 90 rectly enreakereaker rnor	cale nda 3. nays	r	158 175 574 946 946 1153 1040 1153
In Co Re Co Pa	ty officers and employees. troduced, referred to county government mmittee report commended passage mmittee report adopted ssed House; ayes 76, nays 37	153 311 311 315 391	126 r t	By Hill. elating to enance of sychopat	A bill support of crimir hs.	for an and mal ser	act ain- kual	
120	By Nielsen, Fisher of Greene, Graham, Sanders, Johnson of Audubon-Guthrie, Winkelman and Nelson. A bill for an act providing for the payment of agricultural land tax credits in full, and appropriating funds for that purpose.		Com Reco Com Pass Rep Sign Sent Sign Beco	mittee recommended mittee recommended House orted by Sp. to Governed by Goame law 1	port i passage port adop ; ayes 11; rectly enr eaker ror vernor y publica	ted 5, nays olled .	0	252 252 257 407 1605 1605 1673
12	troduced, referred to ways and means	167	127 8	By Judi ct relation	ciary. A ng to put of Iowa. laced on e; ayes 11: rectly en eaker nor overnor	bill for dication	an of	
12: In	for an act relating to the hours of sale of intoxicating beverages, troduced, referred to law enforcement		128 8	By Judi ct relat	ciary. A	bill for manda	an tory	
12	3 By Camp, Voorhees, Kehe, Kitner, Mohrfeld, Varley, Ells-worth, Sorg, Koch, Walter, Christensen, Hill, Miller of Page, Menefee, Roorda, Rex. Hansen of Black Hawk, Pelton, Flsher of Greene and Winkelman. A bill for an act		129 }	By Fisc oill for vidows'	laced on laced on laced on laced on laced yes 11- rectly en eaker rnor overnor cher of an act i admission	Grundy. elating is to	A to	393 393 410
In Co Re Co	Winkelman. A bill for an act relating to the time of holding the primary election. troduced, referred to state government		Intr	oduced,	iers home referred relati port d passage port adop mmends filed adopted e; ayes 10	to hu		150
Re Si Se Si	t Ry Brinck Darking and		130	By Judi ict relation	ciary. Ang to aid	bill for to lab	r an ora-	
	Grassley (Frommelt). A bill for an act relating to the prevention of beer sales for off-premise consumption as a loss leader.		sen	t to Gover	placed on e; ayes 11 rectly en eaker nor			178 393 393 393 410

H.	F.	Page	H. F. Pag
131	an act relating to hunti	ng li-	Reported correctly enrolled12 Signed by Speaker
Int	roduced, referred to contion and recreation	serva- 158	Sent to Governor
Int	By Mendenhall. A bi an act relating to the m of selection of the memb the state board of publ struction and the term of of the state superintende public instruction. roduced, referred to sta	ethod ers of ic in- office ent of	137 By Fischer of Grundy. A bill for an act to remove the primary responsibility for enforcement of the beer and liquor laws from the Iowa liquor control commission and requiring the department of public safety to create a division for such purpose. Introduced, referred to law enforcement
133	By Mendenhall, A bi	ll for	
Int E Am	sation of county of clerks, and members o county board of supervi roduced, referred to covernment	f the sors. county159	Andersen, Strand, Kitner, Free- man of Buena Vista, Hanson of Howard-Mitchell, Koch, Corey, Freeman of Clay-Dick- inson, Shaw, Pierson, Waugh, Voorhees, Van Roekel, Schroe-
An Cor Re-	government	456 752 pas-	Shepherd. A bill for an act to prohibit the use of games or contests to promote the sale of
Cor Cor An Ste	commended amendment, lage mmittee amendment mmittee report adopted. condment filed ering recommends calence nendment filed F. 614 substituted thdrawn	752 762 820 lar 855	motor vehicle fuel. Introduced, referred to transportation
An An S. Wi	nendment filed	893 931 1167 1604	139 By Shaw. A bill for an act relating to the establishment of recreational bikeways. Introduced, referred to conservation and recreation.
134	By Pierson, Franklin, Rockel and Cochran. A for an act relating to rights injunctions.	Van bill civil	Introduced, referred to conserva- tion and recreation. 17 Committee report 41 Recommended amendment, pas- sage 41 Committee amendment 41 Committee report adopted. 41
Int Am Re	roduced, referred to hur and industrial relations . dendment filed -referred to cities and to	man 173 313 wns 358	Committee report adopted 41 140 By Fischer of Grundy. A bill for an act relating to class C beer permits.
135	By Caffrey, Cunnin Bennett, Hill, Rodgers, I	gham, Jpsky	forcement
	and Tapscott (Gaudinee Koster, Lamborn, Er Benda, Clarke, Flatt, I Arbuckle, Briles, Si Weimer, Frommelt, De Potgeter, Doderer, V Frey, Dodds, Van Gilst, Denman, Reichardt, Pa McGill, O'Malley and Ko A bill for an act relati the treatment of alcoh	skine, Lange, nirley, Hart, Valsh	141 By Andersen, Peterson, Doo- ley, Koch and Doyle (Erskine and Sullivan). A bill for an act relating to written state- ments of election.
	Frey, Dodds, Van Gilst, Denman, Reichardt, Pa McGill, O'Malley and Ko A bill for an act relati	Hill, almer, seek). ng to	Introduced, referred to state gov- ernment
	and addicte		oversized vehicles. Introduced, referred to transpor-
	roduced, referred to ervices		tation
136	By Ellsworth, Voo Kehe, Rex, Warren, Strand, Winkelman and ter. A bill for an act re to voter registration list roduced, referred to state	rhees, Sorg, Wal- lating s.	Reported correctly enrolled 172 Signed by Speaker 173 Sent to Governor 173 Signed by Governor 184
Con Re-	mmittee report	331	143 By Brinck. A bill for an act relating to powers and duties of county conservation boards. Introduced, referred to conservation and recreation
Am Pa	nendment filed nendment adopted ssed House; ayes 108, nay	401 401 s 6 401	144 By Fischer of Grundy, Rex. Koch, Welden, Kitner, Berg-

H. F.	Page	H. F.	Page
man, Hansen of Black Hav and Miller of Marshall (Con lin, Nicholson, Sullivan, Me serly, Hougen, Balloun a: Stanley). A bill for an act r lating to penalties for t commission of or the attem to commit crimes when arm	vk k- es- nd e- he ipt	lating to the time in which liability posed under the liability laws. Introduced, referred forcement	to law en- 18
to commit crimes when arm with firearms. Introduced, referred to law e forcement. Committee report. Recommended amendment, pa sage. Committee amendment. Committee report adopted	n- 175 564	150 By Schroeder, Varley. A bill fo lating to the bor erators of slat buying cattle, hor and the bonding dealers, or brok operators.	or or buch
Steering recommends calendar. S. F. 175 substituted Withdrawn	926 928	Introduced, referred ture Committee report Recommended passag Committee report ad Amendment filed Steering recommends Amendments filed Amendments filed	18: 56- 56- 56- 57- 58- 58- 59- 59- 59- 59- 59- 59- 59- 59
145 By Peterson (Erskine). bill for an act relating granting to the counties t right to contract for optito for the purchase of land. Introduced, referred to coun government	ity	151 By Holden (Ni bill for an act rel manent registrati	cholson). A ating to per- on of voters
Committee report Recommended passage Committee report adopted Amendment filed Amendment adopted Passed House; ayes 112, nays 0. Reported correctly enrolled. Signed by Speaker. Sent to Governor. Signed by Governor. Became law by publication	1728	for elections helicommunity school Introduced, referred Committee report Recommended passag Committee report and Steering recommends l'assed House; ayes I Message from Senate House concurred Passed House; ayes I Reported correctly et Signed by Speaker . Sent to Governor Signed by Governor	districts.
146 By Tapscott, Van Roek Newton, McIntyre, Frankl: Van Drie, Hill, Waugh, Jes and Priebe. A bill for an a to require employers of m gratory child laborers to responsible for determining		159 Dr. Ennes Danes	man Cracian
Introduced, referred to humand industrial relations Amendment filed	an 185 581	Poncy, Fisher of Van Roekel. A bi relating to the e blood samples fr ceased victims of hicle accidents. Introduced, referred forcement	
147 By Stromer and McCormic A bill for an act relating abstracts of title based tax certificates. Introduced, referred to coun government		Sage	ament, pas-
government Amendment filed Committee report Recommended amendment, pa sage Committee amendment Committee report adopted Amendment filed	412	153 By McCartney, and Tapscott (Beand Denman). A act relating to ir funds of life ins panies in urban	Winkelman enda, Rigler bill for an ivestment of urance com- real estate
148 By Lipsky, McIntyre, Do Herder, Wells, McCormic Bergman, Van Roekel, Krus Crosier, Knoblauch, Cochra Fisher of Greene, Caffrey at Millen. A bill for an act r lating to the appointment examiners of applicants furlyers licenses. Introduced, referred to sta		panies in urban and personal propo- introduced, referred Committee report Recommended passag Committee report ad Passed House; ayes I Reported correctly e Signed by Speaker Sent to Governor Signed by Governor	arty. 18
government	185	154 By Fischer of bill for an act pi munity from liabi sons rendering eme	Grundy. A roviding im- lity for per-

Ħ.	F. I	age	H, F. Pa	ge
Ιn	troduced, referred to human		160 By Law Enforcement. A bill	
	and industrial relations		for an act to correct the title	
			to chapter one hundred twelve	
15	5 By Blouin. A bill for an act		(112), Acts of the Sixty-second	
	relating to the wearing of		Introduced placed on calendar.	186
	5 By Blouin. A bill for an act relating to the wearing of certain safety equipment by persons operating motor vehi-		General Assembly. Introduced, placed on calendar Passed House; ayes 119, nays 0	110
	cles.		Reported correctly enrolled a	189
Ιn	troduced, referred to law en- forcement		Signed by Speaker	389
1	forcement	186	Signed by Speaker	198
			Became law by publication11	190
1 5	6 By Doyle. A bill for an act relating to the issuance of			
	marriage licenses.		161 By Koch (Sullivan). A bill	
In	troduced, referred to judiciary.	186	for an act extending the coun-	
		1	ty's right of condemnation under eminent domain.	
15	By McCartney (Potgeter,		under eminent domain.	
	Rigier, Stanley, Curran and		Introduced, referred to county	28
	By McCartney (Potgeter, Rigler, Stanley, Curran and Walsh). A bill for an act re- lating to corporations organ-		government	93
	ized pursuant to the Iowa eco-		Recommended amendment pas-	
_	nomic development act.		sage	94
In	troduced, referred to commerce mmlttee report	186	Committee amenument	.00
∵o 184	commended passage	536	Steering recommends calendar	35
Co	mmittee report adopted	541	Passed House; ayes 105, naye 5 5	338
W	ithdrawn	664	Reported correctly enrolled18	44
			Signed by Speaker	
153	By Cochran, Gannon, Middle-		Signed by Speaker 18 Sent to Governor 18 Signed by Governor 19	67
	By Cochran, Gannon, Middle- swart, Dougherty, Menden- hall, Edgington, Schmeister,			
	Christensen, Priebe and Poncy		162 By Judiciary. A bill for an act relating to the Iowa sol-	
	(Schaben, Shirley, Frommelt,		act relating to the Iowa sol-	
	Denman, Gaudineer, Glenn,		diers home.	27
	Machine A bill for an act pro-		Introduced, placed on calendar 1 Passed House; ayes 118, nays 0 2 Reported correctly enrolled 5	15
	hibiting certain corporations		Reported correctly enrolled 5	34
	from engaging in farming and		Signed by Speaker 5	34
	hall, Edgington, Schmeister, Christensen, Priebe and Poncy (Schaben, Shirley, Frommelt, Denman, Gaudineer, Glenn, Briles, Dodds, O'Malley and McGill). A bill for an act prohibiting certain corporations from engaging in farming and ranching operations, providing a method whereby such corporation shall dispose of agri-	- 1	Signed by Speaker	35
	a method whereby such corpo-	1	signed by Governor	.03
			163 By Grassley Bailey Shaw	
	providing that small family-	1	and Welden (De Koster, Luck-	
	cultural or ranch lands, and providing that small family- type corporations may engage	1	163 By Grassley, Bailey, Shaw and Welden (De Koster, Luck- en and Shirley). A bill for an act relating to administratity	
	in farming and ranching oper- ations within limitations.	ĺ	rules of departments of the	
(n	troduced, referred to agricul-	- 1	state.	
1	ure	186	Introduced, referred to state gov-	
Αn	urenendment filed	219	crnment 1 Committee report 5	87
			Committee report 5	46
155	By Bennett. A bill for an act to prohibit the use, sale, or possession of explosive or		Recommended amendment, pas- sage	46
	or nossession of explosive or		Committee amendment 5	46
	incendiary devices, including	I	Committee amendment 5 Committee report adopted 5	56
	molotov cocktails, and to pro-	I	Steering recommends calendar10	47
1	vide penalties therefor.		Committee amendment adopted11 Passed House: aves 97, pays 0,11	16
111	orcement	186	Passed House; ayes 97, nays 011 Message from Senate19 Amendment filed19	32
Co	mmittee report	411	Amendment filed19	45
Re	commended passage	411	Amendment adopted	46
Co	mmittee report adopted	514	Passed House; ayes 108, nays 019	46
An	endment filed	620	The section of the section is a section of the sect	
Po	int of order raised	774	164 By Judiciary. A bill for an	
Ru	le suspended	774	act relating to claims and ac- counting in institutions under	
Αn	nendments filed	775	counting in institutions under	
An	vide penalties therefor roduced, referred to law encorement mmittee report commended passage mmittee report adopted nendment filed nendment filed le suspended nendments filed nendments adopted nendments adopted nendment withdrawn ssed House: ayes 110, nays 11 ssage from Senate.	776	the department of social serv- ices.	
An	endment withdrawn	776	Introduced, placed on calendar 1 Passed House; ayes 118, nays 0 2 Message from Senate 4	.87
Pa	ssed House: ayes 110, nays 11.	776	Passed House; ayes 118, nays 0 2	16
Me	ssage from Senate	1834	Message from Senate 4	61
179	use concurredssed House; ayes 104, nays 4	1854	House concurred 4 Passed House; ayes 108, nays 1 4 Reported correctly enrolled 5 Signed by Speaker 5 Sent to Governor 5 Signed by Governor 6	86
Re	ported correctly enrolled	1967	Reported correctly enrolled 5	79
Sig	ned by Speaker	1967	Signed by Speaker 5	79
Ser	ported correctly enrolled gned by Speaker	1967	Sent to Governor	79
ខាន	nea by Governor	1976	Signed by Governor 6	14

H. F.	Page	H. F.	Page
165 By Judiciary. A bill for act relating to the use of particides in relation to pure waters. Introduced, placed on calendar Passed House; ayes 119, nays (Reported correctly enrolled Signed by Speaker	187	lating noxiou Introduce	Winkelman, Schroeder, er, Cochran, Tieden and . A bill for an act reto the list of secondary is weeds. ed, referred to agriculture report
166 By Judiciary, A bill for	an	Committe	nded passage
act to correct overlapping p alties in the law on real est brokers as amended. Introduced, placed on calendar l'assed House; ayes 113, nays of Keported correctly enrolled. Signed by Speaker	ate	ver, V ton, E bill fo cial a road p	Winkelman, Stokes, Klue-Weichman, Ossian, Dun-ddgington and Goode. A r an act relating to spessessments against rail-property. dd, referred to ways and
167 By Fisher of Greene, Jo son of Audubon-Guth Dougherty and Nielsen (B da). A bill for an act to p vide certain regulations in procurement of insurance b vendor of personal prope sold on installment contra	en- oro- the y a orty cts.	and H (Thorebill for compe	Shaw, Holden, O'Hearn, ees, Radl, Koch, Huff, in, Dietz, Andersen, Sorg lansen of Black Hawk dsen and Nicholson). A or an act relating to the nsation of the clerk of and jury.
Introduced, referred to comme Committee report	910 910 913 959 1227 1493 1607 1702	Committee Steering Amendme	d, referred to judiciary 193 nt filed 414 ve report 467 nded passage 468 e report adopted 485 recommends calendar 777 nt adopted 842 correctly enrolled 1728 y Speaker 1728 y Governor 1844
168 By Kluever, Anders Strand, Miller of Des Moir Caffrey, Koch and Lip (Benda, Frommelt, Walsh, Parlies and Stanley). A bill an act relating to savings loan associations. Introduced, referred to commerce Committee report	ana	174 By ley, K and S act recase of Introduce	Andersen, Peterson, Doo- loch and Doyle (Erskine ullivan). A bill for an elating to recanvass in f contested election. ed, referred to county nment
Committee report Recommended amendment, page Committee amendment Committee report adopted Steering recommends calendar S. F. 140 substituted Withdrawn	817 817	Introduce	Holden. A bill for an act ag to the sales tax on ne used in drying grain. d, referred to ways and
and industrial relations	tive nan 192	Passed H Reported Signed by Sent to	ouse; ayes 101, nays 41637 correctly enrolled1728 y Speaker1728 Governor1728
Middleswart, Nolting, Ew Knoblauch, Campbell, Tapse Rex, Brinck, McCormick, C rey, Andersen, Doughe Waugh, Corey, Kehe, Perk Hansen of Black Hawk, Lo Rodgers, Stokes and Mend hall. A bill for an act re ing to the computation of	rty, ins, sue, len- lat-	176 By relatin inheri Introduce means	y Governor1844 Blouin. A bill for an act ag to exemptions from tance tax. ed, referred to ways and
agricultural land tax credi Introduced, referred to ways means	t, and	Christ Ander son,	Grassley, Klein, Tieden, ensen, Dunton, Varley, sen, Johnston of John- Roorda, Newton, Ewell

H.	F.	Page	H. F.	Page
	and Pierson. A bill for an acrelating to the state teach	t -	Committee report Recommended amendme	ent, pas-
lni	ers' pension.		Committee amendment .	494
* 't	mmittee report	. 193	Committee amendment Committee report adopte Steering recommends ca Committee amendment a Amendment adopted Amendments filed Amendments adopted Passed House; ayes 102, Reported correctly enrol Signed by Speaker	d 500
Co	mmittee report	1377	Steering recommends ca	lendar 580
Co	mmittee report adopted	1381	Amendment adopted	646
			Amendment filed	646
Re	ported correctly enrolled ned by Speaker	1967	Amendments filed	647
Sei	nt to Governor	.1967	Passed House; ayes 102,	nays 13. 647
Sig	ned by Governor	.1979	Reported correctly enrol	lled1844
178	By Dougherty. A bill for a	n -	Signed by Speaker Sent to Governor	
	act relating to constable feet	8.	Signed by Speaker Sent to Governor Signed by Governor	1967
lnt	roduced, referred to count	y 193	184 By Lipsky. A bill f	
Co	overnment	. 311	to amend section three	e hundred
Re	commended indefinite postbone	-	sixty-eight point thre	e (368.3).
Ind	nent	373	Code 1966, relating to of dead or diseased t	rees and
			the assessments of co	sts there-
179	By McCormick and Stromer A bill for an act relating t the purchase of uniforms for		for.	altion and
	the purchase of uniforms fo	r	Introduced, referred to determine towns	194
	vocal and instrumental school music groups.	D1	towns	494
lnı	roduced, referred to schools	. 193	Recommended amendme	nt, pass-
Αn	roduced, referred to schools endment filed mmittee report	. 514	age Committee amendment . Committee report adopte	494
Co:	mmittee report	. 831	Committee report adopte	d 500
Co	mmittee report adopted	. 839	Steering recommends ca Committee amendment a	dopted 648
180	By Goode. A bill for an ac	(Committee amendment a Passed House; ayes 86, n	ays 25 648
100	relating to absentee voting b	ÿ	185 By Gannon, A bil	l for an
7 – 4	relating to absentee voting b members of the armed forces.		act relating to the au	onlication
TDI	roduced, referred to state gov	. 193	for and granting of	electric
Co	mmittee reort	. 377	for and granting of transmission line fra Introduced, referred to co	ommerce. 204
Re	commended passage	. 377		
ľa	ssed House; ayes 119, nays 0.	. 490	186 By Cities and Town for an act relating to	o the on-
Re	ported correctly enrolled	.1158	thority of towns wit	h respect
Sei	roduced, referred to state government mmittee reort commended passage mmittee report adopted ssed House; ayes il9, nays 0 ported correctly enrolled ned by Speaker	.1153	thority of towns wit to public bridges, viaducts, underpasse crossing separations proaches thereto and	CUIVOITE,
Sig	nt to Governor	.1224	crossing separations	and ap-
181	By Raker A hill for an ac	, t	proaches thereto and	authoriz-
101	By Baker. A bill for an ac relating to the installation o plumbing and licensing of	î	ing towns to contract edness and issue gen-	
	plumbing and licensing oplumbers.	of [
Int	roduced, referred to state gov	·- }	Introduced, placed on ca Motion withdrawn	lendar 205
e	rnment	. 193	Amendment filed	242
182	By Fisher of Greene, Pelto	n	Amendment adopted	249
	and Connon A bill for an ac	et	Reported correctly enro	lled 703
	relating to documents accom	1-	Signed by Speaker	703
Int	orcement mmittee report commended passage mmittee report adopted ssed House; ayes 110, nays 4.	l -	gation bonds therefor Introduced, placed on ca Motion withdrawn . Amendment filed	
Col	orcement	. 193	Became law by publicati	on 906
Re	commended passage	. 411		
Co	mmittee report adopted	. 416	187 By Camp, Lipsky, and Shaw. A bill for relating to the destr noxious weeds alon	r an act
Re	ported correctly enrolled	.1728	relating to the destr	uction of
Sig	ned by Speaker	.1728	noxious weeds alon roads.	g public
Sei	ported correctly enrolled rned by Speakert to Governor	1844	Introduced, referred to	agricul-
			ture	205
183	By Lipsky. A bill for an ac providing for issuing of gener	.	189 By Renda, A bill f	or an act
	providing for issuing of general obligation bonds by cities and towns to pay for the removal of dead or disease	s	189 By Renda. A bill f relating to use tax. Introduced, referred to	
	and towns to pay for the re)- d	introduced, referred to	ways and 205
	trees on public property.		Committee report	332
Int	roduced, referred to cities an	đ 104	Recommended passage .	
Аπ	owns	. 290	means	d 353

H. F.	Page	H. F.	Page
Point of order raised	387 387	Introduced, referred government Committee report Recommended passage Committee report adoj Passed House; aves 10	205
188 By Renda. A bill for an relating to state income tan Introduced, referred to ways means	tes. and	196 By Tangett Bri	nck Baker
190 By Renda. A bill for an relating to sales tax. Introduced, referred to ways a means	and	Mayberry, Frank Schwartz, Crosier, Middleswart. A act relating to the for approval of low ing projects. Introduced, referred t	o cities and
191 By Renda. A bill for an relating to sales tax. Introduced, referred to ways a means	act and 205 620	and towns	oted 876 820 .calendar 855
192 By Miller of Page, Miller Jones, Campbell, Schroed Freeman of Clay-Dickins Cochran, Middleswart, Chitensen, Grassley, Walter, Nsen, Darrington, Johnson Audubon-Guthrie, Peters Van Roekel, Strothman, Laiand, Hamilton, Priebe, Kry Mendenhall, Stromer, R. Battles, Nelson, Rodgers, Ca.	of der, con, ris- iel- of on, ng-	Amendment filed Amendment filed Amendment filed Amendments adopted Amendments withdraw Passed House; ayes 11 Explanation of vote Message from Senate House refused to conc Conference committee Conference committee	943 4, nays 4 . 944
Strand, Ossian, Tieden, Me fee, Dietz, Rex, Welden, Sc Koch, Dooley and Fisher Greene. A bill for an act lating to implements of h bandry in the Iowa motor	ne- org, of re- us-	Conference committee rejected Conference committee Conference committee adopted Passed Houser aves 8:	report
hicle code. Introduced, referred to transp tation Committee report	205	Reported correctly en Signed by Speaker Sent to Governor Signed by Governor	
Recommended passage Committee report adopted Passed House; ayes 116, nays 1 Message from Senate. House concurred Passed House; ayes 99, nays 2 Reported correctly enrolled. Signed by Speaker. Sent to Governor Signed by Governor	394 399 504 1655 1690 1691	197 By Klein, O'Hes Kreamer, Shaw, Campbell, Roorda, gan, Lipsky, Cunn Shepherd. A bill relating to wages the Iowa public retirement system. Introduced, referred t government	arn, Varley, McCartney, Muff, Milli- Ingham and for an act subject to employees' o state
193 By Renda. A bill for an relating to income tax. Introduced, referred to ways a means	and 205	198 By Franklin, Mi Moines, Brinck, B berry, Schmeiser, scott, Schwartz, G dieswart and Cros for an act relating ship on the civil's mission. Introduced, referred	ervice com-
Passed House; ayes 112, nays 0	644	and towns	208 599 nent, pas-
194 By Kruse, Bergman of Graham. A bill for an act lating to the bonding of op ators of slaughterhouses being cattle, hogs, or sheep. Introduced, referred to agriculture	ul- 205	sage	t
195 By Shepherd. A bill for act relating to the duties deputy auditors in count with dual county seats.	an of ies	Signed by Governor 199 By Campbell, Stokes, Kluever	

H.	F.	Page	H. F.	Pag
	A bill for an act relating t	0	Battles, Miller of Peterson, Shepl Schroeder, Kru Doyle, Perkins, Siden, Renda, Dar gers, McCartne Newton. A bill lating to librari ance counselors senior high scho	f Des Moines,
	vital statistics.		Peterson, Shepl	nord, Caffrey,
Int	roduced, referred to social	•••	Schroeder, Kru	se, Bergman,
	services	. 206	Doyle, Perkins, 8	chwartz, Wei-
Cox	minister manual	. 620	den, Renda, Dar	rington, Rod-
201	services endment filed mmittee report commended passage mmittee report adopted endment filed	705	Newton A bill	y, Hun and
Cor	umittee report adopted	716	lating to librari	one and guld
Am	endment filed	898	ance counselors	for junior and
			senior high scho	ola.
200	By Renda. A bill for an ac	t	Introduced, referred	to schools 20
	relating to the state board o	f	Amendment filed	47
	tax review.	_	Committee report .	.,
lnt	roduced, referred to ways an	d	Introduced, referred Amendment filed Committee report . Recommended amer	idment, pas-
п	neans	. 206	committee amendm Committee report a Steering recommen Committee amendm Amendment withdr	<u>77</u>
101	commended indefinite postpone	. 455	Committee amendm	ent 77
116	nent	455	Stagring recommend	de calendar (5)
	nent	500	Committee amendm	ent adopted 11x
			Amendment withdr	awn
201	By Miller of Des Moines Cochran, Brinck, Baker, May berry, Schmeiser, Franklin	3.	Amendment withdra Passed House; ayes	90. navs 24118
	Cochran, Brinck, Baker, May	<u>.</u>		, n_, c_, c, c, c, c, c, c,
	berry, Schmeiser, Franklin	١,		
	Tapscott, Jesse, Schwartz, Gan	-	Brinck, Peterso scott. A bill f	n and Tap-
	non, Crosier and Middleswart	.	scott. A bill f	or an act to
	A bill for an act relating t	0	equate insurance	proceeds pay-
	arnments following mater dis	-	able to medical	practitioners.
	state assistance to local governments following major dis asters and providing an appropriation therefor.	_	Committee report	to commerce 20
	propriation therefor	-	Recommended pass	ge 443
Int	roduced, referred to apppro	-	Committee report a	dopted 448
р	riations	. 206	Amendment filed	567
			Steering recommend	ls calendar 580
202	By Hill, Franklin, Milligan	١,	Amendment filed	<u>6</u> 01
	By Hill, Franklin, Milligan Kreamer, Huff, Varley, Lisky and Miller of Jones. A bill fo		Amendment adopted	1
	an act relating to the use o	ŗ	able to medical Introduced, referred Committee report. Itecommended passe Committee report a Amendment filed Steering recomment Amendment filed Amendment adopted Passed House; ayes	19, nays 29 . (4-
	temporary injunctions for dis	_	206 By Pelton, McC	artney Doyle
	crimination in housing.		206 By Pelton, McC Miller of Jones A bill for an ac	and Dunton.
Int	crimination in housing, roduced, referred to cities and	1 '	A bill for an ac	ct relating to
t e	endment filed nmittee report commended amendment, pas	. 206	an appeal from a	i decision of a
Ąт	endment filed	. 290	civil service con	nmission
Cor	nmittee report	1255	Introduced, referred Committee report . Reported without	to judiciary. 20
rtec	commended amendment, pas	-, or =	Poported without	
Cor	agenmittee amendmentnmittee report adopted	1255	tion	recommenda-
Cor	nmittee report adopted	1272	Committee report ac	lopted 48
			Steering recommend	ls calendar 586
203	By Nielsen. A bill for an act to legalize and validate the proceedings of the board of directors of the Harlan community school district on Shelby and Harrison counties, state of lowa, in connection with an election for the issuance of school bondiand declaring the validity o	n j	Amendment filed	707
	act to legalize and validate	e i	Amendment adopted	1 74]
	the proceedings of the board	1	l'assed House; ayes	69, nays 38 747
	or directors of the Harlai]	House concurred	1696
	Shelby and Harrison coun		Pagged House aves	90 nave 7 1636
	ties, state of lows, in con	_	Reported correctly	enrolled1728
	nection with an election for	r	Signed by Speaker	1728
	the issuance of school bonds	8	Sent to Governor .	
	and declaring the validity o said election and that bonds	f	House concurred. Passed House; ayes Reported correctly Signed by Speaker Sent to Governor. Signed by Governor	r
	said election and that bond:	8		
	issued pursuant to and author	-	207 By Holden, Sh	aw, Campbell,
	ized thereby shall constitute valid and binding obligations	e	Sanders, Nielsei	n, Miller of
	of said school district.	s	Jones, Van Roe	kel, Meneree,
		206	risher of Greene	Nillen, Alcin-
Pro	of of publication certified	208	Herder Roords	Stokae Berg-
Cor	nmittee report	. 366	man. Van Nostra	nd. Shepherd.
Rec	commended passage	. 366	Nelson, Edging	ton, Lipsky,
Cor	nmittee report adotped	. 372	Johnson of Aud	ubon-Guthrie,
Par	sed House; ayes 111, nays 0 .	. 403	Kitner, Graham,	Kruse, Ander-
rte] Glo	roduced, referred to judiciary of of publication certified of of publication certified on mittee report on mittee report adotped on the correct year of the correct year o	703	207 By Holden, Sh. Sanders, Nielsei Jones, Van Roe Fisher of Greene, tyre, Tieden, Wi Herder, Roorda, man, Van Nostra Nelson, Edging Johnson of Aud Kitner, Graham, sen and Walter. act relating to of a motor vehi operator of a ve the influence of	A bill for an
Sen	t to Governor	703	act relating to	the operation
Sig	ned by Governor	752	or a motor Veni	tie while the
Bec	ame law by publication	928	the influence of	alcoholic bav-
			the influence of erages or other a combination	substances, or
204	By Andersen, Miller of Jones	. 1	a combination	of such sub-
	Ellsworth, Radl, Waugh	,	stances which pr	event the safe
	Koch, Stokes, Cochran, Men-	-	operation of a m	otor vehicle.
	Koch, Stokes, Cochran, Men- efee, Freeman of Buena Vista Johnson of Audubon-Guthrie		operation of a m Introduced, referred forcement	i to law en-
•	Jonnson of Audubon-Guthrie	. 1	forcement	207

H. F.	Page	н. F .	Page
Amendment filed Committee report Recommended amendment, pr sage Committee amendment Committee report adopted Steering recommends calenda Amendments filed Amendment filed Motion filed to reconsider vote Amendment filed Motion to reconsider vote v drawn Amendment adopted Amendment adopted Amendment withdrawn Amendment siled Amendment siled Passed House; ayes 103, nays Message from Senate House concurred Passed House; ayes 97, nays Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	443 443 448 47 535 567 567 579 593 594 595 596 596 1273 1365 13 1366 1605 1605	tribute funds to soil consertion districts, and authorizes soil conservation district comissioners to accept and such funds. Introduced, referred to agricuture	ing m- use ul- 208 394 394 394 460 act ap- our ors the
208 By Miller of Des Mo Baker, Mayberry, Fran Tapscott, Jesse, Schw Gannon and Crosier. A bil an act relating to zonin unincorporated areas w two miles of cities and to Introduced, referred to cities towns Committee report Recommended passage Committee report adopted Amendment filed 209 By Pelton. A bill for ar relating to the fees and	ines, kiin, artz, artz, l for g of ithin wns, and 207 424 429 893	213 By Doyle. A bill for an relating to traffic violatic used as evidence in civil dicial proceedings. Introduced, referred to judicial 214 By Welden, Koch, Cra Kehe, Miller of Page, Grah and Camp. A bill for an act provide for exemption freertain safety rules if conctrations of dust, deletering asses, or fumes are below threshold limit values of employment safety rules of	act ons ju- ry. 221 bb, am toom en- ous the the
age allowances of jurors witnesses. Introduced, referred to judic Withdrawn	and ciary 207	employment safety comm slon. Introduced, referred to human a industrial relations	ils- and
210 By Fisher of Greene, Cran, Miller of Des Moines, len, Shepherd, Middless Pierson, Campbell and Edg ton (Kelth, Lodwick, Erskine, McGill, Coleman Van Gilst). A bill for an relating to increasing the ber of commissioners ele to administer each soil servation district in this from three to five.	ring- Hill, and act num- ected con- state	215 By Van Roekel. A bill an act to clarify liability support furnished by count for patients admitted to mental retardation hospit schools. Introduced, referred to soc services	:8.1-
Introduced, referred to agrature Committee report Recommended passage Committee report adopted Passed House; ayes 111, nays Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor,	207	Passed House; ayes 99, nays 4. 216 By Mezvinsky, Gannon, Jol ston of Johnson, Skinner, Je and Schwartz. A bill for act regulating lobbying acti ties. Introduced, referred to rules.	nn- sse an vi-
211 By Fisher of Greene, Mof Des Moines, Middless Cochran, Pierson, Camp Millen and Edgington (K Lodwick, Erskine, McGill, Cman and Van Gilst). A bil an act authorizing co	liller wart, bbell, eith, Cole-	217 By Lipsky. A bill for an relating to the jurisdiction a city or town. Introduced, referred to cities a towns Committee report Recommended passage Committee report adopted.	of und

H. F.	Page	H. F.	Page
218 By Bennett, Renda, worth, Caffrey, Blouin Franklin. A bill for an a lating to labor union me ship.	Ells- and ct re- mber-	approval of junior high schools by the ment of public inst Introduced, referred to	ruction. schools 230
Introduced, referred to h and industrial relations	221	Koch and Kehe (Green and Benda). A	ck Hawk, ffin, Palm- bill for an
219 By Judiciary. A bill fact relating to the fee petit jurors.	es for	fraternal beneficiar tions.	y associa-
Introduced, placed on calend Amendment filed	322	Introduced, referred to 226 By Miller of Jone Page, Winkelman, I Clay Dickinson,	, Miller of reeman of
Passed House; ayes 66, nays 220 By Bennett. A bill f act relating to health and	54 3ZZ	Hamilton, Mendenh son of Audubon-Gut en, Nielsen, C	all, John- hrie, Hold- hristensen,
ty appliances in places of ployment. Introduced, referred to hums industrial relations	n and	Hamilton, Mendenh son of Audubon-Gut en, Nielsen, C Kruse, Campbell, Ba dleswart, Stokes, Nelson, Peterson, M Cormick and Strott act relating to the	Mayberry, lillen, Mc- nman. An collection
221 By McIntyre. A bill f	ŀ	act relating to the of sales tax on the ference between sales price and the value in all transs	cash dif- the retail e trade-in
ty insurance companies. Introduced, referred to com Committee report Recommended passage	443	cles.	otor veni-
Committee report adopted. Amendment filed Steering recommends calend Amendment adopted Passed House; ayes 106, nay	1ar 515 lar 580	means	
222 By Social Services. A	A bill	Amendments filed Amendment adopted Committee amendment	684
ignation of a person who apply for and receive a	may ld for	Motion filed to reconsider Motion to reconsider	, nays 14 685 ler vote 685 vote with-
dependent children. Introduced, placed on calend Passed House; ayes 96, nays Message from Senate House concurred Passed House; ayes 111, nay Reported correctly enrolled Signed by Speaker	22284 1718	drawn	nays 31933
Passed House; ayes 111, nay Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	s 01744 1967 1967 1967	Signed by Speaker Sent to Governor Signed by Governor	olled
223 By Stokes, Franklin Strand. A bill for an a lating to the licensing of		227 By Goode, Den H len, Caffrey, Rex, Page. Pelton. Dovle. ton and Miller of L A bill for an act	erder, Mil- Miller of Sorg. Dun-
ing to the licensing or ing home administrators ating the lowa state bos examiners for nursing	nurs- cre- ard of home	A bill for an act in the participation of trists in an optomet	r obtome.
ing home administrators ating the lows state bos examiners for nursing administrators, prescribin powers, duties, and fundand appropriating necessity of the state of the stat	ng its ctions, essary		
Introduced, referred to services	social 222 1255	Committee report Recommended passage Committee report adopt	513 513 ed520
sage	pas- 1256 1256	plan. Introduced, referred services Amendment filed Committee report Recommended passage Committee report adgep Steering recommends Amendment adopted Passed House; ayes 106 Reported correctly enr Signed by Speaker Sent to Governor Signed by Governor	alendar 686 749 , nays 5 749 olled 1967
224 By Fisher of Greene, Nielsen, Sorg, Bailey, M swart, Newton, Johnson o	Hill, iddle- of Au-	Signed by Speaker Sent to Governor Signed by Governor	
Christensen, Winkelman Edgington (Stephens, Lar	gham, and nborn	228 By Conservation a ation. A bill for an ing to water navigs	ind Recre- act relat-
and Nicholson). A bill fact relating to standard	s for	lations. Introduced, placed on c	alendar 230

н. ғ.	Page	H. F.		Page
Passed House; ayes 110, nays Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	1728 1728 1728 1844	sonnel. Introduced and tow		231
229 By Koch, Welden, Cr. Kehe, Miller of Page, Grai and Camp. A bill for an ac provide for variance from ployment safety rules, reg- tions or standards. Introduced, referred to human industrial relations Committee report Recommended passage Committee report adopted	em- ula- and 230 668	and ind	amp, Ellsworth, Do, Johnston of J titles, Pierson, Hill, ennett (Walsh, Th Gaudineer, From Messeriy, O'Malley rt). A bill for an g to the public of the state of I d, referred to hu ustrial relations	231
230 By Graham. A bill for act relating to the person property tax credit. Introduced, referred to ways means Committee report Recommended passage Committee report adopted Passed House; ayes 94, nays 0	and 231 546 556	Introduced services Committee Recommer Steering r	Ounton. A bill for lating to the appire for welfare appire for welfare appire for welfare appire for welfare appired to soccereport	ial 231 618 618 ur1048
231 By Andersen (Palmer). bill for an act relating to licensing of insurance age in Iowa.	A the ents		correctly enrolled Speaker vernor Governor Shaw, Kluever, Du olden (Thordsen, S	
Introduced, referred to common Committee report	616 616 628	van an an act agencie thereby Introduces Re-referre dustrial	d Denman). A bill relating to employ: es and the fees cha	l for ment rged nerce 232 in- 246
232 By Andersen (Ekskine). bill for an act relating to r ing the amount of mone county may spend to re and remodel buildings ow by the county. lntroduced, referred to cou government	rais- y a pair yned unty 231	Committee	ded passage Graham, Stokes, lohnson of Audu e, Ossian, Winkel ton, Miller of F on, Fisher of Gronan, Priebe, Bri erty, Van Roekel, elight, Fischer of Groden (Balloun, Step hith). A bill for an eal the levy of t eration of area v schools.	
233 By Mendenhall. A bill an act relating to the term office of justices of the peconstables, and town clerks. Introduced, referred to congovernment	for s of ace, ship inty	Introduced	night, Fischer of Greden (Balloun, Stephith). A bill for an eal the levy of teration of area vschools.	and
234 By Mendenhall. A bill an act regulating registra of motor vehicles by requi- proof of financial responsi ity at time of registration Introduced, referred to trans	for tion ring lbil-	241 By Mand Sh bill for paymen	Miller of Jones, Br hepherd (Lamborn) an act relating to at of attorneys' fee ppointed attorneys l, referred to judici	inck). A o the
tation Re-referred to commerce 235 By Tieden. A bill for act relating to the possess of firearms and ammuni during deer hunting seaso	231 258			
during deer hunting seaso Introduced, referred to conser- tion and recreation 236 By Andersen, Peterson, T scott, Pierson and Cunni- ham. A bill for an act re	rva- 231	state of a s of a s proposi an el- tank i tractin	skinner. A bill for legalize and value codings of the county of large the county of large the county of large the construction of construction of construction said town and gindebtedness for a not in excess of the construction of constructions and the constructions and the constructions are constructed water stoned to the constructions are constructed to the constructions of the constructions and the constructions are constructed to the constructions of the construction of the country o	lling the ting rage con- such wen-

H.	F.	Page	H. F.	,rEe
	ty-five thousand dollars (\$2	5	Amendments filed	859
	000.00), issuing bonds for su	ich	Amendment filed	861
	000.00), issuing bonds for su purpose not in excess of two	en-	Point of order raised	886
	ty thousands dollars (\$20,00	10),	Motion withdrawn	894
	and levying a tax annua		Amendments filed	89
	upon the taxable property said town and in excess of	ten	Amendment filed Amendment filed Point of order raised. Motion withdrawn Amendments filed Amendments filed Amendment filed	117
	mills per annum in payment	of		
	such bonds and the inter	est	247 By Judiciary. A bill for an act relating to the revolution-	
	thereon and declaring	the	ary war memorial commission.	
	ponds issued pursuant to s	MICI ble	Introduced, placed on calendar	247
	bonds issued pursuant to s proceedings to be enforces obligations of said town.		Passed House; ayes 93, nays 17	297
Int	troduced, referred to judicial	ry. 247	248 By Judiciary. A bill for an	
Pr	oof of publication certified .	251	248 By Judiciary. A bill for an act relating to assignment of rooms in the capitol building.	
Ře	mmittee report	366	Introduced placed on calendar	917
€o.	commended passage inmittee report adopted ssed House; ayes 112, nays ported correctly enrolled gred by Speaker	372	Introduced, placed on calendar Passed House; ayes 107, nays 2	298
Pa	ssed House; ayes 112, nays	0 . 404	Reported correctly enrolled Signed by Speaker	885
Sig	ported correctly enrolled	1153	Signed by Speaker	859
Sei	nt to Governor	1153	Sent to Governor	928
Sig	nt to Governor	1224		
Re	came law by publication	1885	249 By Judiciary. A bill for an	
248	By Skinner. A bill for	an	249 By Judiciary. A bill for an act relating to the style for rules of administrative depart-	
	By Skinner. A bill for act to legalize and valida the proceedings of the boa of directors of the Bondura	ate		
	the proceedings of the box	ird	Introduced, placed on calendar	247
	Farrar Community Sch	001 1	Point of order raised	299
	District, in the countles	of	Introduced, placed on calendar Amendment filed Point of order raised Amendment withdrawn Passed House; ayes 110, nays 1 Reported correctly enrolled	299
	Jasper and Polk, state Iowa, in connection with election for the issuance	of	Passed House; ayes 110, nays 1	299
	election for the issuance	of	Signed by Speaker	1153
	school bonds and declari	ng	Signed by SpeakerSent to GovernorSigned by Governor	1153
	the validity of said electi	on	Signed by Governor	1224
	election for the issuance school bonds and declari the validity of said elect and that bonds issued puri ant to and authorized the	re-	250 By Stromer. A bill for an	
	by shall constitute valid a	ina j	and malating to anomymobiles	
		aid	Introduced, referred to conserva- tion and recreation	940
Int	district.	rv 247		
Pr	roduced, referred to judicia oof of publication certified . mmittee report	251	recreation	258
Ço	mmittee report	367	Committee report	669
Ke	commended passage	367	Recommended passage	676
Pa	ssed House; ayes 112, nays 0	406	Steering recommends calendar	1048
			Passed House; ayes 94, nays 0 Reported correctly enrolled	1117
Sig	ned by Speaker	1153	Reported correctly enrolled	1011 1844
Sis	rned by Speakernt to Governorrned by Governor	1221	Signed by SpeakerSent to GovernorSigned by Governor	1844
Be	came law by publication	1843	Signed by Governor	1967
244	By Kennedy of Chickess	w	251 By Franklin, Lipsky, Shaw,	
	By Kennedy of Chickass A bill for an act relating	to	251 By Franklin, Lipsky, Shaw, McIntyre, Hill, Peiton, Blouin, Renda, Jesse, Huff, Van Nos- trand, Tapscott, Miller of Des Moince, Schwarts Garnon	
. .	truancy officers. roduced, referred to schools	0.45	Renda, Jesse, Hun, Van Nos-	
Int	roduced, reserred to schools	247		
245			Poncy, Mayberry, Bennett, Ewell and Miller of Marshall. A bill for an act relating to sex discrimination in employ-	
	for an act relating to cre	dit	Ewell and Miller of Marshall.	
Int	rating. troduced, referred to comme	rce 247	sex discrimination in employ-	
			ment, nousing, and public ac-	
246	By Brinck. A bill for an	act	commodations.	
	authorizing cities and towns impose income, sales, and r	no-	Introduced, referred to human	249
_	ter vehicle taxes.		and industrial relations Amendment filed	931
In	troduced, referred to cities a	ind 247		
Co	owns	725	252 By Renda. A bill for an act to redefine certain criminal	
кe	commended amendment, p	88-	to redefine certain criminal offenses, to change the pun- ishments therefor, and to	
C	mmittee amendment mmittee report adopted	725	ishments therefor, and to	
Co	mmittee report adopted	738	amend the habitual criminal	
St	eering recommends calendar	796	statutes. Introduced, referred to judiciary.	245
Αn	eering recommends calendar nendment filed	820	<u> </u>	
Αī	nenument nied	832	253 By Andersen. A bill for an act to provide for prearranged	
An	nendments filed	857	funeral expense for old-age as-	
An	nendments filed	858	sistance recipients.	

H. F.	Page	H. F.	Page
Introduced, referred to services	social 248	Balloun and Thordsen) for an act relating to upon certain posted property and presc	. A bill trespass
254 By Andersen (Erskin bill an act relating to cof elections.		penalty therefor.	
Introduced, referred to sta	te gov-	forcement	
255 By Darrington and (Schaben). A bill for relating to levee and d	an act	Introduced, referred to land forcement Amendment filed Committee report Recommended passage Committee report adoted Amendment filed Steering recommends cale S. F. 213 substituted	
districts. Introduced, referred to	county	Steering recommends cale S. F. 213 substituted Withdrawn	ndar1 226 1407 1408
government	1260 1260	260 By Tieden. A bill for imposing fees for use tain state-owned recr	r an act of cer-
Steering recommends cale: Sifting recommends calend S. F. 181 substituted	ar1606		
Withdrawn	1735	areas. Introduced, referred to contion and recreation Amendment filed Committee report Recommended passage Committee report adopted Steering recommends cale	
256 By Miller of Des Brinck, Baker, Sch Mayberry, Franklin, Tr Jesse, Schwartz, Ganno sier and Middleswart.	meiser, apscott, n, Cro-	Committee report adopted Steering recommends cale Amendment filed	500 ndar 535 548
utory ceilings on the	A bill ne stat- salaries	Amendments filed Amendments filed Amendments adopted	
or municipal officials,	100 000	Amendment filed Amendments filed Amendments filed Amendments filed Amendments adopted Amendment filed Amendment filed Passed House; ayes 63, na	
towns	573	261 By Klein, Roorda, Skinner, Kluever, Rac rington and Schroeder.	Knight, il, Dar- A hill
Steering recommends cales Amendment filed	ndar1225	for an act relating to a Introduced, referred to ju	bortion. idiciary. 259
257 By Caffrey, Fisher of Mayberry, Tapscott and (Briles and Thordsen).	Greene, 1 Camp A bill	262 By Voorhees. A bil act relating to the t residence requiremen	l for an ownship its for
lation and nonrenewal o mobile liability insuran	cancel- of auto- ice.	county boards of super Introduced, referred to	rvisors. county
Introduced, referred to con 258 By Alt, Millen, Huff, Renda, Tapscott and M		government	DVI
A bill for an act to prov uniform annual observa certain legal public h	vide for	Withdrawn	Recre-
on Mondays, and for oth poses.	er pur-	ation. A bill for an act to trout possession li persons not required to	relating mits by
ernment	on and 282	fishing licenses. Introduced, placed on cale Passed House; ayes 117, n	endar 260 ays 4 326
Committee report	310 310 315	Passed House; ayes 117, n. Reported correctly enrollsigned by Speaker Sent to Governor Signed by Governor	ed1728 1728 1728
Introduced, referred to sta ernment Re-referred to conservati recreation Committee report Recommended passage Committee report adopted Amendment filed Amendment filed Amendment adopted Amendment withdrawn Amendment withdrawn Amendment adopted Passed House; ayes 107, n. Message from Senate House concurred	394 414 420	264 By Johnston of Johns and Kennedy of Chicks bill for an act relating	
Amendment withdrawn Amendment adopted Passed House; ayes 107, n	420 421 ays 9 421	ings in juvenile court.	
Message from Senate House concurred Passed House; ayes 102, na	693 717 ys 3 717	Introduced, referred to ju Amendment filed 265 By Cochran, Ed	
House concurred Passed House; ayes 102, na Reported correctly enrolle Signed by Speaker Sent to Governor. Signed by Governor.	889 889 928	265 By Cochran, Ed Stromer, Fischer of and Bailey. A bill for relating to the conde of property for highw	Grundy an act mnation
259 By Drake, Corey, Pe	1	of property for nighw poses.	

H.		F	F. Pa	ge					ıge
26	6	MBAan	By Kreamer, McCartney, Milligan, Fischer of Grundy, Bailey, Huff, Kluever, Lawson, Alt and Varley. A bill for an act relating to the duties of nembers of the highway safey patrol and the clerical staff of the department of public		Int	rights. roduced, re	A bill for an a to the purchase lon of proper	r-	261
•-	'	2	salety.		272	By Ellsw bill for an	orth and Caffrey. act relating to to n of the state prin	A he	
Co	9	r	roduced, referred to state gov- roment	260 381	lnt	ing board. roduced, re	ferred to state go	▼-	
R	e (m	roduced, referred to state gov- riment riment riment commended passage rimittee report adopted rendment filed rendment adopted endment withdrawn	332 353	е	rnment		• •	261
A	m	16	endment filedendment adopted	445 508		son, Johnst man of	rsen, Stromer, Pie on of Johnson, Fre Clay-Dickinso	e- n,	
P	a s	81	sed House: aves 117 navs 3	502		waugh, D bill for a school dis	Clay-Dickinso cunton and Alt. an act authorisi trict employees	ng to	
Si	g	n (orted correctly enrolled	930 980 975		arv deduct	trict employees cted from their st ions approved by t e school board of	he	
26	7	J	By Dunton, Poncy, Miller of Jones, Millen, Van Rockel and			roduced, re	eferred to schools.		283
		I	By Dunton, Poncy, Miller of Jones, Millen, Van Roekel and Dougherty. A bill for an act relating to the state mine in- spector and the state mining		274	relating to	r. A bill for an a o operation of counent.	n-	
In	١t	r	noard. roduced, referred to state gov-		Int 8	roduced.	referred to coun	t y	283
ĸ	e	c_{i}	rnment nmittee report ommended amendment, pas-		275	By Knig act relation	tht. A bill for any to the supres	an ne	
C	8 01	m	age nmittee amendment mittee report adopted nmittee amendment filed	598 598	Int	roduced, re	eferred to judiciar	y .	282
				707	276	By Logui for an act	ie (Benda). A b relating to grap fruit used in maki	111 105	
26	, .	, i (By Ellsworth, Bennett, Nolt- ing, Wells, Skinner and Dooley (Gaudineer, Weimer and Palm- er). A bill for an act relating			native wir	ies.		
In		ι	er). A bill for an act relating to workmen's compensation. roduced, referred to human and		Cor	ure mmittee re co mmend ed	port	• •	468 468
	11	n	dustrial relations	260	Co: Ste	mmittee repering reco	port adopted mmends calendar. led	• • •	486 686 707
20	9	r d	By Lipsky. A bill for an act relating to state income tax deduction for child-care expense.		An Par Re	endment a ssed House ported cor	port port passage port adopted mmends calendar led dopted ; ayes 101, nays 8 rectly enrolled eaker rnor		764 765 1 2 96
	n	n	roduced, referred to ways and leans	260	Sig Ser Sig	ned by Spent to Gove ned by Gov	eaker rnorvernor		1296 1296 1376
27	0	Ę	By Shaw, Milligan, Lippold, Bergman, Tieden, Miller of		277	By Blon	in Kennedy of D	113 -	
		i	By Shaw, Milligan, Lippold, Bergman, Tieden, Miller of Jones, Freeman of Clay-Dicknson, Ellsworth, Christensen, Roorda, Strand, Sorg, Walter, Nelson, Winkelman, Kitner, Edgington, Battles, Nielsen			buque, Fr. worth, Ha Mitchell, V	anklin, Jesse, El anson of Howar an Roekel, Benne A bill for an a	d- ett	
		1	Nelson, Winkelman, Kitner, Edgington, Battles, Nielsen			and Rends relating t instructors	o ariver educati	on	
		ť	Edgington, Battles, Nielsen and Lipsky. A bill for an act relating to the deliberate lit- tering of public property, and providing an appropriate pen-		Int	roduced re	ferred to higher e	d-	283
In		а	providing an appropriate pen- alty therefor, roduced, referred to judiciary.	260	Cor Re- Cor	mmittee re commended mmittee re	port	• •	425 425 429
$-\mathbf{c}$	DΙ	m	amittee report	467					
.1	m	ıe	ommended passage nmittee report adopted. ering recommends calendar. endments filed	509		caπrey (ξ neer). A l ing to civi	artney, Millen a Stanley and Gaud bill for an act rela I service employed	11- 11- 28.	
A	m	1 e 1 €	endment filedendments adoptedsed House; ayes 116, nays 0	621 645	- 1111	rooved re	R Retreation to Cities a	กณ	283
	1		By Christensen, Fischer of		Red Col	commended mmittee re	port	::	425 429
		G	Brundy Cochran Balley and	1	Sta	ering reco	mmenda calendar.		536

H. F.	Page	H. F.	Page
S. F. 159 substituted	575 576	sage	amendment, pas-
279 By Renda. A bill for an relating to the separation	act of	Amendment file	ndment 704 d 707 ort adopted 716
jurors in criminal cases. Introduced, referred to judicia Committee report Recommended passage Committee report adopted	ry. 283	286 By Conser ation. A bil	vation and Recre- l for an act relat- lines.
Committee report adopted Steering recommends calendar	485	Ing to trot Introduced, place	iines. ced on calendar 293 ayes 108, nays 4 375
Passed House: ayes 110, nays 3	667	Signed by Spea	ker
Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	1930 1930 1975	Sent to Govern Signed by Gove	rnor1844
280 By Renda. A bill for an to enable the supreme court	act	ation. A bil	vation and Recre- l for an act relat-
prescribe rules of crimi procedure.		hunting and	suance of courtesy fishing licenses, ced on calendar 293
Introduced, referred to judicia	гу. 284	Passed House;	ayes 101, nays 11 376 ctly enrolled1728
281 By Renda. A bill for an relating to general powers	act	Signed by Spea	ker1728
the state board of tax revi	ew.	Signed by Gove	rnor1844
ernment	284 598	288 By Van D act relating	rie. A bill for an to newspapers
Recommended passage Committee report adopted	598	used in publ reports of pi	Ishing notices and roceedings. erred to commerce 293
Steering recommends calendar Passed House; ayes 113, nays 0	777	Committee repo	erred to commerce 293 ort 536
Signed by Speaker	1728	Committee repo	ort 536 passage 537 rt adopted 541
Introduced, referred to state g ernment	1844	289 By Tapsco Huff, Alt. F	tt, Jesse, Franklin, Creamer, Milligan,
282 By Lipsky and Huff. A for an act to insert in the C	bill ode	Bennett, Caf ier and Skin	Trey, Renda, Cros- ner. A bill for an hing the position
the full text of the interst compact on mental health, which Iowa is presently	ate to	or arrector o	or court services in
DARTV STATA.		with a popul	court in counties ation of more than
Introduced, referred to so services	CIAI 284	250,000. Introduced, refe	erred to judiciary. 293
services Committee report Recommended passage Committee report adopted	514	Recommended 1	ort
		Passed House:	mends calendar1226 avec 92 nave 6 1411
283 By McIntyre, Camp, Millis and Radl. A bill for an act authorize the consolidation	t to	Reported corrections Signed by Spea	ctly enrolled1728 ker1728
counties. Introduced, referred to cou	ntv	Sent to Govern Signed by Gove	or
government	284		and towns. A bill
284 By Renda. A bill for an relating to income tax.	act	for an act re use tax fun	elating to the road d and the tax on
Introduced, referred to ways means	and 284	special diese Introduced, ref	el fuel. erred to wave and
Recommended indennite postpo	ne-	Committee repo	ort
ment	676		rt adopted 302
285 By Kennedy of Dubuc Kitner, Christensen, Por		•	
Kitner, Christensen, Por Menefee, Hamilton and G non. A bill for an act relat	an-	and McIntyr act relating	, Radl, Hill, Shaw e. A bill for an to release and
Menefee, Hamilton and G non. A bill for an act relat to the death of persons rest ing from the operation of 1 tor vehicles, and imposing p alties therefore.	ult- mo-	placement a	uirements in child and adoption pro-
tor vehicles, and imposing p alties therefore.	en-	ceedings. Introduced, refe	erred to judiciary. 292
Introduced, referred to law forcement	en- 284	292 By Christ	ensen. A bill for
Committee report	704	an act relat	ing to the use of

H.	F.	Page	H. F. P	rge
	flashing lights on motor ve-		300 By Milligan, Shaw, Kreamer,	
	hicles.	ļ	Huff, Miller of Jones, Holden, Lippold, Warren, Ellsworth,	
	roduced, referred to transpor	-	Lippold, Warren, Ellsworth,	
Cal	ation	. 298 442	Vista Sara Roards Shenhard	
Re	mmittee report	. 444	Christensen, Freeman of Buena Vista, Sorg, Roorda, Shepherd, Hansen of Black Hawk, Niel- sen, Edgington, Nelson, Mil- len, Winkelman, Strand, Kit- ner and Koch. A bill for an	
Co	mmittee report adopted	. 448	sen, Edgington, Nelson, Mil-	
816	ering recommends calendar	. 580	len, Winkelman, Strand, Kit-	
₽а	sked House; ayes 112, nays 0	. 556	ner and Koch. A bill for an	
ree	ported correctly enrolled ned by Speaker		act for indemnification of pri- vate citizens for aiding in law	
Sei	nt to Governor	.1728	enforcement.	
811	ned by Governor	. 1844	Introduced, referred to judiciary.	305
•	D. Birtin of Garage Gaster			
29.	By Fisher of Greene, Grahat and Kruse (Lamborn). A bi for an act relating to the ta	m 1)	301 By Welden. A bill for an act	
	for an act relating to the ta	x	relating to the compensation	
	on special diesel fuel.		of the county boards of super-	
l n	troduced, referred to ways a	nd	visors. Introduced, referred to county	
1	means	Z93	government	306
29	i By Social Services. A bi	11	Withdrawn	
			\	
	commitment of women con	n -	302 By Van Roekel, Klein, Chris-	
	for an act to provide for the commitment of women convicted of offenses to the department of social service for placement in appropriate adult correction institution or other facilities. Troduced, placed on calendar, neediment filed	e- • •	302 By Van Roekel, Klein, Christensen, Warren and Kruse. A bill for an act relating to the	
	for placement in appropriat	le	Gling of proof of motor vehicle	
	adult correction institution	18	filing of proof of motor vehicle financial responsibility.	
_	or other facilities.	•••	Introduced, referred to judiciary.	316
In.	troduced, placed on calendar.	305 304		
Re	nendment filed	. 418	303 By Voorhees, Kehe, Sorg, Andersen, Van Drie and Wal-	
Ar	nendment filed	. 604	Andersen, van Drie and wat-	
			ter. A bill for an act creating the office of public prose-	
29.	5 By Baker. A bill for an acto allow the retailer a cred	Ct It	cutor.	
	or discount in paying sales ta	ix.	Introduced, referred to judiciary.	315
	receipts due the state.		Amendment filed	217
	troduced, referred to ways an	ıd nec	304 By Van Drie. A bill for an	
1	means	305	act relating to the use of	
29	By Winkelman, Voorhee	B.	abandoned or vacated roads	
	Shepherd, Lipsky, Menefe	e,	and highways.	
	Shepherd, Lipsky, Menefe Andersen, Miller of Page, Wa ter and Van Drie (Potgete	1-	Introduced, referred to county	716
	ter and Van Drie (Potgete	Τ,	government	310
	Walsh and Neu). A bill for a act to establish the office	of	305 By Milligan, Kreamer, Alt,	
	ombundsman for the invest	i-	Huff and Varley. A bill for an	
	gation of citizen complain	ta	act authorizing the gift of all	
	and certain acts of governmen	nt 	or part of a numan body att-	
	within the state, to define h powers and duties, and to pro-	18	er death for specified purposes.	
	vide penalties.	•	Introduced, referred to social services	316
In	troduced, referred to judiciary	y. 305	Committee report	891
Αı	nendment filed	1449	Recommended passage	892
29	7 Ry Van Roekel and Ande	r-	- Committee report adopted	304
	7 By Van Roekel and Ande sen. A bill for an act to e- empt a portion of annulti- received from the Unite	X-	Amendment filed	1047
	empt a portion of annuitie	es	Amendment adopted	1094
	received from the Unite States retirement and disabi	e,d	Amendment adopted	1094
	ity fund from state income ta	1- *	Reported correctly enrolled	1967
In	troduced, referred to ways as		Signed by Speaker	1967
	means	305	Signed by Governor	1977
90	9 Dr. Andonson Cubusan			
2 9	8 By Andersen, Schwart Fischer of Grundy and Had	126, 17 –	306 By Lipsky, Shaw, McCartney,	
	Fischer of Grundy and Hasen of Black Hawk (Griffin A bill for an act relating	 i),	The star Wan Dealer Vinore	
	A bill for an act relating	to	Variey and Van Drie (Flatt,	
	the compensation of insuran-	e e	Variey and Van Drie (Flatt, Gaudineer, Anderson, Shaff, Stephens, Van Gilst, Briles, Thordsen, Neu, Stanley and Benda). A bill for an act to	
Ţn	examiners. troduced, referred to commer-	ee 205	Thordsen, Neu. Stanley and	
	ithdrawn		Benda). A bill for an act to	
			amend chapter seventy-four (74), Acts of the Sixty-second	
29	9 By Gannon. A bill for a	an	((4), Acts of the Sixty-second	
l n	act relating to public utilities troduced, referred to ways as		General Assembly, relating to the construction of a memorial	
	means		hall at Camp Dodge.	

H. F.	Page	H. F.	P	age
Introduced, referred to state g ernment	316	for an acpayment of a portition	ct providing for the by the state of Iowa ion of the cost of ex- the construction of sewer facilities, not	
307 By Knight. A bill for an relating to information f nished by citizens to peace of cers.	ur- ffi-	additions by the Io	enlargements and to the disposal plant, wa Great Lakes Sani-	
Introduced, referred to law forcement	en- 316 538 564	tary Dist	trict, which includes te, East Okoboji Lake, bboji Lake, and other ned waters in Dick- unty, Iowa.	
sage	565 565	Introduced, i	referred to conserva-	317
Committee report adopted 308 By Tieden (Klink a Walsh) A bill for an act	nd	Recommende Committee r	eported passageeport adoptedappropriations	728 738
Walsh). A bill for an act appropriate moneys from general fund of the state Iowa to the city of Guttenb	the of erg		yberry. A bill for an ing to the suspension	100
Introduced, referred to appropriations	ria- 316	of motor certificate Introduced,	vehicle registration es and plates. referred to transpor-	217
309 By Kruse, Klein, Mil Tapscott, Wolfe, Koch Doyle (Mogged, Curran, Fromelt, Benda, Denman	len, and om-	313 By Gra	ssley, Lipsky, Millen, Pierson, Freeman of kinson, Van Drie,	•1.
melt, Benda, Denman : Erskine). A bill for an act lating to the practice of neral directing and emba	and re- fu-	Campbell Hill, Da	, Tapscott, Franklin- rrington, Hanson of	
ing.		Langland Kennedy Skinner.	l, Tieden, Christensen, of Dubuque, Jesse, Bennett and Nielsen.	
Introduced, referred to comme Committee report		child lab	or an act relating to or. referred to human	
Steering recommends calendar Amendment filed	688	Amendment Committee	strial relations	354 367 589
Point of order raised Amendment withdrawn Point of order raised Amendment adopted Amendment adopted	789 789 790	Committee a	ed amendment, pas-	589
Amendment adopted	790 791 791	Amendment	filed	654
310 By Miller of Jones, Sheph Crosier, Millen, Wolfe Cochran (Lamborn, Mog.	and	Nostrand Grundy, (Sullivan	, Graham, Fischer of Koch and Nelson d). A bill for an act	
Cochran (Lamborn, Alogs Sullivan, Curran, Erskine Frommelt). A bill for an relating to the profession funeral directing and emba	and act of	alty.	to the death pen- referred to law en-	354
ing. Introduced, referred to commo	erce 317	Committee r Recommend Committee r	reported passageeport adopted	724 724 738
Committee report	537	Amendment	ton. A bill for an act to the office of the	041
311 By Freeman of Clay-Dick son, Plerson, Kehe, Maybe Waugh, Kitner, Mohr Strand, Nelson, Campbell,	kin-	secretary Introduced,	to the office of the of agriculture. referred to state gov-	
		316 By G	rassley, Hansen of	,
Wolfe, Fischer of Gru Koch, Nielsen, Johnson of dubon-Guthrie, Hill, Dr Sorg, Huff, Kreamer, Co Voorhees, Sanders, Bergr Van Roekel, Hanson of H	Au- ake, rey,	Audubon an act r	awk, Nielsen, Edging- earn and Johnson of -Guthrie. A bill for elating to the use of	
Voorhees, Sanders, Bergr Van Roekel, Hanson of H ard-Mitchell, Stokes, Bri Knight and Middleswart. A	nan, ow- nck, hill	prevent	violence or threats to or attempt to prevent son or persons from g in or pursuing any	
Action to the series of the se	D111		, or haraaing will	

H.	F. F	,see	H. F.	Pag
Co Co Ste	lawful employment, work, vocation, or educational pursuit. roduced, referred to law encorement mmittee report commended amendment, passage mmittee amendment mmittee report adopted rering recommends calendar. By Tapscott, Sorg, Hill, Caffrey, Miller of Des Moines, Wolfe, Kitner, Shepherd, Baker, Newton and Knoblauch. A bill for an act relating to regulations and sanitary requirements to promote the health, safety, and social welfare of persons residing in and near temporary labor camps. roduced, referred to social iervices	354 616 616 628 1225	H. F. 323 By Appropriations. for an act to make ap tions to members of t commission on inters operation. Introduced, placed on cale Passed House; ayes 105, n Reported correctly enroli- Signed by Speaker Sent to Governor Became law by publication 324 By Appropriations. for an act to make ap tions to members of visory investment boar lowa public employe tirement system. Introduced, placed on cale Passed House; ayes 116, n Reported correctly enroli- Signed by Speaker. Sent to Governor.	A bill propriatate co- endar 37 ays 6 41 ed 57 61 n 82 A bill propriathe add of the eas' re-
W i	for an act vesting police pow-	1476	325 By Pelton. A bill fo	bi ran act
	ers and the status of peace offi- cers upon agents, officers, and investigators of the enforce- ment division of the Iowa liq- uor control commission.		relating to fishing lice. Introduced, referred to contion and recreation 326 By Tapscott and A	nserva- 37
пe	roduced, placed on calendar endment filed endment adopted endment filed ssed House; ayes 95, nays 25 ported correctly enrolled ned by Speaker	1128	A bill for an act to per regulation and licen heating, air-conditionitilating, and refrigerat tractors. Introduced, referred to citowns	rmit the sing of ng, ven- ion con- ties and
Ser	nt to Governor	1728 1844	327 By Van Drie, Kehe, Fischer of Grundy, Millen. Baker and Klu	Welden, Dunton, ever. A
Int Am Am Par Rej	By Law Enforcement. A bill for an act relating to the operation of motorcycles. roduced, placed on calendar tendment filed ssed House; ayes 111, nays 1 ported correctly enrolled ned by Speaker	378 471 488 488 1844	bill for an act relating limitation of certain actions arising out of iments or work upon reerty. Introduced, referred to ju Committee report	to the damage mprove- al prop- diciary. 37: 117
oe:	ned by Governor	1011	Committee amendment Committee report adopted	
320 Int	for an act relating to the ex- piration of liquor control li- censes. roduced, placed on calendar	878	328 By Van Roekel. A an act to legalize and the proceedings of the council of the town of in the county of Mario of Iowa, in the callir	validate ie town Bussev.
321	ssed House, ayes 118, nays 0 By Dougherty. A bill for an act relating to absentee vot-	491	special election on the sition of extending, structing and maintain municipal waterwork contracting indebtedn	Dropo-
Int e	ers. roduced, referred to state gov- rnment	873	contracting indebtedn such purpose not in er forty-five thousand (\$45,000), issuing bor such purpose not in er	xcess of dollars
	By Pelton, Gannon and Kluever. A bill for an act authorizing the gift of all or part of a human body after death for specified purposes.		such purpose not in eter-five thousand (\$45,000), and levying annually upon the property of said town excess of 16 mills per a:	dollare
- 8	roduced, referred to social ervices	873	payment of such bonds	and the

H.	F.	Page	H. F. Pag	36
Con Re- Con Ste	the bonds issued pursuant said proceedings to be enforce able obligations of said town roduced, referred to judiciary of of publication certified mmittee report	e- y. 380 . 380 . 633 . 638 . 638	Committee amendment 52 Committee report adopted 55 Steering recommends calendar 77 Committee amendment adopted 82 Passed House; ayes 112, nays 0 82 Reported correctly enrolled 184 Signed by Speaker 184 Sent to Governor 188 Signed by Governor 196	41 77 28 29 44 44
Reg Sig Ser Sig Bec 329	ported correctly enrolled ned by Speaker it to Governor ned by Governor came law by publication	1605 1605 1605 1673 1982	335 By Van Nostrand, Schroeder and Perkins. A bill for an act to legalize and validate the proceedings of the board of directors of the Carson-Macedonia Community School District, in the county of Pottawattamie, state of Iowa, authorizing the sale of certain real estate described as the west 138 feet of the east 204 feet of the north 155 feet of out lot 4 in the town of Macedonia, Pottawattamie county, Iowa, to Lawrence L. Wax and	
Ser Sig	ned by Governorned	1844	Gwyneth J. Wax, husband and wife.	
330	By Van Roekel, Hanson of Howard-Mitchell, Dunton, Miler of Jones and Renda. A bifor an act relating to a poin system for driver improvemen roduced, referred to law en orcement	of 1- 11 nt .t. 1-	Introduced, referred to judiciary 38 Proof of publication certified 38 Amendment filed 41 Committee report 70 Recommended passage 70 Committee report adopted 71 Steering recommends calendar 77	BO 14 04 04 16 78
331 Int		n of of of	Amendment adopted 84 Passed House; ayes 110, nays 0 84 Reported correctly enrolled 167 Signed by Speaker 167 Sent to Governor 167 Signed by Governor 172 Became law by publication 198 336 By Van Nostrand A bill for	15 72 73
332	By Miller of Jones. A bifor an act to permit public imployees in the field of education to have the benefit of tax sheltered annuity programs o	11 1- 1-	an act relating to the uniting of school districts. Introduced, referred to schools 38 Amendment filed	31 16
Int	a nondiscriminatory basis. roduced, referred to schools thdrawn	. 381 .1943	act relating to establishment of an office for planning and programming under the office of governor. Introduced, referred to state gov-	
7 4	act requiring all counties the become part of a merged area	to 1.	ernment	₹2
Cor Am Am	roduced, referred to schools endment filed	. 573 . 602 . 780	339 By Baker, Crosier and Rod- gers. A bill for an act relat-	2
Int	bill for an act relating to the amount of money a count may spend to repair and remodel buildings owned by the county. roduced, referred to count	e y e- e	ing to the office of the secretary of agriculture. Introduced, referred to state government	12
Rec	overnment nmittee report	. 381 . 536	ment and powers of urban re- newal agencies. Introduced, referred to cities and towns	32

н. F .	Page	1	Page
Committee report Recommended passage Committee report adopted Steering recommends calendar Passed House; ayes 92, nays 1 341 By Van Nostrand, Schroede Perkins and Walter (Griff and Frey). A bill for an a relating to the salaries deputy sheriffs in counti- holding district court in tw places. Introduced, referred to county government Committee report Recommended passage Committee report adopted	565 565 1226 1404 er, in ct of es //o	Amendment filed Passed House; ayes 75, nays 40 Motion filed to reconsider vote Amendment filed Motion to reconsider vote failed Amendment withdrawn Message from Senate House refused to concur Conference committee appointed Conference committee report Conference committee report Conference committee report Adopted Passed House; ayes 96, nays 14 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor Became law by publication	610 610 610 852 943 11324 1367 11673 11673 11673
343 By Ways and Means. A bi	h. 111 d- ne on 382	349 By Conservation and Recreation. A bill for an act relating to the dissemination of information by the conservation commission. Introduced, placed on calendar Passed House; ayes 116, nays 0. Reported correctly enrolled Signed by Speaker Sent to Governor	. 397
tax refund. Introduced, placed on calendar Point of order raised S.F. 286 substituted Withdrawn	382 400 433 442	350 By Doyle and Dooley. A bill for an act to eliminate refunds of motor vehicle registration fees. Introduced, referred to transportation	.
344 By Ellsworth, Dooley, Bernett, Blouin and Mayberry, bill for an act relating to the transportation of school children. Introduced, referred to schools Motion filed to withdraw from sifting. Motion to withdraw from sifting Motion to withdraw from sifting tabled	ne 1- 397 1644 g.1720	for an act relating to the time of election of the officers of the air pollution control commission. Introduced, placed on calendar . S.F. 211 substituted	19× 526 527
345 By Schools. A bill for a act relating to school buse introduced, placed on calendar Passed House; ayes 113, nays 0. 346 By Nelson, Ossian, Peterso Johnson of Audubon-Guthri Tieden, Middleswart, Lang land and Kruse. A bill for a act relating to licenses of farm trailers. Introduced, referred to ways ar	s	act relating to the use of stud- ded tires. Introduced, referred to transpor- tation	398 797 797 805 1048 1127
means	397 11 11 12 18 18 18 18 18 18 18 18 18 18 18 18 18	certificates of registration of professional engineers and land surveyors. Introduced, referred to state government. Committee report. Recommended passage. Committee report adopted. Steering recommends calendar. Amendment filed. Amendment filed. Amendment adopted. Passed House; ayes 86, nays v. 354. By Edgington, Holden, Kehe. Johnson of Audubon-Guthrie, Nielsen, Fisher of Greene and Menefee. A bill for an act relating to the state printing department and public print-	398 513 520 1226 1227 1403 1404
Introduced, placed on calendar	. 397	ing.	

H.	F. I	Page	н. г. Р	age
Co Re	roduced, referred to state government mmittee report commended passage mmittee report adopted	398 546 546 556	Steering recommends calendar Amendments filed	686 730 795 795 1441 1442
355	By Pelton. A bill for an act relating to disaster aid for the political subdivisions of the state and making an ap-		Sent to Governor	1442 1606
l n t	priation therefor. roduced, referred to appro- riations	398	Camp. A bill for an act re- lating to tax equalization and state aid. Introduced, referred to ways	
356	By Mezvinsky and Baker. A bill for an act relating to the inspection of meat and poultry.		and means	399
t	roduced, referred to agricul- ure	398	bill for an act relating to the bonding of employees of the department of public safety and special agents.	240
357 Int	By Van Drie, A bill for an act relating to the disability of municipal judges. roduced, referred to judiciary.	398	Introduced, placed on calendar Amendment filed Passed House; ayes 113, nays 0 Message from Senate House concurred	456 528 1128
358	By Middleswart, Crosier, Baker, Dunton, Dietz and Poncy. A bill for an act relating to zoning regulations within prescribed distances of highways narks recreational		House concurred Passed House: ayes 106, nays 0 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	
In	within prescribed distances of highways, parks, recreational areas, and navigable rivers, roduced, referred to lowa			1844
359	levelopment By Shaw, Pelton, Pierson,		364 By Fischer of Grundy, Tie- den and Koch (Hammer and Lamborn). A bill for an act relating to property exemption for veterans.	
	Andersen, Lipsky, Baker, Middleswart, Dunton, Newton, Hill, Johnston of Johnson, Tieden, Huff and Waugh (Stanley, Walsh, Flatt, O'Malley, Benda, McGill, Neu, Griffin Conklin, and Ollenburg).		Introduced, referred to human and industrial relations	416
	Benda, McGill, Neu, Griffin Conklin, and Ollenburg). A bill for an act relating to cer- tificated public school employ- ees, providing for professional negotiation between employee	1	365 By Miller of Marshall, Klein, Mohrfeld, Winkelman, Roorda, Miller of Page, Van Drie, Law- son, Camp, Voorhees, Skinner, O'Hearn, Johnson of Audu- bon-Guthrie, Wolfe, Alt and	
	associations and school boards, establishing orderly procedures for the resolution of persist-		bon-Guthrie, Wolfe, Alt and Fischer of Grundy (Stanley, Mowry, Nicholson, Sullivan, Conklin and Thordsen). A bill for an act to define and pun-	
Int An	ent disagreements and other matters. roduced, referred to schools . nendment filed	398	ish sex offenses against chil- dren, and to provide for treat- ment and confinement of per- sons convicted of sex offenses and for spreater protection of society against such persons.	
360	By Wells, Ellsworth, Lip- pold, Lipsky, Andersen, Voor- hees, Dooley, Schmeiser, Ken- nedy of Dubuque, Blouin,		Amendment filed	416 833 1531
	frey, Ewell, Tapscott, Gan- non, Pelton and Christensen. A bill for an act relating to		Recommended amendment, pas- sage	1531 1531
É	roduced, referred to state government	399	366 By Hanson of Howard- Mitchell (Rigler). A bill for an act to appropriate funds	
361	By Voorhees, Ewell, Blouin, Ellsworth, Hansen of Black Hawk and Lippold (Conklin). A bill for an act relating to city civic centers.		to the state conservation commission for the Turkey River State Park, lakes and watershed area.	
Int Co			Introduced, referred to appropriations Re-referred to conservation and recreation	417 1058
Re Co Re	owns mmittee report commended passage mmittee report commended passage	565 565 565	367 By Social Services. A bill for an act relating to the re-	

H. F.	Page	H. F. 1	Page
estate of a person who is received medical assistance.		Introduced, referred to ways and means	430
Introduced, placed on calendar Steering recommends calendar Committee amendment filed	r 417 777 781	373 By Graham and Kluever. A bill for an act relating to the	
Committee amendment filed Committee amendment adopted Passed House; ayes 104, nays (state tort claims act. Introduced, referred to judiciary.	430
Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	1930	374 By Fischer of Grundy. A bill for an act relating to in-	
		stitutions of higher education and the state board of re-	
368 By Appropriations. A befor an act to appropriate a ministration and education and training aid funds from the second contraction and the sec		gents. Introduced, referred to higher ed- ucation	430
		375 By Cunningham, Klein, Hill and Pelton. A bill for an act	
the department of public struction for the biennium h ginning July 1, 1969 and er ing June 30, 1971.	1d- 417	relating to municipal courts. Introduced, referred to judiciary. Committee report Recommended passage Committee report adopted Steering recommends calendar Passed Senate aves 91 navs 0	430 909
Introduced, placed on calendar Passed House; ayes 116, nays 2 Reported correctly enrolled Signed by Speaker Sent to Governor	462 579	Recommended passage	909 913
Sent to Governor	579 614	Reported correctly enrolled	1967
369 By Millen, Sorg, Mayber	rv	Signed by Speaker	1 96 7 1967 1977
Ellsworth (Benda, Lodwiand McGill). A bill for an erelating to requiring fluores	act or-	376 By Middleswart. A bill for an act relating to studded tires	
ide adjustment of municipy water supplies, and prescring the powers and duties	ib- of	on fire-fighting apparatus. Introduced, referred to transpor-	
the state department of heal in relation thereto. Introduced, referred to soc	itn	tation Withdrawn	430 751
services	417	377 By Middleswart. A bill for an act relating to allocation of rental receipts from federal	
370 By Klein. A bill for an a relating to the vacation polifor state employees.	c y	flood and erosion control projects.	
Introduced, referred to state go ernment	417 598	Introduced, referred to county su- perintendent	430 855
Recommended amendment, pages Sage Committee amendment Committee report adopted	18-	perintendent Committee report Recommended passage Committee amendment Committee report adopted Amendment filed	855 855
Committee report adopted Amendment filed Steering recommends calendar.	608	Amendment filed	
Amendment filed	1485	378 By Pelton, Shaw and Varley. A bill for an act relating to	
371 By Lipsky, Stromer, Tiede Miller of Des Moines, Shephe Dunton. Christensen	en, rd, nd	area schools. Introduced, referred to schools Amendment filed	430 670
Dunton, Christensen a Drake. A bill for an act place upon the several sch districts of the state prima	to ool	Amendment filed	
responsibility for the educati of all resident children b	on e-	sage	692
tween the ages of six and eig teen, and to require every ch in this state between the ag	11d	Amendment filed	755
of six and eighteen to atte	nd a-	relating to the taxation of per- sonal property. Introduced, referred to ways and	
tional program unless t child has sooner graduat from high school or attain	eđ ed	means	430
equal educational achievements. Introduced, referred to schools.	e-	380 By Millen, Lawson, Pierson, Holden, Graham, Mohrfeld, Kehe, Bailey, Camp, Van Nos- trand, Edgington, Shepherd,	
372 By Schmelser, Campbe	n,	trand, Edgington, Shepherd, Ossian, Pelton, Kreamer, and	
Cochran and Radl. A bill fan act relating to a state i come tax credit.		Ossian, Pelton, Kreamer, and Wolfe (Arbuckle, De Hart, Flatt, Lisle, Thordsen, Kosek, De Koster, Nicholson and Stan-	

H.	F. F	age	H. F. Pag	ŗe
	ley). A bill for an act relating to workmen's compensation. troduced, referred to human and industrial relationsnendment filed	430 495	censed accountants, establishing a board of licensed accountants and collection of fees for support thereof. Introduced, referred to commerce 43 Committee report	31
38	act relating to retirement sys- tems for policemen and firemen and to make a continuing ap- propriation from the state general fund to pay certain	i	Recommended indefinite postpone- ment 61 Committee report rejected 66 Re-referred to commerce 66 Ameendment filed 67	16 60 60
		430	for an act to authorize the commissioner of the depart- ment of social services to op- erate facilities at locations	
ln:	relating to the punishment for reckless driving on the high- way. troduced, referred to judiclary.	431	away from institutional campuses. Introduced, placed on calendar 43 Steering recommends calendar 51 Passed House; ayes 113, nays 5 52	31 i 3 23
	relating to the homestead tax credit. troduced, referred to ways and	421	Steering recommends calendar. 51 Passed House; ayes 113, nays 5. 52 Reported correctly enrolled. 129 Signed by Speaker. 129 Sent to Governor. 129 Signed by Governor. 137) 6) 6) 6 7 6
384 In	to the homestead tax credit. troduced, referred to ways and		390 By Rules. A bill for an act relating to the implementation and organization for annual sessions of the general as-	
388	means By Rodgers, Fischer of Grundy, Baker, Mayberry, Caff- rey, Holden, Grassley, Strand, Miller of Jones and Klein. A	401	sembly. Introduced, placed on calendar. 43 Amendment filed	95 13 15
	bill for an act imposing a tax on trading stamps. troduced, referred to ways and neans		Amendment filed	14 14 15
386	tensen, Wolfe, O'Hearn, Lipsky, Shaw, Hill, Huff, Menefee, Dunton, Kitner, Tapscott, Shepherd, Langland, Poncy, McCartney and Fischer of Grundy (Thordsen, Briles, Frey, Walsh, Stanley, Sullivan, De Hart, Balloun, O'Malley, Gaudineer, Coleman, Conkin, Nicholson, Curran, Arbuckle, Potter and Shaft). A bill for an act re-		Passed House; ayes 112, nays 2. 54 Message from Senate	57 57 59
Int	of pensions, pension payments and pension benefits for dis- abled and retired firemen and policemen. roduced, referred to cities and		Motion filed to reconsider vote166	Z
387	By Ellsworth, Koch, Schwartz and Fischer of Grundy. A bill for an act re- lating to theft or conversion of a trade secret.	431	Motion to reconsider vote pre- valled 166 Amendment filed 167 Amendments filed 167 Amendments filed 167 Amendments filed 167 Amendments filed 167 Amendment adopted 172 Amendments adopted 172 Amendments withdrawn 172	8 9 1 2
Int 388	roduced, referred to commerce	431	Amendments withdrawn 172 Amendments withdrawn 172 House concurred 172 House refused to concur 172 House concurred 172 House refused to concur 172	24 25 25 26
	Winkelman, Strothman, Camp, Hanson of Howard-Mitchell, Stokes, Den Herder, Dooley, Johnson of Audubon-Guthrie, Christensen and Battles. A bill for an act relating to the practice of accountancy by li-		House refused to concur	7

H. F.	Page	H. F.	Page
Conference committee report adopted	1914	distribution of wine not more than seve cent alcohol by wei	containing enteen per-
Reported correctly enrolled Signed by Speaker	1967	Introduced, referred forcement	o law en-
Sent to Governor	1977	397 By Crabb. A bill relating to area schools.	
391 By Commerce. A bill for a act relating to the compens	an a-	Introduced, referred to	
tion of insurance examiners. Introduced, placed on calendar.	449	398 By Social Service for an act relating trol and diagnosis	to the con-
Steering recommends calendar. S. F. 285 substituted	1103	disease. Introduced, placed on e Steering recommends	calendar 66x
392 By Welden, Hill and Varle A bill for an act relating payment of general school a	y. to	Amendment filed S. F. 226 substituted Withdrawn	
to merged areas operating a area vocational school or con munity college.	an	399 By Gannon. A lact relating to the tax credit.	
Introduced, referred to schools.		Introduced, referred to means	
393 By Dietz. A bill for an a relating to child labor.		400 By Tieden, A bill	for an act
Introduced, referred to human ar industrial relations	113	relating to the pers erty tax credit, an davit required there	d the am- efor.
394 By Welden, Miller of Pag Millen, Kehe, Holden, Varle Rex, Van Drie, Hill, Dunto Shepherd, Tieden, Brinck as Waugh, A bill for an act r	e, Y. n.	Introduced, referred to means Committee report	o ways and 449 634
Shepherd, Tieden, Brinck ar Waugh, A bill for an act re	nd e-	sage	nent, pas- 634
ways.	n-	Committee amendment Amendment filed Committee report adopt	634
Introduced, referred to transpotation	r- 449 582	Amendment filed Amendment filed	ed 638
tation		Amendments adopted.	adopted 695
Committee amendment	652 652	Amendment withdrawn Passed House; ayes 11 Message from Senate	695
Amendment filed Committee report adopted Steering recommends calendar Amendments adopted Committee report adopted	659	House concurred Passed House; ayes 100	1428 1472 . navs 2. 1472
Committee amendment adopted.	020	Signed by Speaker	olled1672
Amendment filed	862 896	Sent to Governor Signed by Governor Became law by public	1673 1729
Amendment sadopted	923 923	401 By Mendenhall a	
Amendment filed Amendment sadopted Amendment withdrawn Amendments adopted Passed House; ayes 104, nays 13	924 3. 924	A bill for an act en liability of manufa	stablishing cturers, or
395 By Baker. A bill for an acrelating to eye protective do	et	manufacturer's ager resentatives, who franchised agreemen	terminate
vices. Introduced, referred to schools. Committee report		Introduced, referred to	
Committee report Recommended passage Committee report adopted Steering recommends calendar.	565 566 573	402 By Mezvinsky. A act to regulate the inspection and ope	bill for an licensing, eration of
		ambulances. Introduced, referred to and industrial relation	to human,
Amendment adopted	767 1728	403 By Milligan,	Kreamer.
Signed by Speaker		Renda, Huff, Ski Jesse. A bill for an	nner and act to in-
		crease the annuity retired since the eff	of judges ective date
396 By Perkins, Ellsworth an Brinck (Walsh). A bill for a	n d	of mandatory retired introduced, referred to Amendment filed	ment. judiciary, 450

er. r.	~50		-8 4
404 By Langland and Baker. A	.	Iowa, in the calling of a special	
bill for an act relating to milk	:	election on the proposition of	
used for manufacturing pur-		constructing a combination	
poses.		town hall and hre station in	
Introduced, referred to agriculture	450	said town and contracting in-	
Amendment filed	798	debtedness for such purpose	
Recommended amendment, pas-	120	not in excess of forty thou-	
sage	728	sand dollars (\$40,000), is- suing bonds for such purpose	
Committee amendment	728		
Committee report adopted	738	sand dollars (\$40,000), and	
		sand dollars (\$40,000), and levying a tax annually upon the taxable property of said	
405 By Pelton, Andersen, May- berry and Baker. A bill for ar		the taxable property of said	
act relating to the use of		town not in excess of three and four tenths (3.4) mills per	
parking meter funds in cities		annum in payment of such	
over ten thousand population.		bonds and the interest thereon,	
Introduced, referred to cities and	l	and declaring the bonds issued	
towns	450	pursuant to said proceedings to be enforceable obligations	
406 By Van Drie. A bill for ar		of said town,	
act exempting fairs from col-		oi said town,	
act exempting fairs from col- lecting sales tax on admis-		Introduced, referred to judiciary.	458
sions.		Proof of publication certified	459
Introduced, referred to ways and	١	Proof of publication certified Committee report	653
means	450	Recommended passage	653
407 By Van Drie. A bill for ar		Committee report adopted	776
407 By Van Drie. A bill for ar act relating to publication of		Steering recommends calendar Passed House; ayes 114, nays 0	846
city and town council pro-		Reported correctly enrolled1	1605
ceedings.		Signed by Speaker1	1605
Introduced, referred to commerce	→ 4 50	Sent to Governor	605
408 By Fisher of Greene, Battles		Signed by Governor1	1673
Johnson of Audubon-Guthrie		Became law by publication1 413 By Ellsworth. A bill for an	. 983
Andersen, Camp, Graham, Niel-		act relating to eligibility for	
sen, Priebe, Miller of Page	,	motor fuel and special fuel tax	
Andersen, Camp, Graham, Niel- sen, Priebe, Miller of Page Dougherty, Varley, Kluever	•	refunds.	
Campbell and Middleswar (Klink). A bill for an act re- lating to the taxation of cat-	١	Introduced, referred to ways and	4
lating to the taxation of cat-		means	458
tle.		414 By Lippold, Knoblauch, Han-	
Introduced, referred to ways and		l sen of Black Hawk, Kruse.	
means	457	Voorhees, Kehe, Ewell and	
409 By Kreamer, Tapscott and		Nolting. A bill for an act re-	
Huff. A bill for an act relat-		lating to arrangements be- tween boards of directors of	
ing to public employee credi	t i		
unions.		areas concerning reimburse-	
Introduced, referred to state gov-		areas concerning reimburse- ment for enrollment of high school pupils in merged area	
Committee report		school pupils in merged area	
Recommended amendment, pas-		vocational-technical programs. Introduced, referred to schools	458
sage	. 599		
Committee amendment	. 599	415 By Middleswart, Cochran,	
Committee report adopted	. 608	Knoblauch and Priebe. A bill	
410 By Andersen and Peterson		for an act relating to the fur-	
410 By Andersen and Peterson A bill for an act relating to)	nishing of proof of financial responsibility by processors and first buyers of agricultural	
the election of county board:	3	and first buyers of agricultural	
of supervisors.		products.	
Introduced, referred to county	. 4 58	Introduced, referred to agricul-	458
Re-referred to constitutiona	i •00	ture	
amendments and reapportion	-	416 By Menefee (Nicholson). A	
ment	. aui	bill for an act to appropriate	
Withdrawn	.1745	from the general fund of the	
411 By Freeman of Buena Vista		ment of public safety for	
A bill for an act relating to		416 By Menefee (Nicholson). A bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety for highway patrol buildings. Introduced, referred to appropriations.	
hospital service discounts.		Introduced, referred to appropria-	
Introduced, referred to commerce	e 458	tions	459
412 By Skinner. A bill for a	,	Amendment filed	49
act to legalize and validate the		Amendment filed	100
proceedings of the town coun-	•	an act relating to the inspec-	
cil of the town of Mitchellville		an act relating to the inspec- tion of meat and poultry, to	

H. F. Page	H. F. Page
chapter one hundred eighty- nine A (189A) of the Code to provide for cooperation with appropriate federal agencies with respect to meat and poul-	422 By Hill. A bill for an act relating to equipment of lo-
nine A (189A) of the Code to	relating to equipment of lo-
provide for cooperation with	comotives and cabooses. Introduced, referred to human
appropriate federal agencies	Introduced, referred to human
with respect to meat and poul-	and industrial relations 455
	423 By Kennedy of Dubuque
grams, and for other purposes. Introduced, placed on calendar 459 Steering recommends calendar 855	and Blouin (De Koster, Walsh and Van Gilst). A bill for an act exempting private and parochial school buses from
Ctoowing recommends calendar 255	and Van Gilst). A bill for an
Amendment filed 862	act exempting private and
Amendment filed 981	parochial school buses from
Amendment filed 932	payment of motor vehicle reg- istration fees.
Amendment filed 933	
Amendment filed	magne 4.5
Amendment med	means
Amendment filed	
Amendment nied	424 By Schroeder (Coleman). bill for an act relating to registration fees and weight
Amendment withdrawn	bill for an act relating to
Amendments adopted1144 Amendments adopted1145	registration fees and weight
Amendment adopted	limits for farm trucks. Introduced, referred to trans-
Amendment adopted	portation 476
Motion to reconsider vote failed.1149	
Amendment withdrawn	425 By Milligan, Kreamer, Alt and Huff. A bill for an act relating to the allocation of the road use tax fund.
Point of order raised1150	and Huff. A bill for an act
Amendment adopted	relating to the allocation of
Maugage from Senate	
Amendment filed	tation
Amendment filed	Re-referred to cities and towns . 501
Amendment adopted	Amendment filed 54
Amendment adopted1695	Committee report
Motion filed to reconsider vote1695	Recommended passage
Motion to reconsider vote pre-	Committee report adopted 300
vailed	426 By Kluever, Huff, Middle-
Amendments filed1696	swart Renda Fischer of Grun-
Amendment withdrawn1697	dy, Ossian and Goode. A bill
House concurred	dy, Ossian and Goode. A bill for an act relating to contest-
House concurred	ed elections for seats in the
Reported correctly enrolled1967	general assembly.
Signed by Speaker1967	Introduced, referred to state government 476
Reported correctly enrolled 1967 Signed by Speaker 1967 Sent to Governor 1967 Signed by Governor 1977	
Signed by Governor	427 By Kluever, Grassley, Lang-
418 By Radl and Ossian (Er-	427 By Kluever, Grassley, Lang- land and Lawson. A bill for an act relating to the uniform
418 By Radl and Ossian (Erskine, Palmer and Clark). A	an act relating to the uniform
bill for an act relating to the	issuance and return of teach-
purchase of firearms and fire-	ers' contracts.
arm supplies.	Introduced, referred to schools 476
Introduced, referred to law en- forcement	Recommended passage 131
torcement 453	Committee report adopted \$35
419 By Winkelman and Voorhees	Steering recommends calendar 104!
(Potgeter). A bill for an act	Committee report \$31 Recommended passage \$31 Committee report adopted \$32 Steering recommends calendar .104 Passed House; ayes 92, nays 0 .1274
(Potgeter). A bill for an act relating to the Iowa develop-	
ment commission.	428 By Judiciary. A bill for an act relating to retirement and removal of judges.
Introduced, referred to Iowa de-	act relating to retirement and
velopment 459	Introduced placed on calendar 476
420 By Shaw (Nicholson). A bill	Introduced, placed on calendar 476 Steering recommends calendar 533
for an act to amend the pro-	Amendment filed 549 Amendments filed 557 Amendment withdrawn 557 Amendment adopted 557
fessional practices act relating	Amendments filed 557
to admission to license exami-	Amendment withdrawn 557
nations.	Passed Passes area 106 mans 4
Introduced, referred to judiciary, 459	Amendment adopted
Personmended page 7	
Introduced, referred to judiciary. 459 Committee report	Sore Caffrey and Franklin A
Steering recommends calendar 957	bill for an act to prescribe
	429 By Hill, Cochran, Ellsworth, Sorg, Caffrey and Franklin. A bill for an act to prescribe minimum wages for employees,
421 By Hill. A bill for an act relating to temporary alimony	i to provide for the abministra-
relating to temporary alimony	tin of the minimum wage pro- visions, and to provide for the enforcement of such provi-
and support payments.	visions, and to provide for the
Introduced, referred to judiciary, 459	enforcement of such provi-
Committee report	Introduced, referred to human
Committee manual advanta	

H.	F.	Page		age
430	By Priebe, A bill for	an	drawn Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	1084
	act relating to the issuance temporary cigarette licens	of	Reported correctly enrolled	1844
7 4	temporary cigarette licens	es.	Signed by Speaker	1844
	roduced, referred to cities a	476	Signed by Covernor	1967
Coi	owns	581		
Re	nmittee reportcommended passage	581	436 By State Government. A bill for an act relating to the is- suance of public warrants to cover anticipated deficiencies	
Cor	nmittee report adopted	587	for an act relating to the is-	
	D. Davis Dataman W.		suance of public warrants to	
431	By Doyle, Peterson, Koo Dooley and Andersen. A b	CA,	in a fund and raising the per-	
	for an act to legalize and we	a 1 _	missible rate of interest which	
	idate the proceedings of t	he	unnoid worrante draw	
	idate the proceedings of t town council of the town Pierson, in the county Woodbury, state of Iowa, a	of	Introduced, placed on calendar	477
	Pierson, in the county	of	Steering recommends calendar	513
	thoriging and providing f	or	Introduced, placed on calendar Steering recommends calendar Passed House; ayes 112, nays 3 Message from Senate House concurred	522
	thorizing and providing f the issuance of town hall a	nd	House concurred	1234
	fire station bonds and for t	he	House concurred	1234
	levy of taxes for the payme of said bonds and declari	nt	Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor Became law by publication	1441
	of said bonds and declari	ng	Signed by Speaker	1442
	the bonds issued pursuant said proceedings to be e	to	Sent to Governor	1442
	forceable obligations of sa	iid	Receme less by nublication	1882
	town.	•••		1000
Int	roduced, referred to judiciar	у. 476	437 By Hill. A bill for an act relating to payment of all-mony and child support and contempt for willful failure to make such payments.	
Pro	of of publication certified .	484	relating to payment of ali-	
Coi	nmittee report	633	mony and child support and	
Col	nmittee report shorted	638	to make such navments	
Ste	ering recommends calendar	. 687	Introduced, referred to judiciary.	477
Pa	roduced, referred to judiciar oof of publication certified nmittee report commended passage nmittee report adopted ering recommends calendar seed House; ayes 111, nays 0 ported correctly enrolled ned by Speaker ut to Governor ned by Governor ned by Governor	768		•
Re	ported correctly enrolled	1605	438 By Gannon. A bill for an	
Sig	ned by Speaker	1605	act relating to public utilities. Introduced, referred to com-	
Sig	ned by Governor	1673	merce	477
Be	came law by publication	1983		
4 20	Du Dolton A bill for	6 n	439 By Campbell, Stromer, Lawson, Crabb, Pierson, Drake, Nelson, Freeman of Clay-Dickinson, Van Roekel and Strothman. A bill for an act relating to the members of the Lower relations.	
4 32	By Pelton. A bill for act relating to the seizure a search of criminal suspec	nd	Nelson. Freeman of Clay-	
	search of criminal suspec	cts	Dickinson, Van Roekel and	
_	by peace officers.		Strothman. A bill for an act	
Int	by peace officers. roduced, referred to law e orcement	n-	relating to the members of the lowa water pollution	
	orcement	410	the lowa water pollution commission.	
433	By Andersen. A bill for	an	Introduced, referred to agricul-	
	act providing for the conve	er-	ture	477
	act providing for the conve sion of the state instituti at Clarinda, Iowa, to a fac	on	440 By Dunton (Van Gilst). A	
	ity for the confinement and i	:11- :0-	440 By Dunton (Van Gilst). A bill for an act relating to tax sales of the property of	
	habilitation of delinquent bo		tax sales of the property of	
	and providing an appropriati		deceased old-age assistance	
. .	therefor.		recipients.	
Int	roduced, referred to social ervices	477	Introduced, referred to county	477
			Committee report	991
434	By Freeman to Clay-Dicki son, Cochran, Mayberry, Wi	n-	Recommended passage	992
	son, Cochran, Mayberry, Wi	n-	Committee report adopted	1001
	(Coleman and De Koster)	A11	S E 275 substituted	1 42 0
	kelman, Camp, and Bergm (Coleman and De Koster). bill for an act relating to a	u-	government Committee report Recommended passage Committee report adopted Steering recommends calendar S. F. 375 substituted Withdrawn	1425
	thorizing an election on t proposition of continuing t management and control certain municipal utilities	he		
	proposition of continuing t	he	441 By Tieden (McGill). A bill for an act relating to seasons for hunting fur-bearing ani-	
	management and control	OL In	for hunting fur-bearing and	
	the boards of trustees.	***	mals.	
	roduced, referred to cities a	nd	Introduced, referred to conserva-	
t	owns	477	Introduced, referred to conserva- tion and recreation	478
435	By Judiciary. A bill for	an	Recommended pages co	818
	act to coordinate various sta	at-	Committee amendment filed	821
	utes with the department	of	Committee report Recommended passage Committee amendment filed Committee report adopted	822
	utes with the department social services Act.	,	l	
Int	roduced, placed on calendar endment filed	. 538	442 By Van Roekel, Middleswart,	
a III Ste	ering recommends calendar	907	Schwartz, Poncy, Pierson and Roorda. A bill for an act re- lating to the disposition of re- fuse and garbage into streams	
Am	ering recommends calendar endment adopted	950	lating to the disposition of re-	
Pa	seed mouse; ayes 104, nays v	901	fuse and garbage into streams	
Mo	tion filed to reconsider vote	. 971	and bodies of water.	

H. F.	Page	H. F. P	age.
vices	478 622 929 929 940	Introduced, referred to transportation Committee report Recommended passage Committee report adopted Amendment filed	479 564 564 573 708
Handle By Van Drie, Langle Dunton. A bill for an lating to reversion of house sites. Introduced, referred to sel Committee report	school- hoois . 478 832 839 Mayber- bill for demna- as stor-	452 By Freeman of Clay-Dickinson, Dunton, Strothman, Strand, Kennedy of Chickasaw, Kitner, Johnson of Audubon-Guthrle, Wolfe, Alt. Stokes, Corey, Van Roekel, Hanson of Howard-Mitchell, Tapscott, and Mayberry. A bill for an act relating to transient or movable lunchstands. Introduced, referred to social services	
the measure of damages for. Introduced, referred to just	s there- dictary. 478	services Committee report Recommended passage Committee report adopted	797 797 805
445 By Nelson. A bill act relating to min highway speeds for me hicles drawing certain of trailers. Introduced, referred to tration	anspor-	453 By Welden, Fischer of Grundy, Grassley, Radl, Koch, Shepherd, Stromer, Nelson and Johnson of Audubon-Guthrie. A bill for an act relating to labor disputes. Introduced, referred to human and industrial relations	479
446 By Newton, Baker, lauch and Sorg. A bill act relating to the jurisdiction of citie towns. Introduced, referred to cit towns.	platting s and lies and	454 By Hansen of Black Hawk. A bill for an act relating to the legalizing of procedures followed in Black Hawk county in repairing the roof of the county home. Introduced, referred to judiciary. Proof of publication certified Committee report Hecommended passage Committee report adopted Steering recommends calendar Passed House; ayes 116, nays 0 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor Became law by publication	479
447 By Kreamer and Rebill for an act relating come tax. Introduced, referred to wimeans	to in- ays and	Committee report Recommended passage Committee report adopted Steering recommends calendar Passed House; ayes 116, nays 0 Reported correctly enrolled Signed by Speaker	633 638 638 778 847 1605
payment of recording the state of lows a United States government	fees by .nd the ent.	Sent to Governor Signed by Governor Became law by publication 455 By Fisher of Greene, Caf-	1605 1673 1983
government		455 By Fisher of Greene, Caf- frey, Van Roekel, Roorda, Crosier and Doyle. A bill for an act authorizing the depart- ment of public safety to re- ceive and expend federal funds.	
449 By Sorg, Radl, Cunni Lipsky, Dooley, Hill, J Shaw, Pierson, Skinn Mayberry. A bill for relating to fuel taxes Introduced, referred to we means	Nolting, er and an act ays and	Introduced, referred to state government Committee report Recommended passage Committee report adopted Steering recommends calendar Passed House; ayes 103, nays 0 Message from Senate Amendment filed	479 728 728 738 1048 1124
450 By Freeman of Cla inson. A bill for an lating to the certifica industry fieldmen for tion service required department. Introduced, referred to and industrial relations	human	Message from Senate Amendment filed Amendment adopted House concurred Passed House; ayes 96, nays 0 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor Became law by publication	1949
451 By Huff, Alt, Schroed Jesse. A bill for an acting to minimum speed tion.	der and t relat- regula-	456 By Kehe, Welden, Lippold, Cochran, Baker, Klein and Koch, A bill for an act relat-	

H.	F. 1	Page	H. F. Pa	ge
	ing to the required qualifica- tions for registration as a pro- fessional engineer. roduced, referred to human and industrial relations	479	464 By Mezvinsky. A bill for an	480
457	By Grassley. A bill for an act relating to student eligibility for state higher education aid programs. roduced, referred to higher education	1	act relating to public employ- ment bargaining. Introduced, referred to human and industrial relations	480
458	By Klein. A bill for an act relating to salaries of the county boards of supervisors and other county officers. roduced, referred to county	t B	bill for an act relating to dis- trict court appeals of income, corporation, and sales tax. introduced, referred to judiciary.	480
451	government	. 419	bill for an act authorizing graduates of lowa law enforcement academy to invoke the implied consent statute. Introduced, referred to law enforcement	480 801
In	ing in one school district in another school district for the purpose of taking courses not available to them in their pri- vate schools	e t	an act relating to registration fees for farm trucks. Introduced, placed on calendar Amendment filed Steering recommends calendar	b 38
	for an act relating to reim- bursement to the city of Har- lan, Iowa, for expenses in- curred at the request of the board of regents in regard to a site for the proposed West- ern Iowa College. rroduced, referred to appropria-	- - - - -	468 By Pierson, Franklin, Middleswart and Van Roekel. A bill for an act relating to appeals from a decision of the civil rights commission. Introduced, referred to human and industrial relations	481
46	Knoblauch, Mendenhall, Corey Stokes, Bergman, Lippold, Os- sian. Millen and Caur		relating to the sale of mobile homes, travel trailers, and camping trailers. Introduced, referred to commerce Amendment filed	481 603
1	(Walsh). A bill for an act to provide a sales and use tax exemption for certain industria materials and equipment. croduced, referred to ways and neans	1 . 480	470 By Dunton, Strothman, Stokes, Wolfe, Logue, Crosier and Van Roekel. A bill for an act relating to the testing of motor vehicle fuel samples. Introduced, referred to state gov-	204
1	Corey (Kyhl). A bill for ar act relating to county and memorial hospital funds, the control and investment thereof, roduced, referred to county government.	1 - - - 480	471 By Kruse, Bergman, Drake, Dietz, Lippold and Nelson (Erskine, Potter, Ollenburg, Denman, Shaff, Thordsen, Stephens, Smith, Keith, Cole- man and Frommelt. A hill for	681
Pa Pa Re Sig Se	mmittee report commended passage mmittee report adopted ering recommends calendar ssed House: ayes 100, nays 0 ported correctly enrolled gned by Speaker nt to Governor cred by Governor	. 907 . 95 2 .1605 .1605 .1605	Committee report Recommended passage Committee report adopted	481 580 581 587
46	By Radl, Sorg. Pelton, Grass- ley, Voorhees, Schmelser, Piet- son, Edgington, Balley, Kehe Stromer, Brinck, McCormick Graham and Strand. A bill fo	- - - -	472 By Shaw. A bill for an act to simplify the process of application for a driver's license by a minor. Introduced, referred to law enforcement	491

н. ғ. Р	age	H. F. Pa	rge
473 By Huff. A bill for an act relating to the right of appeal			629 755
from decisions of municipal courts.	401	482 By Welden (Potgeter). A bill for an act relating to ad-	
Introduced, referred to judiciary.	481	ministrative rules and regula-	
Committee report	653	tions.	
Committee report adopted	659	introduced, referred to state gov-	482
474 By Huff (Neu and Stanley).	ľ		
474 By Huff (Neu and Stanley). A bill for an act relating to	1	483 By Skinner. A bill for an	
the qualifications of the indus-	1	act relating to the duties of the labor commissioner con-	
trial commissioner and his deputies.		cerning employment safety and	
Introduced, referred to human and	- 1	establishment of an emblor-	
and industrial relations	481	ment safety advisory board to assist the labor commissioner	
	1	in the performance of his du-	
475 By Kluever and Brinck. A		ties.	
475 By Kluever and Brinck. A bill for an act relating to the vote required for authoriza-		Introduced, referred to human and	
tion of issuance of bonds.	1	industrial relations	482
Introduced, referred to ways and		484 By Millen, Van Nostrand,	
means	481	Anniana Makadala Cashb Blan	
476 By Kluever, Fischer of		son, Lawson, Holden, Edging-	
Grundy, Goode and Johnson of		ton, Camp, Kehe, Goode and	
Grundy, Goode and Johnson of Audubon-Guthrie. A bill for	1	Bailey (De Koster, Stanley,	
an act relating to viaducts or	- 1	Kuhl Sullivan Lamborn	
underpasses.	404	Granam, Monrield, Crabb, Flerson, Lawson, Holden, Edgington, Camp, Kehe, Goode and Bailey (De Koster, Stanley, Clarke, Curran, Griffin, Lisle, Kyhl, Sullivan, Lamborn, Mogged, Lange, Nicholson and Lodwick). A bill for an act relating to the payment of unemployment compensation ben-	
Introduced, referred to commerce Committee report	269	Lodwick). A bill for an act re-	
Recommended passage	259	lating to the payment of un-	
Recommended passage	1272	employment compensation ben- efits.	
477 By Bennett. A bill for an		Introduced, referred to human	
act authorizing state adminis-		and industrial relations	482
trative departments, commis-		485 By Bailey. A bill for an act	
sions, boards, or political sub- divisions to elect coverage un-	Ì	relating to the homestead tax	
divisions to elect coverage un-		credit.	
law on a cost-only hasis		Introduced, referred to ways and	4 60 9
der the employment security law on a cost-only basis. Introduced, referred to human		means Committee report Recommended passage Committee report adopted Passed Senate; ayes 110, nays 0.	483 729
and industrial relations	482	Recommended passage	729
450 De Dienes Bernius Mil	Į.	Committee report adopted	738
478 By Pierson, Franklin, Mid- dleswart and Van Roekel. A		Passed Senate; ayes 110, nays 0	771
bill for an act relating to the	ŀ	Reported correctly enrolled	798
bill for an act relating to the powers and duties of the civil	ĺ	Sent to Governor1	728
rights commission.	-	Signed by Governor1	844
Introduced, referred to human and industrial relations	482	196 Du Tanna Hill Wannadu of	
	.02	486 By Jesse, Hill, Kennedy of Chickasaw and Fisher of Greene. A bill for an act re-	
479 By Bailey. A bill for an act	1	Greene. A bill for an act re-	
relating to personal property	- 1	lating to consumer trailes	
tax. Introduced, referred to ways and	İ	Introduced, referred to judiciary. Committee report Recommended passage	483
means	482	Recommended passage	909
Withdrawn	610	Committee report adopted	913
480 By Battles (Benda). A bill		487 By Strothman. A bill for an	
for an act to establish and		act relating to bedding sanita-	
for an act to establish and provide for uniformity in the taxation of state and national	- 1	act relating to bedding sanita- tion in hotels, motels and mo-	
taxation of state and national banks.	- 1	tor inns.	
Introduced, referred to ways and	ŀ	Introduced, referred to social	483
means	482	Committee report	929
		services	929
481 By Freeman of Buena Vista	}	Committee report adopted	940
for an act relating to the col-	ļ	Amendment filed	107
481 By Freeman of Buena Vista and Welden (Griffin). A bill for an act relating to the col- lection of premium taxes on insurance premiums collected	- 1	Steering recommends calendar1	444
insurance premiums collected	1	488 By Stokes, Van Roekel, Kruse, Nielsen, Corey, Den	
by nonpront nospital and med-		Kruse, Nielsen, Corey, Den	
ical service corporations.	400	Herder, Strothman, Brinck and Knoblauch. A bill for an act	
Introduced, referred to commerce Committee report	616	relating to state aid to achoole	
Committee report Recommended passage Committee report adopted	616	relating to state aid to schools. Introduced, referred to ways and	
Committee report adopted	823	meana	483

H. F.	Page	H. F.	Page
489 By Gannon. A bill for a act to permit cities and town to levy and collect taxes on the state of the state	an ns	Roorda and Brinck. A an act relating to seed.	
gross receipts of certain bus	i-	Introduced, referred to	agricul-
nesses.		ture	484
Introduced, referred to cities ar	1 a	Pocommonded pages	608
towns		Committee report adopted	659
490 By Rex, Sorg, Voorhees ar Dunton. A bill for an act r lating to barbering fees.	ad	Steering recommends cale	ndar1048
Dunton. A bill for an act r	e-	Passed House; ayes 104, na	ays 01124
lating to barbering fees.		Reported correctly enrolle	ed1929
Introduced, referred to state go	483	Sent to Governor	1930
Committee report	599	Introduced, referred to ture Committee report Recommended passage Committee report adopted Steering recommends cale Passed House; ayes 104, nr Reported correctly enrolle Signed by Speaker Sent to Governor Signed by Governor	1975
ernment	599	400 Dec Constant A 540 Ann	
Steering recommends calendar	1226	498 By Goode. A bill for relating to cattle test brucellosis at auction	ing for
Amendment filed	1353	brucellosis at auction	prem-
Amendment filed	1544	ises.	
Withdrawn	1546	Introduced, referred to	agricui-
491 By Bergman and Varie	e v	ture	653
(Smith and Flatt). A bill for	or		
an act to authorize the estal	b-	Committee report adopted	, 659
lishment of rural water di	8-	499 By Miller of Page, F	Traemen
dura therefor and relating	e- to	Af Buana Vieta Elleura	rth Oc-
the purpose and manner	of	sian, Waugh, Schmeise:	r, John-
tricts, to prescribe the proc dure therefor, and relating the purpose and manner operation of such districts.		sian, Waugh, Schmeise ston of Johnson, Sorg, Dietz, Strothman, Win Warren, Camp and Wa bill for an act relating war orphans educatio	Tieden,
Introduced, referred to agricu		Warren, Camp and Wa	iter. A
Committee report	958	bill for an act relating	to the
Committee report	958	war orphans educatio	nal aid
Committee report adopted	971	fund. Introduced, referred to sta	
Amendment filed	1192	ernment	484
492 By Brinck. A bill for an a	ct	ernment	1325
relating to area schools, crea	t-	Recommended passage	
ing trustees for area vocation	n-	Committee report adopted	
al schools to administer vocational education in are	a. ea	500 By Van Nostrand, M	liller of
schools, and authorizing th	he	Page, Bailey and Fis	cher of
schools, and authorizing the board of regents to admini	8 -	Grundy. A bill for an appropriate moneys fr	om the
ter academic education in are schools.	ea.	general fund of the s	state of
Introduced, referred to schools.	483	lowa to the treasurer for the moneys and bank tax replacement	of state
		hank tax replacement	fund
493 By Renda, Tapscott, Ma berry, Bennett and Blouin.	y- A	Introduced, referred to app	propria-
bill for an act relating to the		tions	484
computation of state aid	to	501 By Higher Education	. A bill
schools.		for an act to authorize of university hospita	the use
Introduced, referred to ways at means		of university hospital ings for capital impro-	l earn-
means		and for the payment of	' princi-
494 By Voorhees. A bill for a	an	and for the payment of pal and interest on bo	nds.
act relating to the compensation of members of the gene	a-	introduced, blaced on care	nuar asc
al assembly.		Steering recommends cale l'assed House; ayes 113, na	nuar 555
Introduced, referred to state go	v -	Reported rorrectly enrolle	PXX 64
ernment	. 484	Signed by Speaker	889
495 By Voorhees. A bill for a	n .	Signed by Speaker Sent to Governor Signed by Governor	929
act to require constitution	al	Became law by publication	n 1084
act to require constitution amendments to be submitted	ed	502 By Renda (Glenn,	
to the electorate on paper ba	I-	Denman, O'Malley. Wei	mer and
lots. Introduced, referred to state go	v -	Denman, O'Malley, Wei- Gaudineer). A bill for providing for the cres	an act
ernment		providing for the crea	tion of
		a small claims court. Introduced, referred to ju	diciary, 498
496 By Dunton (Van Gilst). bill for an act relating to the	A	1	
basic school tax.	1.6	503 By Blouin and Ken Dubuque (Frommelt.	Walsh.
Introduced, referred to schools.	484	Dubuque (Frommelt, O'Malley and Neu). A	bill for
		an act relating to the	location
497 By Pierson, Strothma Campbell, Stokes, Middleswan	.II, rt	of schoolhouses. Introduced, referred to sci	hools 498
Compett, Dronger and the first	- -,	, introductor, respected to be	***

Н.	1	F. P	age	H.	F.	P	age
50		By Radl and Ossian. A bill		S.	F.	279 substituted	629
		for an act relating to the pur- chase of firearms and firearm	ł	W	itna	irawn	642
		supplies.	ļ	512	2 1	By McCartney. A bill for an	
l n	tr	oduced, referred to law en-	ŀ		act	to accept a gift of real operty for use of the state	
	fo	oduced, referred to law en-	498		pro	operty for use of the state	
- 4	=	Du Duiche A bill for an oct			VO	cational rehabilitation facil-	
30		By Priebe. A bill for an act relating to tests for brucello-	ļ	Int	trac	at Charles City, Iowa. luced, referred to social	
	۲	is in swine and cattle.	ł	8	ser\	vices	499
ln	t r	oduced, referred to agricul-	[Co	mm	littee report	705
	t u	ire	499	Re	con	nmended passage	705
50	ß	By Andersen, Tapscott, Mil-	ŀ	CO.	111111	ittee report adopted	110
•	Ĭ	er of Des Moines, Ellsworth,	1	Pa	sse	d House; ayes 111, nays 0	848
	ŀ	er of Des Moines, Ellsworth, Benda, Voorhees, Miller of Marshall and Walter. A bill					
	3	Marshall and Walter. A bill	1	513	3 J	By Lipsky. A bill for an act	
	ì	for an act relating to salaries of bailiffs and clerks of the		Int	troc	ating to the school census. luced, referred to schools	499
	ī	nunicipal court.		••••			
l n	tr	oduced, referred to cities and	400	514	4 _ []	By Kennedy of Dubuque and	
D.	to	ownsreferred to judiciary	499 554			ouin. A bill for an act to ovide auxiliary educational	
C	m	mittee report	929		sei	rvices to students attending	
R	ec	ommended amendment, pas-			no	npublic schools.	
	88	ige	929	Int	tro	luced, referred to schools	499
$\frac{C}{C}$	m	imittee amendment	929	515	5 1	By Voorhees, Dooley and	
St	,,,	ring recommends calendar	1493		So	rg. A bill for an act relat-	
		_				to the licenses of pharma-	
50		By Welden. A bill for an act				ts, pharmacies, and whole- le druggists.	
		relating to the false drawing of checks.	l	Int			
Ιn		oduced, referred to judiciary.	499	•	ern	nuced, referred to state governent hittee report hittee report dittee report adopted hittee report adopted hig recommends calendar d House; ayes 94, nays 7 ted correctly enrolled hy Speaker	518
		D. D		Co	mn	ittee report	634
50		By Dunton. A bill for an act relating to deposits of public		Co	mm	nmended passage	639
		unds.	1	Šte	eeri	ng recommends calendar	687
		oduced, referred to commerce		Pa	isse	d House; ayes 94, nays 7	769
C	n	nmittee report	910	Re	por	ted correctly enrolled	1728
C	m	mittee report adopted	913			d by Speakerto Governor	
St	e€	ering recommends calendar	1049	Sig	gne	d by Governor	1844
Pε	18	sed House; ayes 104, nays 0	1276				
50	9	By Bennett, Cochran, Gan-		516	So	By Voorhees, Dooley and rg. A bill for an act relat-	
	Ī	By Bennett, Cochran, Gan- non, Crosier, Baker, Middles-	ŀ		ing	g to depressant, stimulant,	
	٦	wart, Rodgers, Dougherty, Mil-	- 1	1 1			
	ı	er of Des Moines, Schmeiser, Radl and Kennedy of Chicka-	- 1	in	troc	duced, referred to law en-	518
		aw (Frommelt, Shirley, Cole-		Co	mm	ittee report	633
	1	man, Denman and Gaudineer).		Re	cor	nmended passage	634
	4	man, Denman and Gaudineer). A bill for an act relating to the taxation of municipal serv-		Co	mn	d nature mogenic drugs. duced, referred to law en- ement mittee report mmended passage mittee report adopted	638
	ì	ces.		Pa	SEL	ng recommends calendar d House; ayes 95, nays 0 ge from Senate	1117
I.n		oduced, referred to ways and		Me	8889	ge from Senate	1910
	m	eans	499	Ho	use	d House; ayes 95, nays 2	1944
5.1	n	Ry Pelton Hill Kraemer	- 1	l'a Po	1550	d House; ayes 95, nays 2	1944
٠.	``ı	By Pelton, Hill, Kreamer, Fischer of Grundy, Logue, Hamilton, Renda, Ellsworth and Johnston of Johnson. A bill for an act relating to]	Sic	rne	rted correctly enrolled d by Speaker	1967
	ı	Hamilton, Renda, Ellsworth		Set	nt	to Governor	1967
	ŧ	and Johnston of Johnson. A		Sig	gne	d by Governor	1978
		oill for an act relating to court-appointed counsel and		517	7 1	By Holden, Pelton, Van Drie	
	t	oublic defenders.	1	J. (Mo	hrfeld, O'Hearn, Koch and	
ļn	tr	oduced, referred to judiciary.	499		La	By Holden, Pelton, Van Drie, bhrfeld, O'Hearn, Koch and wson. A bill for an act re- ling to municipal support of	
Ur	m	imittee report	832 1		iat	ing to municipal support of ide or business projects.	
Ĉ	n	ommended passage	839	In	roo	duced, referred to cities and	
St	ee	ering recommends calendar	1493		tow	ns nittee report nmended passage nittee report adopted	518
5.1	,	Dy Communes A bill for an		Co D	mn	nittee report	890
51		By Commerce. A bill for an act relating to the rate of in-		Co	rcor. Han	nmemaga passage	590
	t	erest to which parties may					
	F	igree in writing.	- 1	515		By Strothman. A bill for an	
In St	tr	roduced, placed on calendar	199		ac	t relating to state aid for	
4.	~	ering recommends calendar	200	7 - 4	νu	blic schools.	E 1 0

H. F.	Page	H. F.	Page
519 By Cochran, Fischer Grundy, Edgington and M delswart. A bill for an act lating to eminent domain. Introduced, referred to judicia		Black Hawk and Sci bill for an act defin men or employee in men's compensation Introduced, referred to industrial relations	ing work- the work- law.
520 By Renda. A bill for an relating to the inhalati drinking, or other ingestion poisonous, hallucinatory, or	of	Committee report	669
toxicating substances. Introduced, referred to law forcement	en- 518	sage Committee amendment Committee report adopt Steering recommends c Committee amendment	669 ed 676 alendar1225 adopted1286
521 By Grassley, Nielsen, Wo Miller of Jones, Johnson Audubon-Guthrie, Knight, I gington, Schroeder and Stro er. A bill for an act relat to student disturbances in	of Ed- om- ing at	Amendment withdrawn l'assed House; ayes 107, Message from Senate House concurred Passed House; ayes 101, Reported correctly enro Signed by Speaker	nays 11286 1736 1792
publicly supported educational institutions. Introduced, referred to higher ucation	ed-	Signed by Governor	1957
522 By Grassley, Stromer a Edgington. A bill for an to amend the local budget la	aw.	529 By Kennedy of Du Blouin. A bill for lating to the allocati funds to local gov units in the form	on of state
Introduced, referred to cities a towns	519	units in the form schools. Introduced, referred to	
523 By Freeman of Buena Vis A bill for an act relating to presidential preferential p	o a		
mary election. Introduced, referred to state goernment	ov- 519	Campbell, Strand, Mohrfeld, Kruse, D. son, Nielsen, Freema Dickinson, Wolfe, Van Drie, Waugh,	n of Clay- Langland,
524 By Fisher of Greene, Do ton, Van Drie, Fischer Grundy and McIntyre. Al for an act to give the lique control commission the sa authority to suspend beer p mits as it has over liquor	er-	Plerson and Johnson bon-Guthrie. A bill relating to the inspe collected from distr commercial feeds an ers and to the use o lected.	for Audu- for an act ection fees ibutors of id fertiliz- f fees col-
censes. Introduced, referred to law forement	en- 519	Introduced, referred to ture	
forement Committee report Recommended passage Committee report adopted	133	ture	705
525 By Tapscott and Tieden. bill for an act relating to re- ovation of public buildings use by handicapped persons Introduced, referred to state gr	en- for 3.	531 By Strothman, Do Knight. A bill for lating to the state gist and location of Introduced, referred to	inton and an act re- entomolo-
ernment	519	Introduced, referred to	agricul-
526 By Fisher of Greene, Do ton, Van Drie, Perkins, Fisci of Grundy and McIntyre. bill for an act providing immediate cessation of business of liquor control cense holders in certain ocumstances.	her A for the li-	Committee report Recommended passage 532 By Miller of Pag Kehe, Mohrfeld, Graf da, Strand, Christen ing, Shepherd, McCa: Herder, Sorg, Fisher Stromer, Caffrey, Cu Klein, Johnston of and Lipsky (Stanley,	
Introduced, referred to law of forcement	en- 519	Klein, Johnston of and Lipsky (Stanley, Arbuckle, Lucken	Johnson Van Gilst, Benda
527 By Blouin and Kennedy Dubuque. A bill for an act provide for the loan of no religious textbooks to privi	on-	Arbuckle, Lucken, Frommelt, Lamborn, and Mowry). A bill relating to the op- food service in public	for an act eration of buildings
school students. Introduced, referred to schools		by the commission blind. Introduced, referred to	state gov-
ses By Ellsworth Hansen	of	ernment	542

H. F. Page	H. F. Page
Committee report	Introduced, referred to commerce 343 537 By Fischer of Grundy. A bill
Steering recommends calendar1048 Amendment filed	for an act relating to hospital staff privileges for qualified
Amendment withdrawn	surgeons. Introduced, referred to social
Reported correctly enrolled	538 By Roorda. A bill for an act
533 By Jesse, Fischer of Grundy, Kennedy of Dubuque, Blouin and O'Hearn. A bill for an act	relating to reporting sales of real estate to the department of revenue.
and O'Hearn. A bill for an act relating to annual readjust- ment of pensions pension pay-	Introduced, referred to ways and means 543
relating to annual readjust- ment of pensions, pension pay- ments, pension benefits, and required years of service for retired firemen and police-	539 By Grassley. A bill for an act relating to area junior and community colleges.
men. Introduced, referred to cities and towns	Introduced, referred to schools 54: Withdrawn1170
534 By Cunningham, Millen,	540 By Koch, Strothman, Stokes, Miller of Marshall, Logue, Hamilton, Priebe, Strand, Cor- ey, Menefee, Miller of Jones, Edgington, Waugh, Nielsen, Kruse, Welden, Nelson, Peter- son, Dooley, Van Roekel and Kehe. A bill for an act relat-
Edgington and Nielsen. A bill for an act relating to unau- thorized possession of official	ey, Menefee, Miller of Jones, Edgington, Waugh, Nielsen,
traffic-control devices. Introduced, referred to law enforcement	son, Dooley, Van Roekel and Kehe. A bill for an act relat-
Introduced, referred to law enforcement	ign to the state superintendent of public instruction. Introduced, referred to schools 54:
Passed House; ayes 94 nays 01128 Reported correctly enrolled1728	541 By Schroeder and Stromer, A bill for an act relating to the
Signed by Speaker 1728 Sent to Governor 1728 Signed by Governor 1844	eradication of bovine brucel- losis. Introduced, referred to agricul-
535 By Baker, A bill for an act to legalize and validate the	ture
proceedings of the board of di- rectors of area community col-	Recommended amendment, pas- sage
lege merged area (education) XI and the board of directors of the Boone community school district, in regard to the leasing and transfer of the	542 By Milligan, Alt, Huff and Kreamer. A bill for an act re-
the leasing and transfer of the Boone Junior College facilities for an extended term, and to	lating to the establishment of a municipal tax relief fund. Introduced, referred to ways and
authorize and direct said boards of directors to execute such lease agreement and to	means 55
ing contractual obligation of	543 By Franklin, Mayberry, Tap- scott, Nolting, Blouin, Bennett, Johnston of Johnson and Baker. A bill for an act relat-
tricts. Introduced, referred to schools 542	ing to attendance by noncau- causian pupils at particular schools within school corpo-
Proof of publication certified 548 Committee report 687 Recommended passage 687	rations. Introduced, referred to schools 553
Committee report adopted	544 By Goode. A bill for an act relating to prefiling and printing of bills by state de-
Amendment adopted	partments. Introduced, referred to state government
Signed by Speaker	545 By Pelton and Camp. A bill for an act relating to children
Became law by publication1983 536 By Piersen, Kehe and Waugh. A bill for an act re-	requiring special education. Introduced, referred to schools 553
Waugh. A bill for an act re- lating to public utility regula- tion.	546 By Huff, O'Hearn, Skinner, Van Drie, Tapscott, Shaw, Wel- den and Jesse. A bill for an

H. F.	Page	H. F. P.	age
act relating to increasing county attorney salaries. Introduced, referred to judiciary. Withdrawn	553	tralized purchasing of mate- rials and supplies for the state and its political subdivisions. Introduced, referred to state gov-	
547 By Tieden and Caffrey. A bill for an act entering into the interstate agreement on qualification of educational) !	553 By Crosier. A bill for an act relating to arrests by peace officers.	554
personnel, and for related pur- poses. Introduced, referred to schools		Introduced, referred to law enforcement	554
548 By Agriculture. A bill for an act to provide for the test- ing or inspecting by the Iowa department of agriculture of devices used in this state in		554 By Kreamer, Huff, O'Hearn and Koch. A bill for an act relating to municipal parking facilities. Introduced, referred to cities and towns	554
testing or measuring the mois- ture content of agricultural products offered for sale, proc- essing, or storage and to make an appropriation therefor. Introduced, referred to appropri- ations	<u> </u> - -	555 By Stromer, Campbell, Crabb, Schroeder, McCormick and Knight. A bill for an act relating to the annual report of the state aplarist. Introduced, referred to agriculture.	555
ations Amendment filed Committee report Recommended amendment, passage Committee amendment	992 992	ture Committee report Recommended passage Steering recommends calendar Passed House; ayes 105, nays 3	618 618 687 770
Committee report adopted Amendment withdrawn Amendment filed Amendment adopted Committee amendment adopted Passed House; ayes 111, nays 1 Message from Senate House concurred Passed House; ayes 100, nays 1. Reported correctly enrolled Signed by Speaker Sent to Governor. Signed by Governor.	1063 1063 1063 1063 1064 1611 1686 1687 1844 1844	556 By Klein, Grassley, Van Nostrand, Kluever, Camp, Fischer of Grundy, Peiton and Koch. A bill for an act relat- ing to the publication of Acts of the general assembly. Introduced, referred to state gov- ernment Committee report	555 325 325 332
549 By Dunton, Van Drie and Fischer of Grundy. A bill for an act relating to sheriffs, deputy sheriffs, and bailiffs. Introduced, referred to county government.		relating to boat passenger regulations set by the conservation commission. Introduced, referred to conserva- tion and recreation	555
550 By Dunton, Strand, Klein, Crabb, Freeman of Clay-Dickinson, Grassley, Kluever, Kitner, Den Herder, Doyle, Caffrey, Miller of Des Moines, Mayberry and Crosier. A bill for an act relating to compensation of county sheriffs. Introduced, referred to county government	554	Intyre, and Fisher of Greene. A bill for an act relating to the purchase or obtaining of liquor by minors. Introduced, referred to law en- forcement	555
Withdrawn 551 By Johnson of Audubon-Guthrie, Knight, Fischer of Grundy, Darrington, Tieden, Graham, Nielsen, Kruse, Van Drie, Miller of Page and Radl. A bill for an act relating to the Iowa highway safety patrol.	1745	Iowa liquor control commission the discretion to allow the executor or administrator of a liquor control licensee to continue the operation of the business for a limited time. Introduced, referred to law enforcement Committee report Recommended passage Committee report adopted	555 725
Introduced, referred to law enforcement Committee report Recommended passage Committee report adopted 552 By Huff and Milligan, A bill	554 725 725 738	Recommended passage Committee report adopted Steering recommends calendar 1 Passed House; ayes 105, nays 0 1 Reported correctly enrolled 1 Signed by Speaker 1 Sent to Governor 1 Signed by Governor 1	725 738 048 125 967 967
for an act relating to cen-		Signed by Governor	977

H. F. Page	H. F. Page
560 By Van Drie, Dunton, Fischer of Grundy, McIntyre and Fisher of Greene. A bill for an act to prohibit a refund of liquor control license fees while charges against the licensee are pending before the Iowa liquor control commission. Introduced, referred to law enforcement	567 By Johnston of Johnson, Gannon and Skinner (Doderer). A bill for an act relating to land condemnation by pipeline companies. Introduced, referred to agriculture
appropriate from the general fund of the state of lowa to the state conservation commission for land acquisition and development of the Indian Bluffs wilderness area. Introduced, referred to appropriations	for adjacent states. Introduced, referred to law enforcement 572 Committee report 930 Recommended passage 930 Committee report adopted 940 Steering recommends calendar 1225 l'assed House; ayes 104, nays 2 1281 Message from Senate 1872 House concurred 1888 Passed House; ayes 75, nays 0 1888
for an act authorizing cities and towns to create an urban renewal fund from additional taxes produced by an urban renewal area, and to issue revenue bonds secured by and payable from such fund. Introduced, referred to cities and	Reported correctly enrolled 1967 Signed by Speaker 1967 Sent to Governor 1967 Signed by Governor 1978 569 By Roorda A bill for an act relating to the repeal of the state property tax levy.
Committee report 890 Recommended passage 890 Committee report adopted 902 Steering recommends calendar 957 l'assed House; ayes 101, nays 10 989 Reported correctly enrolled 1296 Signed by Speaker 1296 Sent to Governor 1296 Signed by Governor 1376	570 By Van Nostrand, Miller of Page, Bailey and Fischer of Grundy. A bill for an act relating to the taxation of national banks, state banks, savings and loan associations, and related financial institutions. Introduced, referred to ways and
scott, Strand and Cunningham (O'Malley, Benda, Frey, Thordsen and Conklin). A bill for an act relating to registration of social workers. Introduced, referred to social services	means
564 By Miller of Des Moines. A bill for an act relating to the selection of jurors and talesmen. Introduced, referred to judiciary. 572 565 By Holden. A bill for an act relating to motor vehicle financial responsibility. Introduced, referred to judiciary. 572 Amendment filed	572 By Pierson, Logue, Graham, Priebe, Dougherty and Nielsen. A bill for an act relating to the vending of foods and bev- erages. Introduced, referred to agricul- ture 573 Amendment filed 582 Amendment filed 1107
Committee report	573 By Briley. A bill for an act to provide an alternate method determining the taxable values of the inventories of certain types of merchants and manufacturers. Introduced, referred to ways and means
Intrement 572	set relating to standards for

Amendment filed	Page
bill for an act relating to school aid. Introduced, referred to ways and means 585 576 By Andersen, Peterson, Koch and Dooley (Sullivan and Erskine). A bill for an act relating to the civil service departments and employees of cities. 1ntroduced, referred to cities and towns	1535 1549 1549 1549
sand Dooley (Sullivan and Erskine). A bill for an act relating to the civil service departments and employees of cities. Introduced, referred to cities and towns	
cities. Introduced, referred to cities and towns	
towns	
ords of Nvestock dearers. Introduced, referred to agriculture	586 892 892 902
act relating to licenses to operate motor vehicles. Introduced, referred to law enforcement	
ponement	586
sional standards board for certification of teachers, pro-	
certification of teachers, pro-	<u>l</u>
ing the duties thereof, providing for meetings thereof, and	892 892 902
viding for the appointment of members thereto, prescribing the duties thereof, providing for meetings thereof, and compensation for members serving on the board. Introduced, referred to schools . 585 Committee report	: •
580 By Tapscott. A bill for an act relating to the revocation of parole by the parole board. Introduced, referred to judiciary. 585	586
589 By Graham. A bill for an act relating to county am bulance service. Introduced, referred to judiciary. 589 By Graham. A bill for an act relating to county am bulance service. Introduced, referred to judiciary and bulance service. 589 By Graham. A bill for an act relating to county am bulance service. Introduced, referred to judiciary and bull for an act relating to county am bull for an act relating to county and bull for an act relating to county and bull for act relating	586
pal utility retirement systems. Introduced, referred to cities and towns	ı ,
582 By Den Herder (Neu, Rigler, Stanley and Frommelt). A bill for an act relating to the definition and regulation	
Introduced, referred to wave and Sorg, Mayberry, Nolting, Ren	;
means	
Failed to pass House; ayes 59, nays 54	586
Motion to reconsider vote prevalled	

н. Р.	Page	н. 	Page
Introduced, referred to ways an means	d . 586	601 By Hansen of Black Hawk Voorhees, Nolting, Millen, Bat tles and Dunton (Messer);	-
		tles and Dunton (Messerly Denman, Walsh, Doderer, Rig ler and Reichardt). A bill fo	7.
593 By Bailey. A bill for a act authorizing the county manager form of governmen	-	ler and Reichardt). A bill fo	r
manager form of government in counties.	ıt	an act relating to amateu boxing.	
Introduced, referred to count government	y 587	Introduced, referred to conservation and recreation	. 607
		Committee report	728
594 By Miller of Page. A billion for an act relating to moto	li r	Recommended amendment, pas-	. 728
vehicles.		Committee amendment	. 728
Introduced, referred to transportation	. 587	Amendment filed	. 756
545 By Doyle A bill for a	n	Recommended amendment, pas- sage Conmittee amendment Committee report adopted Amendment filed Amendment filed Steering recommends calendar S. F. 484 substituted Withdrawn	.1048
act relating to the purchas	e	S. F. 484 substituted	.1122 .1123
act relating to the purchas of real estate by the state. Introduced, referred to state			
POVERDMENT	. 801	Bergman, Tieden and Al	i
Committee report	. 819	Lamborn). A bill for an ac	a t
		602 By Fischer of Grundy, Goode Bergman, Tieden and Al (Hougen, Lodwick, Flatt an Lamborn). A bill for an ac relating to printing machin ery for the state auditor. Introduced, referred to state	•
596 By Conservation and recreation. A bill for an act relating to fish and game licens	-	Introduced, referred to state	cor
ing to fish and game licens	e	government Committee report Recommended passage Committee report adopted	819
fees. Introduced, placed on calendar	. 606	Recommended passage	. 819 . 822
597 By Schwartz. A bill for a	n	Steering recommends calendar S. F. 398 substituted Withdrawn	.1048
597 By Schwartz. A bill for a act relating to changing of names by individuals.	f	Withdrawn	1519
introduced, referred to judiciary	. 607	603 By Bailey. A bill for a	n
598 By Camp, Crabb, Schroede	r.	603 By Bailey. A bill for a act relating to liability o insurers.	f
Priebe, Ossian, Bailey, Grass	d.	Introduced, referred to commerc	e 607
598 By Camp, Crabb, Schroede Priebe, Ossian, Bailey, Grass ley, Fisher of Greene an Roorda, A bill for an act re	-	604 By Schroeder (Frey). A bij	11
trol.		for an act to legalize and val	d
Introduced, referred to agricul	. 6 07	In Pottawattamia county low	•
Committee report	. 705 705	1968 on the proposition of re	-
Committee report adopted	. 716	on the 5th day of November 1968 on the proposition of re- modeling the present count home and build and equip a	n n
Amendment filed	1024	Introduced, referred to judiciary	. 607
Amendment filed	.1155	Proof of publication certified Withdrawn	. 608
Introduced, referred to agriculture Committee report Recommended passage Committee report adopted Steering recommends calendar Amendment filed Amendment filed Amendment filed Amendment filed Amendment filed Amendment withdrawn Amendment withdrawn Amendment adopted	.1354	1	
Amendment adopted	.1512	605 By Fisher of Green (Clarke). A bill for an ac	į
Amendment withdrawn	.1513	to appropriate money credite to the account of the state of lows in the unemploymen	a f
		lows in the unemploymentrust fund.	ıt
Passed House; ayes 102, nays 10 Message from Senate	.1964	Introduced referred to entre	207
House concurred Passed House; ayes 87, nays 14 Reported correctly enrolled. Signed by Speaker Sent to Governor	. 1965	Committee report	. 930
Signed by Speaker	.1967	Committee report adopted	. 940
Sent to Governor	.1967	priations	. 979
		Placed on calendar	.1967
599 By Tapscott and Holden. bill for an act to prohibit th use of reflectorized paint of	6	Sent to Governor	. 1967
use of reflectorized paint of material on motor vehicle res	er -	Signed by Governor	.1975
istration plates. Introduced, referred to transpor		606 By Koch. A bill for an ac relating to attorney fees pai	ď
tation	. 607	by the county for the defens	e
600 By Camp. A bill for an ac	et	by the county for the defens of persons financially unabl to employ an attorney.	е
relating to plats in cities an towns.	d	Introduced referred to indiciary	'. 6UX
Introduced, referred to cities an	đ . 607	Committee report	910
towns		, committee topote emopted title	

H. F. Page	H. F. Page
607 By Crosier, A bill for an act relating to the issuance of search warrants. Introduced, referred to judiciary. 608 Withdrawn	Passed House; ayes 105, nays 01462 Reported correctly enrolled1728 Signed by Speaker
608 By Bailey. A bill for an act relating to indemnification of corporate employees. Introduced, referred to commerce	617 By Winkelman and Tieden. A bill for an act relating to the propagation and protection of wildlife. Introduced, referred to conservation and recreation
610 By Radl, Dooley and Andersen. A bill for an act to change the requirement for third-party medical assistance from a mandatory requirement to a permissive requirement. Introduced, referred to social services	Stokes, Schmelser, Dietz, Menefee and Logue. A bill for an act to abolish the state sheep association. Introduced, referred to agriculture
612 By Bailey. A bill for an act relating to liability of a seller of goods. Introduced, referred to commerce 626 613 By Strothman, Cochran, Baker, Stokes and Freeman of Buena Vista. A bill for an act relating to marketing of dairy products. Introduced, referred to agricul-	Signed by Governor
ture	Committee report adopted1111 620 By Kluever. A bill for an act relating to financing construction of sewer systems by municipalities. Introduced, referred to cities and towns
Record expunged	college. Introduced, referred to schools 627 622 By Pelton, Skinner and Sorg. A bill for an act relat- ing to the registration of
recipients. Introduced, placed on calendar . 626 Steering recommends calendar . 777 Passed House; ayes 108, nays 0 . 816 Message from Senate	ing to the registration of voters. Introduced, referred to state government

Н.	F.	Page	H. F. Pr	ago
In	license fees for purposes of administration, roduced, referred to socia	- 1		637
Co Re Co	nmittee report	.1227 .1227 .1233	630 By Shepherd, Rodgers and Crabb (Curran and Clarke). A bill for an act relating to prearranged funeral plans. Introduced, referred to judiciary.	637
	By Graham. A bill for a act relating to county public hospitals. produced, referred to county covernment	1	631 By Bailey, Shaw and Koch. A bill for an act relating to insurance or annuity con- tracts on a variable basis, and regulating insurance compan-	
Sto Pa Me	roduced, referred to count government Inmittee report commended passage Immittee report adopted Bering recommends calendar seed House; ayes 103, nays 6. Buse concurred	. 762 . 762 . 957 . 988 .1814	ies and agents concerned with the sale and delivery of such contracts. Introduced, referred to com- merce	627
l'a Re Sig	use concurred ssed House; ayes 101, nays 0 ported correctly enrolled gned by Speaker to Governor gned by Governor	.1857 .1967 .1967 .1967	632 By Blouin. A bill for an act relating to the definition of licenses pertaining to the operation of motor vehicles. Introduced, referred to transpor-	
62	By Schroeder. A bill for a act relating to administrative rules and regulations.	n L-	633 By Commerce. A bill for an act to encourage commetition	627
	troduced, referred to state government mmittee report commended passage mmittee report adopted ering recommends calendar ssed House; ayes 100, nays 2		623 By Commerce. A bill for an act to encourage competition among certain casualty insurance companies in rate making. Introduced, placed on calendar . 6 Amendment filed	637 879 224
620		11 1e	634 By Jesse, Ellsworth, Ken- nedy of Chickasaw, Drake, Caffrey and Camp. A bill for an act providing for the in- spection of elevators, dumb- waiters, escalators, moving walks, and manifts; creating	
62	By Dougherty, Pierson Nielsen, Middleswart, Knot lauch, Mendenhall, Schmeise Baker, McCormick, Peterson Rodgers, Nelson, Gannot Cochran and Van Roekelbill for an act relating the production of dairy product referred to agricult	n,)- r,	walters, escalators, moving walks, and manifts; creating the elevator safety division of the bureau of labor; prescribing methods of enforcement; and providing for fees and penalties. Introduced, referred to human and industrial relations	637
Co	production of dairy product troduced, referred to agricu- ture mmittee report commended amendment, pas- age mmittee amendment mmittee report adopted	. 628 . 958	of Johnson and Tapscott. A bill for an act providing for the rights of a tenant in the maintenance and repair of rental property used in whole or in part as a dwelling. Introduced, referred to judiciary.	628
62	By Balley. A bill for a act relating to the specifications and standards for cheeses and cheese product	n l- or s.	636 By Tapscott and Holden. A bill for an act relating to motor vehicle registration plates	
Co Re Co	mmittee report commended passage mmittee report adopted cring recommends calendar ssed House; ayes 102, nays 0 ported correctly enrolled	. 628 . 958 . 958 . 971	Introduced, referred to transportation	638
Pa Pa Re Sig	ering recommends calendar . ssed House; ayes 102, nays 0 ported correctly enrolled gned by Speaker	.1049 .1278 .1967 .1967	plates. Introduced, referred to transportation	138
	ned by Governor By Jesse, Doyle, Alt an Huff. A bill for an act relating to low-rent housing ager cies.	d t-	638 By Kluever. A bill for an act relating to the collection of the use tax on the cash difference between the retail sales price and the trade-in value in transactions involving motor vehicles.	

н. ғ.	Page	H. F.	Page'
Introduced, referred to ways means	and 638	tation	bill for an act alties for re-
639 By Iowa Development bill for an act relating to filing of an annual repor	the by	ceiving stolen g Introduced, referre	oods. 1 to judiciary, 658
the lowa development mission.	com-	649 By Fischer of worth, Blouin, Freeman of C	Grundy, Ells- Tieden, Radl, lay-Dickinson
Introduced, placed on calend Steering recommends calend l'assed House; ayes 106, nays	2 748	649 By Fischer of worth, Blouin, Freeman of C Erinck, Rodger Kennedy of Du lin and Bergma an act to aboils guer control of	s, Knoblauch, buque, Frank- n. A bill for
640 By Schools, A bill fo act relating to the maxi- rate of interest on ge- obligation bonds issued	r an mum neral	an act to abolis quor control c create a liquor sion within the	h the Iowa li- ommission, to control divi-
school corporations.	020	state-awaed liqu	or stores spe-
Steering recommends calend Passed House; ayes 109, nay Reported correctly enrolled	8 4 683 724	cial distributors quor control Ac provide for who tain sale of liqu licensees, to pr	, and the li- t fund, and to lesale and re-
Steering recommends calend. Steering recommends calend. Passed House; ayes 109, nay Reported correctly enrolled Signed by Speaker	724	licensees, to pr of excise tax s department of r	or by private ovide for sale tamps by the
641 By Ellsworth, O'H Drake and Wells. A bil		department of r otherwise provi istrative proced- tices to carry	ue for admin-
an act relating to the tax on services. Introduced, referred to ways	sales	of this Act. Introduced, referre	
means	638	650 Ry Van Drie	Miller of Page
642 By Andersen. A bill for act to authorize the cre of a capital improvement serve fund by cities	ation s re- and	Sorg, Milligan, Skinner, Caffre Nolting (Wals Malley, Thord	y, Huff and a, Benda, O'- sen. Denman.
towns. Introduced, referred to cities towns	s and 658	Kosek, Stanley erty, Potgeter, Coleman, and	Lange, Lav- Clarke, Potter, Nicholson). A
Recommended amendment, n	as-	Malley, Thord Kosek, Stanley erty, Potgeter, Coleman, and bill for an act aviation author Introduced, referre yelopment	to provide for ities. d to Iowa de-
committee amendment		Withdrawn	813
643 By Ellsworth (Walsh bill for an act relatin fish and game licenses. Introduced referred to cons		651 By Tapscott, Wolfe (Reichar an act to legal al boxing and v	ize profession-
Introduced, referred to constion and recreation 644 By Law Enforcement.		Introduced, referre	d to conserva- on 659
for an act relating to o tors' and chauffeurs' lice Introduced, placed on calen	pera- enses.	Committee report Recommended pass Committee report	adopted1164
645 By Voorhees. A bill fo	or au cs a	652 By Pelton. act relating t corporations.	o professional
public nuisance. Introduced, referred to judic		Introduced, referre	
646 By Blouin and Kenned Dubuque (DeKoster Walsh). A bill for an a	and ct to	Dunton, Coch Dunton, Coch Dougherty, So Radl. A bill f lating to the ag	
establish a private school visory committee. Introduced, referred to sch Committee report		lating to the ag tax credit. Introduced, referre	4.1
Reported without recomm tion Committee report adopted	enda- 892 902	means	
647 Ry Welden. A bill fo	r an	Grundy, Nielse Page, Holden, len, Dunton, B ler of Des Moli	Fischer of on Miller of Grassley, Mil- aker and Mil-
act relating to the design of detour and haul roa connection with primary	ation ds in	ler of Des Moir Denman, Neu, B Lucken and Sha an act relating	nes (DeKoster, riles, Coleman, M). A bill for
projects. Introduced, referred to tran	1	an act relating dealership fran	to automobile chises.

H. F. Pa	-20	H. F. Page
Introduced, referred to commerce Committee report	678 910 910 913	Introduced, placed on calendar 674 Steering recommends calendar 1048 Passed House; ayes 96, nays 0 1113 Motion filed to reconsider vote 1153 Motion to reconsider vote pre-
655 By Shaw (Thordsen, Weimer, Mogged and Sullivan). A bill for an act relating to articles exempt from the retail sales tax.		vailed
Introduced, referred to ways and means	673 934	661 By Elisworth. A bill for an act to encourage competition among certain casualty insurance companies in rate making.
656 By Johnston of Johnson, Pelton and McCormick (Dod- erer and Kosek). A bill for an act relating to a renal disease program		Withdrawn
disease program. Introduced, referred to social services	678	bill for an act relating to the Iowa development commission. Introduced, placed on calendar 674 Steering recommends calendar 855
657 By Social Services. A bill for an act relating to abolition of claims against the estates of certain blind persons who have received aid to the blind.		663 By Winkelman, Knight, Schroeder and Strand. A bill for an act to provide aid for historical purposes. Introduced, referred to Iowa de-
Introduced, placed on calendar . 10 Steering recommends calendar . 10 Page 4 House aver 98 nave 0 . 11	118	velopment 674 Committee report 815 Recommended passage 815 Committee report adopted 824
Reported correctly enrolled	728 844	664 By Judiciary. A bill for an act relating to establishment of county legal aid programs.
for an act relating to assistance paid needy blind persons. Introduced, placed on calendar Steering recommends calendar	674 855	Introduced, placed on calendar . 674 Steering recommends calendar . 855 Ameadment fied
Introduced, placed on calendar Steering recommends calendar . Research House; ayes 94, nays 0. Reported correctly enrolled	948 728 728 728 844	Reported correctly enrolled1805 Signed by Speaker
659 By Appropriations. A bill for an act to provide for the distribution of income, corpo- ration, and sales taxes, and		665 By Winkelman and Stromer. A bill for an act relating to the sale of boars at livestock buying stations and public sale barns. Introduced, referred to agricul-
therefor. Introduced, placed on calendar (Amendment filed	674 740 885	666 By Miller of Page, Fischer of Grundy, Voorhees, Knight and Klein. A bill for an act to add two categories to the
Amendment adopted	420 420 432 438	to add such categories to the unlawful milk definition, and to provide for additional test-
Amendment filed	485	tain existing testing stand- ards.
Motion to reconsider vote with-	949	Committee report 959 Recommended passage 959 Committee report adopted 971 Steering recommends calendar 1226
House concurred	855 967 967 967	Introduced, referred to agriculture 674 Committee report 958 Recommended passage 959 Committee report adopted 971 Steering recommends calendar 1226 Passed House; ayes 95, nays 0 1424 Reported correctly enrolled 1947 Signed by Speaker 1947 Sent to Governor 1957 Signed by Governor 1957
660 By Social Services. A bill for an act relating to com- municable diseases.		667 By Crosier, Fisher of Greene, Renda, Van Roekel, Poncy, Mayberry and Cochran. A bill for an act relating to care-

H. F.	age	H. F.	Page
less driving, reckless driving, and reckless homicide by		Steering recommends calendar . Sifting recommends calendar .	.149
means of a motor vehicle. Introduced, referred to law enforcement	67,4	S. F. 529 substituted	.162
668 By Crabb, Corey, Knob- lauch, Bennett and Battles		678 By Winkelman and Bailey A bill for an act relating t	y. .o
(Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt). A bill for an	ı	bonded warehouses for agri- cultural products.	!• ∙.
Reichardt). A bill for an act relating to members desig-		Introduced, referred to agricul	-
state fair board.		Amendment filed	
Introduced, referred to agricul- ture Re-referred to Iowa development	690	679 By Kluever. A bill for a act to make any deer huntin licenses issued by the conser	n g
	739	vation commission available to all residents without re	ė
669 By Johnston of Johnson. A bill for an act to permit local government bodies to partici-		striction as to numbers.	; - , •
government bodies to partici- pate in the purchase of motor vehicles by the state car dis-		striction as to numbers. Introduced, referred to conser vation and recreation	. 691
patcher.			
Introduced, referred to state government	690	680 By Commerce. A bill for a act relating to the state share of the funding of th	s e
	1	department of housing and ur ban development riot reinsur	-
relating to the awarding of			
costs and attorney fees with respect to certain actions and		Steering recommends calendar .	. 777
proceedings. Introduced, referred to judiciary.	690	Amendment adopted	815
671 By Gannon. A bill for an act to regulate the sale of		Message from Senate	1872
credit life, accident, and health		ance program. Introduced, placed on calendar . Steering recommends calendar . Amendment filed . Amendment adopted . Passed House; ayes 107, nays 2 . Message from Senate . House refused to concur . Motion filed to reconsider yote are	.1928
insurance. Introduced, referred to commerce	690	matted to reconstact vote pro	4000
672 By Hill. A bill for an act		Passed House; ayes 108, nays 2.	.1928
672 By Hill. A bill for an act relating to the suspension of driving privileges of unin-		Signed by Speaker	.1967
sured motorists. Introduced, referred to law en-	ايند	House concurred Passed House; ayes 108, nays 2 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	.1978
forcement	691	681 By Social Services. A bil	11
673 By Pelton. A bill for an act relating to sheriffs' fees.		for an act relating to an in mate furlough plan and its es	-
Introduced, referred to county government	691	tablishment by the departmen of social services. Introduced, placed on calendar . Steering recommends calendar . Passed House; ayes 96, nays 13, Reported correctly enfolled Signed by Speaker	.t
674 By Fischer of Grundy, A bill		Steering recommends calendar.	. 691
for an act relating to beer and malt liquors.		Reported correctly enrolled	. 986 .1728
Introduced, referred to law en-	691	Signed by Speaker	.1728
675 By Fischer of Grundy, A bill		Signed by Governor	. 1844
for an act relating to robbery. Introduced, referred to judiciary.	691	682 By Miller of Des Moines, A bill for an act relating to	A.
the state of the s	001	l hunting spiety education	
bill for an act relating to the		Introduced, referred to conserva tion and recreation Committee report Recommended amendment, pas-	. 692
Iowa development commission. Introduced, placed on calendar Steering recommends calendar	691	Recommended amendment, pas-	11104
Passed House; ayes 103, nays o	985	Sage	.1154
677 By Van Drie, Koch, Alt, Gannon, Caffrey, Grassley, Radi, Miller of Des Moines and Pelton (Frommelt and Benda). A bill for an act relating to credit unions.		683 By Schroeder, A bill for	
Radi, Miller of Des Moines		an act relating to motor ve	-
Benda). A bill for an act re-		hicle reciprocity. Introduced, referred to transpor	ا د روم
	601	tation	
merce Committee report Recommended passage Committee report adopted	1259	684 By Winkelman and Tieden A bill for an act to authorize	•
Commended passage	272	A bill for an act to authorize school districts to employ un certificated personnel for the	

H.	F.	Page	H. F. Ps	rge
	performance of noninstructional supervisory, monitorial or clerical duties. roduced, referred to schools nendment filed	. 692 . 801	694 By Iowa Development. A bill for an act relating to the powers and duties of the Iowa development commission. Introduced, placed on calendar. Amendment filed	714 485
Int	By Welden. A bill for an act relating to determination and distribution of genera state aid to merged areas operating area schools. roduced, referred to ways and means	- 1	695 By Appropriations. A bill for an act to establish a perma- nent revolving fund for the state printing board to pay the costs of the centralized printing department and to make an appropriation there- for.	
	By Roorda, Winkelman Stromer, Tieden, Varley and Dunton. A bill for an act re lating to the method of dis tributing state aid to publi- high school districts. 'oduced, referred to schools.	i - c	Introduced, placed on calendar Passed House; ayes 110, nays 0 Reported correctly enrolled 1 Signed by Speaker 1 Sent to Governor 1 Signed by Governor 1	133
687 Int	By Shaw. A bill for an ac relating to eminent domain. roduced, referred to judiciary mmittee report	t . 692		714
In t	By Schroeder and Stromer A bill for an act relating to licensing of grain dealers. reduced, referred to agriculture.	- . 692	697 By Millen, Tapscott, Battles, McCartney, Van Drie and Kluever (Benda, Walsh, Suilivan, Shirley, Denman, Thordsen, Coleman, Gaudineer, and Messerly). A bill for an act relating to federal insured	
Int f Co. Re	By Hill. A bill for an ac relating to examinations fo and issuance of learners' per mits and temporary drivers permits. The state of th	. 692 . 1376	loans. Introduced, referred to commerce Committee report Recommended passage Committee report adopted Steering recommends calendar 1 Passed House; ayes 95, nays 6 Reported correctly enrolled 1 Signed by Speaker 1 Sent to Governor 1 Signed by Governor 1 Became law by publication 1	910 913 226 421 967 967
In	By Stromer. A bill for a act relating to motor vehicl registration fees and collections. troduced, referred to transportation mmittee report commended passage	- . 692 .1191	899 Ry Koch Dovle Kluever	714
An 69:	commended passage mmittee report adopted nendment filed i By Kluever, Grassley, Hil Nielsen, Schroeder, Miller Walter and Klein. A bill fo an act to establish the offic of district attorney.		and Fischer of Grundy (Benda, Coleman, Erskine, and Den- man). A bill for an act re- lating to Iowa industrial loans. Introduced, referred to commerce	714
693	of district attorney. troduced, referred to judiciary nendment filed	.1025 A	700 By Crabb, Corey, Knoblauch, Ewell and Battles (Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt). A bill for an act relating to the lowa horse association. Introduced, referred to agriculture	714 807
69: In:		n e	701 By Holden and Peterson. A bill for an act relating to communications facilities. Introduced, referred to cities and towns	715

H. F.	Page	H. F.	Page
702 By Klein. A bill for an relating to tape record sessions of the general sembly. Introduced, referred to st government	ate	tinue courts infer district court; and traffic violations o in the district coceive uniform traff penalties.	to establish ffices with- ourt to re- lc violation
703 By Mayberry. A bill for act relating to the dispo of stolen or abandoned ve- cles.	an sal shi-	Introduced, referred to 711 By Pelton. A lact relating to vehicle.	oill for an
Introduced, referred to law forcement	i-	Introduced, referred forcement	
Sage Committee amendment Committee report adopted		712 By McIntyre and bill for an act to the state highway to employ legal c Introduced, referred t	commission ounsel. o judiciary 736
104 By Bergman, A bill for act relating to motor vehicles inspection. Introduced, referred to transpetation	lcle or-	713 By Strothman,	Edgington,
705 By Peterson and Koch (skine). A bill for an act require annual inspection motor vehicles as a condit of registering or renew registration of such motor	Er- to of ion	Mendennall, Stron Crabb, Van Nostra Fisher of Green Fischer of Grundy ham, Den Herder, Buena Vista an (Hougen, Clarke, Arbuckle, Klink, P ged, Parker, Kyt Balloun, Nicholson A bill for an act	Freeman of Kluever Stephens, otter, Mog- al, Lucken,
hicles. Introduced, referred to transp	or-	# Ab	
706 By Kluever. A bill for act to adopt the model cho of form act. Introduced, referred to judicle	vice	county association school district boa cation, to provide nancing therefor, a ish the county sch Introduced, referred t	rds of edu- for the fi- .nd to abol- ool system. o schools 736
707 By Bailey. A bill for act relating to articles of		714 By Transportation for an act relating vehicle registration	
corporation. Introduced, referred to commer Committee report Recommended passage Committee report adopted Steering recommends calendar	rce. 735	vehicle registration the state road use to Introduced, referred to means	n fees and tax fund. o ways and
		Amendment filed Amendment filed Amendment filed Amendment filed	
709 By Andersen, Peterson, D ley, Koch and Doyle (Ersk and Sullivan). A bill for act relating to the counting	ine an of	Amendment filed Committee report Recommended passage	
absentee voters' ballots. Introduced, referred to cour government		Amendment filed Amendment filed	oted1083 1107 1156 1178
708 By Weichman, Tieden, Meler of Jones, Wolfe, Ke Miller of Page, Darrington & Kennedy of Dubuque (Lan Walsh, Shirley, Thordsen, and Kyhl). A bill for an relating to the leasing renting of motor vehicles. Introduced, referred to law forcement	fil- che, and ge, and	Amendments filed Amendments filed Point of order raised Amendment filed Amendments filed	
and Kyhl). A bill for an relating to the leasing a renting of motor vehicles. Introduced, referred to law	act and en-	Amendments filed Amendments withdraw Amendments withdraw Amendment filed	1262 vn1287 vn1289 1289
Torcement Committee report Recommended passage Committee report adopted Withdrawn	735 909 909 913	Amendment adopted Amendment filed Amendment filed	der vote12901291
710 By Gannon (Neu, DeKos Stanley, Clarke and Potgete A bill for an act to provid unified trial court having outlet court judges and distict court magistrates, and outlet court associate judduring transition; to disc	ter, er). e a	the state road use to introduced, referred to means Amendment filed Amendment filed Amendment filed Amendment filed Amendment filed Committee report Recommended passage Committee report adop Amendment filed Amendment	
trict court judges and distr court magistrates, and c trict court associate jud during transition; to disc	rict lis- ges on-	Amendment withdraw Amendment withdraw Motion filed to reconsi Motion to reconsider vailed	der vote1306

H. F.	Page	H. F.	Page
Amendment adopted		eliminate certain notice p sions. Introduced, referred to judic 120 By Fischer of Grundy Andersen. A bill for ar relating to the crimes eavesdropping and wir- ping, prescribing penalties rights of civil actions r ing to eavesdropping wiretapping offenses, and viding for the use of ex dropping or wiretapping vices by certain law enforcements.	and act sofetapes and relate
table	1876 lys 241877 led1967 1967	introduced, referred to law forcement Committee report Recommended passage Committee report adopted Amendment filed 721 By Higher Education bill for an act authorizing state board of regents to quire by gift, purchase.	en- 94 94 102; A g the ac- lease
715 By Grassley. A bil act to create a school tax replacement fund, mark cartain revenues fund, and to allocate propriate the amount fund. Introduced, referred to w means 716 By Millen, Bailey, Miller of Des Moines, G Van Nostrand, and S A bill for an act to	property to ear- s for the and ap- s in the vays and	or construction and to re struct, complete, equip, prove, repair, remodel, ope control, maintain and ma academic and administra- buildings and facilities additions to and utilities vices for such buildings facilities and additions, a stitutions of higher lear now or hereafter under jurisdiction of the state b of regents, to acquire and	econ- im- rate, nage ative and ser- and t in- ning the coard
relating to rights of of certain instruments Introduced, referred to j. Committee report Recommended passage Committee report adopt 17 By Klein, Van Drie, Grassley, Millen, Stronger, Wielen, Stronger, Wielen	a holder s. holder r. 1177 1177 1177 1182 Tieden, hepherd,	prove property therefor establish and collect stu fees and charges and to row money and issue rev bonds payable solely from and charges and other ins tional income, and to re bonds or other obligate payable from such revenu introduced, placed on calends Steering recommends calends S. F. 537 substituted	enue fees titu- fund tions es. ar
Edgington, McCartne, Cunningham, Winkelin Van Nostrand, A bill act relating to the old building in Iowa City Introduced, referred to hi ucation	Planin	722 By Gannon, Ellsworth, E in, Van Roekel, Crosier, W Johnston of Johnson, Ken of Dubuque and Mesvi (Walsh, Fotter and Thord A bill for an act relatin state financial assistance construction of local sev treatment works and ap	Blou- Fells, nedy nsky sen). g to
Skinner, Nolting, Kn Frauklin, and John Johnson. A bill for an lating to community tion centers under the ment of social servic to provide an approtection of the service o	oblauch, ston of act re- correc- depart- ces, and opriation	state financial assistance construction of local sex treatment works and appropriating money therefor. Introduced, referred to appropriations 723 By Renda, A bill for an allowing the department revenue and social serve and the highway commists applied to applied the server of the	pria- 737
719 By Klein, Millen, M Des Molnes, Grassley, Van Nostrand, Sheph Balley. A bill for amending Iowa's c fraud law to prohibi ral selling, to grant it to certain defendants	Ailler of Lipsky, erd and an act onsumer t refer- munity	to employ legal counsel. Introduced, referred to judici 724 By Grassley. A bill for act relating to joint hirin personnel by school distri- Introduced, referred to school 725 By Klysyes. A bill for	ary. 737 r an g of cts,

н.	F. Page	H. F. Page
T 4	act relating to acknowledg- ments and notaries public.	and duties of municipal offi- cers.
10t 726		Steering recommends calendar 796
Ini	an act relating to land pat- ents. roduced, referred to judiciary. 738	Explanation of vote
727	By Pelton. A bill for an act	Sent to Governor
Int	relating to deceptive trade practices. roduced, referred to commerce 738	Decume iaw by publication
728	By Holden (Nicholson). A bill for an act to prohibit the	maintenance levy heretofore made in the county of Hum-
lnt f	parking of vehicles on private property. roduced, referred to law en- orcement	boldt. Introduced, placed on calendar 759 Proof of publication certified 761 Amendment filed
		Amendment filed 934 Steering recommends calendar 1224 Amendment filed 1259 Amendment filed 1846
	By McCartney, Edgington and Grassley (Kyhl). A bill for an act relating to the bonds issued for construction of county public hospitals and additions thereto.	738 By Van Roekel. A bill for an act relating to the revocation of drivers' licenses.
200	mmittee report	Introduced, referred to law en-
Co Ste 730	commended passage	739 By Koch, Holden, Gannon, Jesse, Tapscott, Franklin and Dooley, A bill for an act re- lating to low-rent housing
	act relating to public parking facilities. roduced, referred to cities and	Introduced, referred to human
t	owns 738	and industrial relations 759 740 By Kluever A bill for an
731	By Langland, Tieden, Kitner, Morhfeld and Christensen. A bill for an act relating to pes- ticides.	740 By Kluever. A bill for an act relating to speed limits for certain vehicles. Introduced, referred to transpor-
Int	roduced, referred to agricul- ture 738	Gaudineer). A bill for an act
732	act to provide for the licensing and regulation of detection of	relating to sexual offenses. Introduced, referred to law enforcement
	deception examiners. roduced, referred to law en- orcement	742 By Crabb, Corey, Knoblauch, Bennett and Battles (Sullivan,
733	By Cities and Towns. A bill for an act relating to the urban-renewal law and the low-rent housing law and to legalize and validate certain	Nicholson, Frey, Benda, Den- man, Thordsen and Reichardt). A bill for an act to promote the further development of in-
	actions under such iaws,	dustry, tourism, and agricul- ture through horse racing in Iowa; to create a reaching com-
Ste Pa	roduced, placed on calendar . 759 sering recommends calendar . 796 ssed House; ayes 108, nays 1 . 813 ported correctly enrolled 991 med by Speaker	mission, to provide for control and regulation of races and pari-mutuel wagering, and to
Sig Ser	ned by Speaker 991 to Governor 991 med by Governor 1049	appropriate funds for this purpose. Introduced, referred to Iowa development
Be-	nt to Governor	1
Int 735		743 By Bailey, Millen, Van Nostrand, Miller of Des Moines, Grassley, Klein and Shepherd (Potgeter and Walsh), A bill for an act relating to the regulations of both responsibilities.
7 4	By Bailey. A bill for an act relating to the definition of market value for inheritance tax purposes.	ulation of home solicitation sales. Introduced, referred to judiciary. 760
T	roduced, referred to ways and neans	744 By Judiciary. A bill for an act to legalize and validate the proceedings of the board
73€	By Cities and Towns. A bill	the proceedings of the board

H. F.	Page	H. F.	Page
Linn, state of lowa, making of payments for county poor fund und parent authority of 252.27 for the purpose oviding civil legal assi	n pro- stance		
and legal aid pursuant plan informally approv the board of supervisor operated in conjunction the Linn county bar as	to a ed by rs and with ssocia-]	
Introduced, placed on calen Proof of publication certification for publication certification calen Proof of publication certification calen Passed House; ayes 101, na Reported correctly enrolled Signed by Speaker	ed	753 By Knight, 1 Battles and C for an act to e tions and stand desserts. Introduced, referr	ards for frozen ed to agricul-
745 By Kitner (Parker).	A bill	ture	
for an act relating to taries and treasurers tain county hospitals. Introduced, referred to government. Committee report	county 760	754 By Fisher of Van Drie. A be relating to beer Introduced, referr forcement	of Greene and ill for an act permits, ed to law en-
Recommended passage Committee report adopted Steering recommends calen Passed House; ayes 97, nay Reported correctly enrolle Signed by Speaker	dar1048 s 01276 d1967	755 By Franklin, of Johnson, Ker asaw, Tapscott A bill for an collection agend Introduced, referre	and Mezvinsky. act relating to
Reported correctly enrolle. Signed by Speaker. Sent to Governor. Signed by Governor. 746 By Kluever. A bill: act relating to the sale use tax. Introduced, referred to way means.	ys and	756 By Huff, Van Kreamer. A b relating to cent in the office of council	n Drie, Alt and ill for an act tral purchasing the executive
747 By Blouin and Kenne Dubuque. A bill for a relating to the inclusi nonpublic school stude the distribution of f funds, services and con	edy of in act lon of hts in 'ederal imodi-	Introduced, referre ernment	
ties. Introduced, referred to way means	ys and 760	Introduced, placed Steering recommen	on calendar 786 nds calendar 907 954 ed 955 s 103, nays 0 955
748 By Klein (Balloun), for an act relating t state mine inspector. Introduced, referred to and industrial relations	human	758 By Commerce act relating to l carrier fees.	. A bill for an liquid transport
749 By Shaw and Lipsky, for an act relating to for indigent soldiers, s and marines. Introduced, referred to government	relief sailors, county	Steering recommen	on calendar 786 nds calendar 907 rs 95, nays 8 956 enrolled 1967 1967 1967
750 By Van Drie, Koch, Alt non, Caffrey, Grassley, Miller of Des Moines an	944 , Gan- Radl, d Pel-	759 By Commerce act relating to truck operator ing fees.	. A bill for an motor vehicle
ton (Frommelt and Ben bill for an act relati credit unions. Introduced, referred to com Withdrawn	da). A ng to imerce 761	Introduced, placed Steering recommer Passed House; aye	on calendar 786 nds calendar 907 s 106, nays 1 973 . A bill for an
751 By Tapscott. A bill is act relating to veterans' fits in state employment. Introduced, referred to stat	bene-	act relating to tration decal o introduced, placed Steering recommer Amendment filed	A bill for an annual registr sticker fees, on calendar . 786 ids calendar . 907

H. F.	Page	H. F.	Page
Amendment adopted Passed House; ayes 103, nays	974 0 974	770 By Transportation. A for an act relating to transfer or sale of real	A bill b the estate
761 By Commerce. A bill for act relating to bonded agri- tural product warehouse f	cul-	between agencies of the and the political subdiv thereof.	state
Introduced, placed on calenda: Steering recommends calenda: Passed House; ayes 106, nays	907	Introduced, placed on calend 771 By Grassley. A bill f	
762 By Commerce. A bill for act relating to motor veh certificated carrier fees.	an icle	771 By Grassley. A bill f act relating to educa requirements for teache tification. Introduced, referred to scho	
Introduced, placed on calenda Steering recommends calenda Passed House; ayes 101, nays	r ,, 907		
763 By Commerce. A bill for act relating to motor veh truck operator fees.	an	Steering recommends calend Amendment filed	lar 838 lar 957 960
Introduced, placed on calenda Steering recommends calenda Passed House; ayes 97, nays	r 786	772 By Agriculture. A bi an act relating to pipel! Introduced, placed on calene Steering recommends calene Amendment filed Commerce Motion filed to reconsider v Motion to reconsider vo	1033
764 By Commerce. A bill for act relating to liquid tra port carrier application fi	an ins- ling	Referred to commerce Motion filed to reconsider v Motion to reconsider vote	ote1173
fees. Introduced, placed on calenda Steering recommends calenda Passed House; ayes 107, nays	r 786 r 907 2 977	valled Amendment filed Amendment filed Committee amendment filed Amendment filed	
765 By Judiciary. A bill for act to correct a penalty pr sion pertaining to leased rented vehicle offenses.	ovi- and	Amendments filed	1486
Introduced, placed on calenda Steering recommends calenda S, F. 274 substituted Withdrawn	r 907 953	773 By Transportation (V Lucken, Frey, O'Malley, van, Benda, Denman Frommelt). A bill for a relating to the length of	Sulli-
766 By Schools. A bill for an relating to election and portionment of membershi	ap- p of	vehicles. Introduced, placed on calen 774 By Drake, Sorg, Kruse len, McCartney, Grassley	dar 838
county boards of education introduced, placed on calenda Steering recommends calenda Passed House; ayes 110, nays	r 805 r 957	gington, Peterson, Van	n Drie,
Message from Senate House concurred Passed House; ayes 108, nays	1656 1689 01689	Camp, Lawson and Log bill for an act relati residency requirements	ue. A ng to
Passed House; ayes 110, nays Message from Senate House concurred Passed House; ayes 108, nays Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor Become law by publication	1930 1930 1975	Hamilton, Corey, 17 Kehe, Lippold, Koch, W Camp, Lawson and Log bill for an act relatiresidency requirements elections; compensation training of election wo the use of voters' oaths davits, and declarations qualification and certifi of candidates of nonvari	rkers; s, affl- s; the
767 Dy Transportation A	hill	qualification and certifi of candidates of nonparty tical organizations; vote istration; the use fo	cation c poli- r reg-
for an act relating to the porary restrictions on weight and load of motor hicles, and to provide peties for violation of such the provide peties for violation of such the provided peties for violation of such the provided period of the provided period of the provided period	em- the ve- nal-	absentee ballots and envelopes: absentee ball	na ior ballot ots for
ties for violation of such t porary restrictions. Introduced, placed on calenda		servicemen; the prohibit the solicitation and not tion of absentee ballo	ion of ariza- ts by
768 By Millen, Winkelman, and Caffrey (Shaff and Lan A bill for an act to license regulate water condition	ge). and ning	governmental employees review and use of voters the time of election f calling district conve after resignation of candi	ntions dates:
water conditioning examinations board.	sh a ning	polling places; the rests of candidates; and admit tion of the election in the secretary of state.	nation nistra-
Introduced, referred to so	oc ial 805	I introduced, referred to state	e gov-
769 By Kluever. A bill for act relating to uniform coustedy jurisdiction. Introduced, referred to so		ernment	i1032
Introduced, referred to so	cial	Recommended amendment,	pas-

H. F. Page	H. F. Page
Committee amendment	Steering recommends calendar 929
Committee report adopted1182	Amendment filed
Amendments filed	Amendment filed
Amendments filed1230	Amendments filed 996
Amendments filed1262	Amendments filed
Amendments filed	Special order
Amendments filed1265	Amendments filed 996 Amendments filed 997 Amendments filed 998 Special order 1002 Amendment filed 1002 Amendment filed 1003 Amendment filed 1003 Amendment filed 1003
Amendments filed	Amendments adopted1003
Amendments filed	('all of the House requested1005
Amendments filed1269	Call of the House requested1005 Call of the House
Amendment filed1270	Call of the House lifted1005
Amendment filed	Amendments adopted1006 Amendment filed1006
775 RV Conservation and Nec-	Amendment filed
reation. A bill for an act re-	Motion filed to reconsider vote1009
lating to the possession of	Amendment adonted
firearms and ammunition dur- ing deer hunting season.	Amendment filed
Introduced, placed on calendar 882	Amendments filed
776 By Law Enforcement. A bill	Amendments adopted
776 By Law Enforcement. A bill for an act to prevent fires along railroad right-of-way.	Amendment adopted1017
along railroad right-of-way.	Amendments filed
Introduced, placed on calendar 882	Points of order raised
777 By Appropriations, A bill	Amendment adopted1019
for an act to make appropria-	Amendments adopted1021
tions to members who served on the ethics committee.	Amendment filed
t amalamata minana an aniandan dai	Point of order raised1022
Passed House; ayes 116, nays 0 978	Amendment adopted1022
Signed by Speaker 1673	Motion filed to reconsider vote 1023
Sent to Governor1673	Amendments adopted
Passed House; ayes 116, nays 0 978 Reported correctly enrolled 1672 Signed by Speaker 1673 Sent to Governor 1673 Signed by Governor 1729	Motion filed to reconsider vote 1024
	Motion filed to reconsider vote1024 Motion filed to reconsider vote1024 Motion to reconsider vote failed.1038 Motion to reconsider vote failed.1039 Motion to reconsider vote with- drawn
778 By Appropriations. A bill for an act to appropriate from the	Motion to reconsider vote with-
general fund of the state of Iowa for the biennium begin- ning July 1, 1969, and ending June 30, 1971, to the Iowa state fair board.	Motion to reconsider note with-
lows for the biennium begin-	drawn
June 30. 1971. to the Iowa	Passed House; ayes 83, nays 41 1042
state fair board.	drawn
Introduced Diaced on Calendar 3vi	table
Amendment filed	table
Reported correctly enrolled1605 Signed by Speaker	table prevailed
Signed by Speaker	Message from Senate
Signed by Governor1673	Amendment filed
_ ,	Amendment filed
779 By Schools. A bill for an act relating to the effect of federal aid to schools upon	Amendment filed
federal aid to schools upon	House concurred
state aid to schools.	Amendment filed 1357 Amendment filed 1378 Amendment filed 1651 Amendment filed 1702 House concurred 1743 Motion filed to reconsider vote 1743 Motion to reconsider vote 1743
Introduced, placed on calendar 901 Steering recommends calendar 1226	
Amendment filed	table
S. F. 387 substituted	table prevailed1744
Withdrawit	Reported correctly enrolled1967
780 By Conservation and Rec-	Signed by Speaker
reation. A bill for an act re- lating to damages caused by unlawful destruction, taking, or possession of wildlife	Signed by Governor1978
unlawful destruction, taking,	
or possession of wildlife	for an act to provide for the
owned by the state of Iowa. Introduced, placed on calendar 901	782 By Law Enforcement. A bill for an act to provide for the the licensing and regulating
	detection of deception exami- ners.
781 By Constitutional Amend- ments and Reapportionment.	Introduced, placed on calendar 902
A hill for an act to agtablish	783 By Freeman of Buena Vista
the composition of the gener-	783 By Freeman of Buena Vista and Winkelman. A bill for an
the composition of the gener- al assembly and provide for election of the members	act relating to the election and appointment of members of the state board of public
thereof.	of the state board of public
Introduced, placed on calendar 901	instruction.

H. F. Pag	e H. F.	Page
Introduced, referred to state gov- ernment 91	790 By Social Service	es. A bill for
ernment 31	an act relating standards to	protect the
784 By Ways and Means. A bill for an act relating to the	standards to health, safety, an individuals living	d Welfare of in migratory
valuation and assessment of	labor camps.	
real and personal property. Introduced, placed on calendar 91	Introduced, placed or Steering recommends	s calendar 1225
Amendments filed	Steering recommends S. F. 626 substituted Withdrawn	1476
Amendments filed	8 791 By Conservation	
Amendment filed	reation. A bill fo	or an act re-
Amendments adopted137	lating to deer-	
Amendments filed 137 Amendments filed 137 Amendment withdrawn 138 Amendments adopted 138 Amendments withdrawn 138 Amendments withdrawn 138	Introduced, placed of Amendment filed	o calendar1000
Amendment withdrawn138	Steering recommend	s calendar1224
Amendments withdrawn138	Amendment filed Amendment filed	1453
		bill for an
Amendment adopted 138 Amendment filed 138 Point of order raised 138 Passed House: ayes 75, nays 43 138 Amendment withdrawn 138	act relating to th	e adoption of
Passed House; ayes 75, nays 43	the uniform re forcement of sup	ciprocal en- port Act.
Amendment withdrawn	Introduced, referred	to judiciary.1000
Motion to reconsider vote failed 143	793 By Appropriat	ions. A bill
Amendment filed	the general fund	of the state
Conterence committee report 190	for an act to appropriate for an act to appropriate general fund of lowa to various partments and the analysis appropriate for any partments and the appropriate for any partments and t	us state de- eir divisions
Conference committee report adopted190	and to amend var	TOUR SECTIONS
adopted		appropria-
Signed by Speaker196	tions under this	Act.
Reported correctly enrolled 196 Signed by Speaker 196 Sent to Governor 196 Signed by Governor 198	Amendment filed	
	Amendments filed	
785 By State Government, A bill for an act relating to watch-	tions under this Introduced, placed of Amendment filed Amendment sdopted Amendment sdopted	1157
makers and renairmen.	Amendments filed	
Introduced, placed on calendar 93 Steering recommends calendar 104 Passed House; ayes 108, nays 0 128	Amendment adopted	
Passed House; ayes 108, nays 0128	Amendment filed	
786 By Appropriations. A bill	Amendment adopted	1220
for an act to appropriate from	Amendments adopted	1
the general fund of the state of Iowa for acquisition of cer-	Amendment adopted Amendment filed	
tain property and to authorize the executive council to pur-	Amendment filed Amendments adopted Amendment filed	1
chase the same.	Totals and subtotals	corrected by
Introduced, placed on calendar 97 Passed House; ayes 96, nays 0105	O Chief Clerk	
	Message from Senate	1510
for an act relating to the	Amendment filed	
designation of detour and haul roads in connection with pri-	Amendments adopted House refused to con	1
roads in connection with pri- mary or interstate road proj-	Totals and subtotals Chief Clerk	cur1684
jects. Introduced, placed on calendar 97		
Steering recommends calendar 122	Conference committee	ee report1807
788 By State Government. A bill	adopted	
for an act to establish a special employment security	Reported correctly e	94, nays 61818 prolled1967
contingency fund consisting of	Signed by Speaker .	
interest and penalties col- lected on delinquent employ-	Signed by Governor	
ment security contributions		
and reports. Introduced, placed on calendar 97		the adoption
Steering recommends calendar 122	of the uniform judge.	uvenile court
789 By Bailey. A bill for an act relating to educational stand-	Introduced, referred	to judiciary.1000
ards. Introduced, referred to schools 97	795 By Appropriat for an act to	ions. A bill appropriate

H. F. Pag	(e H. F.	Page
from the motor vehicle fuel	Introduced, placed on c	alendar .1057
tax fund to the department of	Proof of publication cer	tified1058
revenue.	Steering recommends ca	alendar .1225
Introduced, placed on calendar. 100 Passed House; ayes 96, nays 5 109	0 Passed House; ayes 110,	nays 0 .1283
Passed House, ayes 96, nays 5 103	Reported correctly enro	olled1672
Reported correctly enrolled129	Produced, placed on c Proof of publication cer Steering recommends co Passed House; ayes 110, Reported correctly enro Signed by Speaker Sent to Governor	1673
Signed by Speaker	6 Signed by Governor	1729
Signed by Governor137	Recame law by publicat	ion1983
796 By Appropriations. A bill for an act to appropriate from	801 By Conservation as	nd Recre-
	ation. A bill for an	n act re-
the general fund of the state	lating to the operation	on of wa-
ginning July 1, 1969, and end-	tercraft under emerg	ency con-
ing June 30, 1971, to the state	ditions. Introduced, placed on c	alandar 1169
of lowa for the blennium be- ginning July 1, 1969, and end- ing June 30, 1971, to the state department of health.	introduced, placed on c	arendar . 1105
department of neatth. Introduced, placed on calendar100 Passed House; ayes 99, nays 0105 Mersage from Senate	$\frac{21}{10}$ 802 By Appropriations	. A bill
Margare from Senate	for an act to appropr moneys received by	iate from
House concurred	moneys received by	the lowa
Passed House: ayes 96, navs 0149	aeronautics commiss	ion.
Reported correctly enrolled 172 Signed by Speaker 172 Sent to Governor 172 Signed by Governor 184	Introduced, placed on c Amendment filed Amendment filed	1946
Signed by Speaker	Amendment filed	1357
Sent to Governor	Amendment withdrawn	
Signed by Governor	Amendment adopted	1371
797 By Appropriations, A bill	Passed House; ayes 107,	nays 0 .1372
797 By Appropriations, A bill for an act relating to the li-	Amendment withdrawn Amendment adopted Passed House; ayes 107, Message from Senate	1992
cense renewal fee for a person	House concurred Passed House; ayes 107,	nave 0 1893
licensed to practice physical	Reported correctly enro	lled1967
therapy.	Signed by Speaker	1967
Paged House aver 92 nave 4 110	Sent to Governor Signed by Governor	1967
Reported correctly enrolled144	ii Signed by Governor	1975
Signed by Speaker	12 102 134 4 14 14 14 14 14 14	h.111
Sent to Governor144	803 By Agriculture. A an act relating to t	he vend-
Introduced, placed on calendar	ing of foods and beve	erages.
798 By Social Services, A bill for	Introduced, placed on c	
an act authorizing a tax levy		
to create a county public	804 By Appropriations	. A bill
health fund.	for an act to appropr eys received by the st	ate hank-
Introduced, placed on calendar 103	in a department	are build
Referred to ways and means104	Introduced placed on ca	lendar1162
799 By Conservation and Recrea-	l'assed House; ayes 111, Message from Senate	nays 01318
tion. A bill for an act to legalize and validate the pro-	Message from Senate	1419
legalize and validate the pro-	House concurred	nove 0 1413
ceedings taken for the crea-	Kanorias correctly ento	IIAA 167X
tion, organization and estab-	Signed by Speaker Sent to Governor Signed by Governor	1673
lishment of the county con- servation board of Scott coun-	Sent to Governor	1673
ty, Iowa, and all acts and pro- ceedings taken by said board	Signed by Governor	
ceedings taken by said board	005 70 70	4 5.211
and its officials.	805 By Transportation for an act to auth state highway comm pay all special assess	. A Dill
Introduced, placed on calendar105 Proof of publication certified 105	state highway comm	nission to
Proof of publication certified105 Steering recommends calendar125 Passed House; ayes 105, nays 0128	5 pay all special assess	ments on
Passed House; ayes 105, nays 0 128		ction and
Reported correctly enrolled167	to provide that such	land be
Signed by Speaker	assessed in the same	e manner
Sent to tiovernor	 as private property. Introduced, placed on ca 	lander 1169
Reported correctly enrolled	33	
	1 806 By Law Enforceme	nt. A bill
800 By Conservation and Recre- ation. A bill for an act to	for an act relating to	the pre-
ation. A bill for an act to	for an act relating to vention of fires cause	d by open
legalize and validate the Dro-	burning under unsa	re condi-
visors of Scott county Town	tions. Introduced, placed on c	alendar 1169
ceedings of the board of super- visors of Scott county, Iowa, authorizing and providing for	introduced, placed on c	
the issuance of county conser-	807 By Transportation.	
the issuance of county conservation bonds of said county and for the levy of taxes to	an act relating to t	he emer-
and for the levy of taxes to	gency repair, restor	ation, or
pay said bonds and declaring	gency repair, restor reconstruction of hi Introduced, placed on ca	gnways landar 1190
said proceedings to be en-	introduced, placed on ca	
the bonds issued pursuant to said proceedings to be en- forceable obligations of said	808 By Conservation as	nd Recre-
COUNTY	I Office A bill for a	n oot PA.

Н.	F. F	Page H	H. F. Page
	lating to hunting on state preserves.	I	Introduced, referred to appropriations1302
Int	roduced, placed on calendar .	1206	
809	By Appropriations. A bill for an act to make appro-		814 By Schools. A bill for an act relating to average daily membership for state aid pur-
	By Appropriations. A bill for an act to make appropriations to members of the apportionment commission established by Sapata Joint	Į	poses. Introduced, placed on calendar .1302 Steering recommends calendar .1493
	tablished by Senate Joint Resolution five (5) of the first session of the Sixty-third	8	
Int	General Assembly. roduced, placed on calendar . ssed House; ayes 101, nays 1	1206	for an act to appropriate from the general fund of the state to various departments and
Pa	ssed House; ayes 101, nays 1	1247	to various departments and
Sig	ported correctly enrolled ned by Speaker	TAAT	various divisions thereof of the
Ser	ported correctly enrolled ned by Speaker it to Governor ned by Governor	1442 I	state. Introduced, placed on calendar 1302 Amendment filed 1378 Amendment filed 1415 Amendments adopted 1415 Passed House; ayes 104, nays 0 1415 House refused to concur 1855 Conference committee appointed 1872 Conference committee report 1921 Conference committee report 1921 Conference committee report 1922 Conference committee report 1922 Conference committee report 1922
		A	Amendment filed1415
810	By Ways and Means. A bill for an act relating to the lowa	. A	Amendments adopted
T = 4	income tax.	1206	Message from Senate1872
An	nendment filed	1398 C	Conference committee appointed .1875
An	nendment filed	1649 C	Conference committee report1921
An	nendment filed	1745	_ adopted1922
An	nendment filed	1747 P	Passed House; ayes 106, nays 01922 Reported correctly eprolled 1962
An	nendment adopted	1750 8	Signed by Speaker
Pa	ssed House; ayes 77, nays 34	1750 S	adopted 1922 Passed House; ayes 106, nays 0 1922 Reported correctly enrolled 1967 Signed by Speaker 1967 Sent to Speaker 1967 Signed by Governor 1976
Mo	income tax. rroduced, placed on calendar rendment filed	1751	816 By Appropriations A bill
t	able	1751	816 By Appropriations. A bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety for construction
мo t	able prevailed	1751	of Iowa to the department of
Me	ssage from Senate	1903	public safety for construction
Pa	tion to reconsider vote laid on able	1942	of a highway patrol district headquarters building at Oel-
Sig	ported correctly enrolled med by Speaker	1967 1967 I	wein. Introduced, placed on calendar 1331
Sei	ported correctly enrolled ned by Speaker	1967 I	wein. Introduced, placed on calendar 1331 Passed House; ayes 85, nays 0 1418 Message from Senate 179 Amendment filed 1845 House concurred 1860 Passed House; ayes 109, nays 3 1860 Reported correctly enrolled 1967 Signed by Speaker 1967 Sent to Governor 1967 Signed by Governor 1976 Became law by publication 1983
811		Ā	Amendment filed
".	for an act to appropriate funds	F	Passed House: ayes 109, navs 3 1860
	from the general fund of the state to the board of regents and institutions under the	F	Reported correctly enrolled1967
	and institutions under the	l s	Sent to Governor1967
Int	roduced, placed on calendar	1232 S	Signed by Governor
An	and institutions under the control of said board. roduced, placed on calendar lendment filed	1327 1357	
An	nendment filed	1398	817 By Appropriations, A bill for an act to appropriate from
An	endment filed	1454	for an act to appropriate from the general fund of the state to the Iowa state commerce
***	thatawit	1110	commission and various divi-
812	ments and Reapportionment. A	I	sions thereof. Introduced, placed on calendar 1362 Amendment filed
	bill for an act relating to the election of county boards of	A	Amendment filed
	supervisors.	4074 A	Amendment filed
	roduced, placed on calendar ting recommends calendar	1271 1645 A	Amendment adopted
An	qendment filed	1671 N	Motion filed to reconsider vote1572 Motion to reconsider vote failed1572
Mo	tion filed to reconsider vote	1671 T	Totals and subtotals corrected by
Mo Pa	ting recommends calendar	1671 F	Chief Clerk
Re	ported correctly enrolled	1967	Message from Senate
Sei	nt to Governor	1967 F	Passed House; ayes 79, nays 0 1890
Sig	nica by account mon months.	10.0 N	House concurred 1888 Passed House; ayes 79, nays 0 1890 Motion filed to reconsider vote 1941 Motion to reconsider vote prevailed 1941 Motion to reconsider vote prevailed 1944
813	By Klein. A bill for an act relating to a parking facility on the capitol grounds and	3	Motion to reconsider vote pre-
	on the capitol grounds and		vailed
	providing an appropriation for	7	Motion to reconsider vote pre-

н. г.	Page	н. г.	Page
House concurred Passed House; ayes 105, r Reported correctly enrol Signed by Speaker Sent to Governor Signed by Governor	1967 1967	823 By Appropriation for an act to approte the primary road is state highway commendment filed Amendment filed Amendment filed Amendment withdrawn Passed House: ayes 97 Message from Senate House refused to conconference committee.	priate from
818 By Appropriations. for an act to appropri- the general fund of to the department of ture. Introduced, placed on cal S. F. 670 substituted Withdrawn 819 By Appropriations.	endar1381 1500	Message from Senate House refused to conc Conference committee Conference committee Conference committee adopted Passed House; ayes 93 Reported correctly en Signed by Speaker Sent to Governor Signed by Governor	report1843 report1848
819 By Appropriations, for an act to appropri the general fund of to the department of services and the boar role and relating to ministration of programment of gueden department. Introduced, placed on ca Amendment filed	rams of	Signed by Governor. 824 By Appropriatio for an act to mak ations to certain c named persons in of claims made a state of Iowa. Introduced, placed on Amendment filed	ns. A bill e appropri- ounties and settlement
Conference committe rep Conference committee re adopted	A bill	S25 By Appropriatio for an act relating of general school merged areas, a u counting system schools, and provide propriation for ge aid to school distring public junior nity colleges and	ns. A bill to payment ol aid to uniform ac- for area ling an ap- neral state lets operat- or commu- to merged
tural associations and tries. Introduced, placed on cal Amendment filed	endar . 1401 . 1486 . 1535 . 1558 . 1559 . 1559	areas. Introduced, placed on Amendment filed Amendment filed Amendment filed Amendment filed Amendment filed Motion filed to reconsider version to reconsider version filed t	calendar . 1540
821 By Appropriations. A an act to appropriate general fund of the Iowa to the education and television facilit. Introduced, placed on cal S. F. 682 substituted Withdrawn	from the state of ial radio y board. endar1401 1751	826 By Conservation ation. A bill for an to the creation at iton of conservation by voluntary mean Introduced, placed on \$27 By Appropriatio for an act to approthe general fund of	and Recre- act relating nd acquisi- n easements s. calendar1568
822 By Appropriations. An act to appropriate general fund of the the educational radio vision facility board it tal improvements of teducational television Introduced, placed on cal S. F. 686 substituted	from the state to and tele- or capi- he state	the general fund of to the higher education to higher education for grant program. Introduced, placed on Amendments filed S. F. 688 substituted Withdrawn 828 By Appropriation for an act to appropriate to the substituted and the substituted for an act to appropriate	the tuition calendar161017821789 ns. A bill

 -

Page | H. F.

Page

for capital improvements and purchases of land for institutions under the board of regents including construction of new buildings, repairs, improvements, land purchases, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of regents, the governor, and the state comptroller.

Introduced,	placed	on	cale	ndar	1610
Amendment					
S. F. 689 su Withdrawn	batitut	ed.			1794
Withdrawn					1797

829 By Appropriations. A bill
for an act to provide for an
appropriation from the gen-
eral fund of the state to the
state board of regents to reim-
hurse state educational insti-
tutions for deficiencies in op-
erating revenues resulting
from funds pledged to finance
academic and administrative
buildings and facilities and

RECORD OF SENATE BILLS IN HOUSE

SENATE JOINT RESOLUTIONS AND SENATE FILES PASSED AND APPROVED—169

S. J.	. R.	1, 2,	3, 5,	18,	24, 2	5, 30).								
S. F	•														
18,	30,	39,	44,	45,	59,	60,	73,	74,	76,	79,	86,	88,	95,	105,	106
119.	129,	135,	139,	140,	145,	146,	152,	157,	159,	172,	176,	177,	181,	183,	185
186,	187,	190.	191,	192,	193,	194,	195,	198,	199,	207,	208,	210,	211,	213,	226
					274,										
333,	347,	350,	369,	375,	376,	383,	387,	395,	398,	405,	409,	412,	416,	422,	439
454.	472,	482,	484,	494,	504,	511,	525,	529,	530,	531,	532,	536,	537,	544,	545
549,	555,	563,	573,	579,	580,	581,	590,	593,	598,	599,	600,	601,	602,	603,	604
605,	606,	607,	608,	609,	610,	612,	614,	619,	621,	622,	624,	626,	630,	631,	632
633.	634,	635.	636,	642,	649,	650,	651,	652,	654,	655,	661,	663,	668,	669,	670
671.	672,	673,	674,	675,	676,	679,	680,	681,	682,	685,	686,	688,	689,	695,	696
699.	•	•	•		-			-	-	-	•	•	•	•	

SENT TO SECRETARY OF STATE S. J. R. 1, 2, 3, 5, 18, 24, 25, 30

		· 	
RECORD OF EA	ACH SE	NATE BILL IN HOUSE	
S. J. R.	Page	S. J. R. P	age
1 By Stanley, Lange, Arbuck, Balloun, Benda, Briles, Clark Conklin, Curran, De Koste Denman, Doderer, Flatt, Ksek, Laverty, Lucken, Mowr Neu, Potgeter, Potter, Shabe Shaff, Shirley, Sullivan, Wals Hammer, Messerly, Lodwic De Hart, Hougen, McGill at Mogged. A joint resolution amendment relating to qualications of electors. Received, preferred to constitutional amendments and reaportionment. Committee report. Passed House; ayes 117, nays 0 Signed by Speaker. 2 By Lange, Stanley, Arbuck Balloun, Benda, Briles, Clark Curran, De Koster, Denma Flatt, Kosek, Laverty, Lucke Mowry, Neu, Potgeter, Potte Rigler, Schaben, Shaff, Shirles Sullivan, Van Gilst, Wals Hammer, Hill, Lodwick, Millen, Hends, Briles, Clark Gill and Mogged. A joint recolution proposing an amen ment to the constitution the state of Iowa to requithat members of the gener assembly be elected from sigle member legislative ditricts. Received, referred to constitution the state of Iowa to requithat members legislative ditricts. Received, referred to constitutional amendments and reaportionment. Committee report adopted	re,	Conklin, Curran, De Koster, Denman, Doderer, Flatt, Kosek, Lange, Laverty, Leonard, Lucken, Mowry, Neu, Potgeter, Potter, Schaben, Shirley, Van Gilst, Walsh, Lodwick, De Hart, Erskine, Hougen, McGill and Mogged. A joint resolution proposing an amendment to the Constitution of the state of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney. Received, referred to constitutional amendments and reapportionment. Committee report. Recommended passage	118 118 125 153 168 108 111 112 113
3 By Sullivan, Stanley, Ba loun, Benda, Briles, Clark	il- ce,	Gaudineer, Glenn, Dodds, Grif- fin and McGill. A joint resolu-	

S. J. R.	Page	S. J. R.	Page
tion relating to the vage of electors. Received, referred to constional amendments and portionment	stitu- reap- 715 om	to make a therefor.	on study commit- ed by the Sixty- Assembly, and n appropriation
14 By Smith, Stanley, Bal Benda, Keith, Briles,	loun, Kyhl	Signed by Speak	l on file
Koster, Flatt, DeHart, Lu. Potgeter, Conklin, Rigler, livan, Walsh and Lodwic joint resolution proposin amendment to the cons tion of the state of Iow provide means for the ge assembly to convene into special session bet regular sessions. Received, referred to cons tional amendments and	cken, Sul- Sul- k. A g an stitu- ca to neral itself ween stitu- rean-	lowa state h sion in the diagonal high of lowa, and terstate high northern Iow	er, Clarke and gington, Fischer Bailey, Priebe, Pranklin). A joint roviding for the of a joint biparive committee to he actions of the helphway commisestablishment of ways in the state particularly inway thirty-five in a.
portionment	902	Sifting recomme Passed House; a Signed by Speak	1 on file1403 nds calendar1646 tyes 88, nays 21791 er1885
tion proposing an amend to the constitution of state of lowa repealing tions which provide for distribution of fines to se districts.			ry. A joint reso- vide that the au- rred on the exec- extends to and uisition of prop- purchase, con- otherwise.
Received, referred to constional amendments and apportionment	reap- 675	Received, referr	otherwise. ed to judiciary .1645 ends calendar1646 yes 91, nays 31781
Substituted for H. J. R. 5. Amendment adopted	1542	Signed by Speak	er1885
portionment	on-	S. F.	Page
amendments and reapporticement 18 By Doderer, Palmer Gaudineer. A joint retion directing a legisl study to review the criminal code.	and solu- ative Iowa	S. F. 18 By Benda,	Page Rigler, Shirley,
amendments and reapporticement 18 By Doderer, Palmer Gaudineer. A joint retion directing a legisl study to review the criminal code.	and solu- ative Iowa	S. F. 18 By Benda, Coleman, Ba born (Balley, Gannon and for an act r lishment, ma tion, and rej banks in Io	Page Rigler, Shirley, lloun and Lam- Harbor, Dunton, Shaw). A bill elating to estab- nagement, opera- gulation of state wa, and to the
amendments and reapporticement 18 By Doderer, Palmer Gaudineer. A joint retion directing a legisl study to review the criminal code. Licceived, referred to judicia Committee report. Committee report adopted. Steering recommends calend Amendment filed	and solution 1614 and solution 1614 and solution 1614 ary 839	S. F. 18 By Benda, Coleman, Ba born (Balley, Gannon and for an act r lishment, ma tion, and rej banks in Io	Page Rigler, Shirley, lloun and Lam- Harbor, Dunton, Shaw). A bill elating to estab- nagement, opera- gulation of state wa, and to the
amendments and reapporticement 18 By Doderer, Palmer Gaudineer. A joint retion directing a legisl study to review the criminal code. Received, referred to judicia Committee report. Recommended passage Committee report adopted Steering recommends calend. Amendment filed	and solu- ative lowa ury 839 910 910 913 ar 9476 1476 1476 14702 solu-	S. F. 18 By Benda, Coleman, Ba born (Balley, Gannon and for an act r lishment, ma tion, and rej banks in Io	Page Rigler, Shirley, lloun and Lam- Harbor, Dunton, Shaw). A bill elating to estab- nagement, opera- gulation of state wa, and to the
amendments and reapporticement 18 By Doderer, Palmer Gaudineer. A joint retion directing a legisl study to review the criminal code. Received, referred to judicis Committee report. Recommended passage Committee report adopted Steering recommends calend. Amendment filed Amendment adopted Passed House; ayes 102, nays Signed by Speaker 20 By Schools. A joint retion urging a legislative sto review and codify the of lowa relating to educ below the university leve	and solu- and solu- ative lowa ury .839	S. F. 18 By Benda, Coleman, Ba born (Balley, Gannon and for an act r lishment, ma tion, and rej banks in Io	Page Rigler, Shirley, lloun and Lam- Harbor, Dunton, Shaw). A bill elating to estab- nagement, opera- gulation of state wa, and to the
amendments and reapporticement 18 By Doderer, Palmer Gaudineer. A joint retion directing a legisl study to review the criminal code. Received, referred to judicia Committee report. Recommended passage Committee report adopted Steering recommends calend. Amendment filed	and solu- and solu- ative lowa ury .839	S. F. 18 By Benda, Coleman, Ba born (Balley, Gannon and for an act r lishment, ma tion, and reg banks in Io state superin ing, state ba state banking Amendment filed Amendment filed Amendment filed Amendment filed Amendments file Amendments file Amendments file Amendments file Amendments file Amendments file Amendment wit Amendment filed Motion filed to r Motion filed to r Motion filed to r Amendment filed Motion to reco vailed Amendment wit Amendment filed Motion to reco	Page Rigler, Shirley, lloun and Lam- Harbor, Dunton, Shaw). A bill elating to estab- nagement, opera- gulation of state wa, and to the tendent of bank-

S. F. Page	Page
Amendments withdrawn 452 Point of order raised 452 Amendments withdrawn 453 Amendment adopted 453 Amendment fled 453 Point of order raised 453 Amendment withdrawn 454 Passed House; ayes 120, nays 0 454 Explanation of vote 455 Signed by Speaker 831	sonal property sold on installment contracts. Received, referred to commerce .103 Amendment filed .167 Amendment filed .176 Annendment filed .176 Substituted for H. F. 167 .177 Amendments adopted .177 Amendment withdrawn .177 I assed House; ayes 58, nays 3 .177
27 By Hougen. A bill for an act to provide for delayed taxation on real property for the improvement, repair, and replacement of real property structures. Received, referred to ways and means	44 By Lange. A bill for an act relating to beer warehouses. Received, referred to law enforcement 18 Committee report 25 Geommittee report adopted 25 Committee report adopted 25 Passed House; ayes 112, nays 7, 32 Signed by Speaker 36
28 By Hougen. A bill for an act relating to the regulation of political billboards located on private property. Received, referred to cities and towns	45 By Lange. A bill for an act relating to information required on beer tax reports. Received, referred to law enforcement 15° Committee report 25.
30 By Doderer. A bill for an act relating to the leasing of property and othe facilities by the geological survey. Received, referred to state government 694 Committee report 819 Recommended passage 819 Committee report adopted 822 Steering recommends calendar .1226 l'assed House; ayes 96, nays 0 .1408 Signed by Speaker 1531	47 By Potgeter. A bill for an act regulating issuance of special deer hunting licenses to the special deep landlerds and
33 By Balloun. A bill for an act relating to roadside parks. Received, referred to Iowa development	55 By Shirley and Neu. A bill for an act creating an area vocational school. Received, referred to higher education
38 By Messerly. A bill for an act relating to a safety requirement of added odor in the distribution of gas for public consumption. Received, referred to commerce . 587 39 By Messerly. A bill for an act relating to incorporation of a municipality in an urbanized area within three miles of a city over fifteen thousand population. Received, referred to cities and towns	59 By Arbuckle. A bill for an act to legalize and validate the special election of the Madrid community school district, in the counties of Boone, Polk and Dallas, state of Iowa, held on September 30, 1968, on the proposition of issuing school bonds in the sum of not to exceed \$755,000.00 for the purpose of building and furnishing a senior high school building and symnasium and acquiring land therefor and for future school buildings. Proof of publication certified 123 Received, referred to judiciary 192 Committee report adopted 372 Committee report adopted 378 Committee report adopted 378 Signed by Speaker 467
Signed by Speaker	60 By Potgeter. A bill for an act to permit municipalities to make a charge for ambulance service. Received, referred to cities and towns

S. F.	Page	S. F.	Page
Recommended passage Committee report adopted Passed House; ayes 113, nays Signed by Speaker	310 315 0 400 467	Steering recommends calendar Sifting recommends calendar l'assed House; ayes 99, nays 0 Signed by Speaker	1493 1606 1618 1702
73 By Lodwick, Walsh, Do Stanley, Klink, Fromm Lamborn, Shaff, Thordsen Nicholson. A bill for an adding a member of the Idevelopment commission the Mississippi parkway planing commission. Received, referred to Iowa dement	to lan- vel-	87 By Frey, Schaben and D Hart. A bill for an act to r peal the county option prov sions of chapter one hundre twenty-three (123), Code 196 Received, referred to law en- forcement Committee report tion Committee report adopted Steering recommends calendar	704 a- 704 716
Recommended passage Committee report adopted Steering recommends calendal Passed House; ayes 108, nays Signed by Speaker 74 By Conklin. A bill for act relating to unsolic goods, wares, and merch		88 By Gilley (Langland, Tiden, Winkelman and Menderhall). A bill for an act amend section three hundreforty-seven A point two (3 A.2) to increase the maximuinterest rate for revenue bond	111
alse. Received, referred to commer. Substituted for H. F. 114 Passed House; ayes 120, nays Signed by Speaker	294 327 1 . 327 366	issued by certain counties for hospital purposes. Received, referred to commerce Substituted for H.F. 78	or
rington, Peterson and Doy A bill for an act to exe employees of drainage tricts from coverage under lowa public employees' ret ment system, except those ployees already vested.	ire-	95 By Kyhl and Keith (Grass and Knight). A bill for a act relating to studded the on school buses.	s- in ès
ployees already vested. Received, referred to state gernment Substituted for H. F. 85 Passed House; ayes 94, nays Signed by Speaker 78 By Potgeter, Balloun, Wand Lamborn. A bill for act relating to child labor. Received referred to human		ment Amendment filed Committee report Recommended passage Committee report adopted Steering recommends calendar Amendment adopted Passed House; ayes 83, nays 24 Sirned by Speaker	351 546 546 556 686 750
act relating to child labor. Received, referred to human industrial relations Committee report Recommended amendment, par sage Committee amendment Committee report adopted Amendment filed	1348	97 By Frommelt. A bill for a act relating to the filing a retail licensee prices. E.eceived, referred to commerce	in of .1036
Amendment filed	A the to rces	105 By Higher Education. A bifor an act authorizing instal ment purchases of real estaby the state board of regent deceived, referred to higher education. Committee report	l- te
Committee report Recommended passage Committee report adopted Passed House; ayes 99, nays 1 Signed by Speaker	1075 1076 1083 l1250	by the state board of regent leceived, referred to higher et ucation Committee report Recommended passage Committee report adopted Amendment filed Amendment adopted Passed House; ayes 109, nays 6 Signed by Speaker	301 305 378 386 493
86 By Shaff, Lisle and Lambe A bill for an act empower county boards of supervis to act in lieu of township t tees in cases where all tr tee offices in a township vacant.	are	106 By Higher Education. A bifor an act authorizing the state board of regents to at thorize institutions under a control to commission specifications officer authority. Received, referred to higher educations and active to the second to t	I - 1 -
Received, referred to county g ernment	OV- 694 855	cation Committee report Recommended passage Committee report adopted	204 301 305

S. F.	Page	S. F.	Page
Passed House; ayes 95, nays 1 Signed by Speaker	6 . 384	Substituted for H. F. Amendment filed	. 48 699 699
114 By Shirley. A bill for act relating to disposal of d	an ead	Amendment adopted Amendment filed	700
animals. Received, referred to agric	eul-	l'assed House; ayes I House insisted	03, nays 15 . 701
Committee report	598	Conterence committee	e report 808
Recommended passage 119 By Lucken and Hougen.		Conference committee adopted	e report
bill for an act relating to expense for care, examinat or treatment of minors pla by the court with some	the ion	Signed by Speaker	melt, Walsh,
other than the parents.		140 By Benda, From Neu, Briles and S dersen, Kluever, ler of Des Moir Koch and Lipsky	Strand, Mil- nes, Caffrey,
Committee report to judiciary Recommended passage Committee report adopted Steering recommends calendar l'assed House; ayes 106, nays Signed by Speaker	1177	Koch and Lipsky an act relating to loan associations.). A bill for savings and
Steering recommends calendar Passed House; ayes 106, nays	0.1225	Received, referred to Substituted for H. F. l'assed House; ayes l	commerce . 694 168 841
		Signed by Speaker .	
120 By DeHart, Frey and Coman. A bill for an act reing to the surrender of b	lat- eer	145 By Appropriati for an act rela printing board ap Received, referred t	ons. A bill
permits. Received, referred to law en-	1026	Received, referred t	o appropria-
forcement		Committee report Recommended passage	re 200
124 By Sullivan. A bill for act relating to attorney f. Received, referred to judiciary Amendment filed	ees. 7 555 1704	tions	
129 By Briles and Leonard. bill for an act relating to	A the	act relating to ve erence.	
issuance of marriage licen. Received, referred to judiciary Committee report	587	Received, referred towns Committee report	
Committee report	778	Recommended passag Committee report ad Steering recommends Sifting recommends Passed House; ayes	re
		Steering recommends	calendar1493
Amendment filed Amendment filed Amendment withdrawn Passed House; ayes 78, nays 2	1251 6 .1252	Signed by Speaker	
signed by Speaker	1341	152 By Potter. A bi relating to the bonds by cities an	issuance of d towns.
Curran and Walsh (McCaney). A bill for an act re	lat-		
ing to corporations organi pursuant to the Iowa econo development Act.	zed mic	towns	;e
Deschool metamod to Tame	de- 450	Steering recommends Sifting recommends of Passed House; ayes Signed by Speaker	calendar1493 alendar1606
Recommended passage	537	Passed House; ayes 1 Signed by Speaker	.05; nays 0 .1626
velopment Committee report Recommended passage Committee report adopted Steering recommends calendar Passed House; ayes 108, nays (Signed by Speaker	580	157 By Neu and La for an act rela	inge. A bill ting to the
		judge.	reme court
139 By Flatt, Sullivan, Lar DeHart, Kosek, Mogged, K Thordsen, Curran, Ersk	yhl,	Received, referred to Committee report Recommended passas	
Potter, Lucken, Balloun, Sh Walsh, Nicholson, Briles,	aff, Van	Committee report Recommended passag Committee report ad Steering recommends Passed House: aves 9	opted1182 calendar1226
Gilst, Mc Gill, Coleman of Klink (Van Drie, Tied	and len,	Passed House; ayes 9 Signed by Speaker	
Thordsen, Curran, Ersk Potter, Lucken, Balloun, Sh Walsh, Nicholson, Briles, Gilst, Mc Gill, Coleman Klink (Van Drie, Tiec Winkelman, Miller of Moines, Sorg, Radl, Mohrf Cunningham, Voorhees, Roekel, Renda, Stromer, Sh herd, Pierson, Mayberry, Merd, Pierson, Mayberry, Merd, Pierson, Mayberry, Merd, Pierson, Genekel, Ronda, Stromer, Sh herd, Pierson, Mayberry, Merd, Pierson, Geneke, Stromer, Geneke, Checke, Passed on file	eld. Van	159 By Stanley and A bill for an act	l Gaudineer. relating to
Rockel, Renda, Stromer, Sh herd, Pierson, Mayberry, M	ep- dil-	civil service emplo Received, referred t	o cities and
act relating to false draw or uttering of checks	ing	towns	278 575 09. nays 0 575
Received, passed on file	675	Signed by Speaker	686

S. F.	Page		Page
163 By Gaudineer. A bill act relating to replevin Received, referred to judic Committee report	bonds. ary 374 1178 1178 1182	Hart, Balloun, O'Malley, ineer, Coleman, Conklin, olson, Curran, Arbuckle ter and Shaff. A bill act relating to annual justment of pensions, payments and pension b for disabled and retire	Gaud- Nich- Pot- for an read- ension enefits
172 By Thordsen, Rigler, M. Kyhl, Stanley, Shaff, V. and Schaben. A bill is act extending the pownotaries public beyon boundaries of their coursidency to the entire Received, referred to judici Committee report	nty of state. arv . 382	men and policemen. Received, referred to citie towns Committee report Recommended amendment, sage Committee amendment Committee report adopted	es and1207 1391 pas- 1391 1401
Steering recommends calen Removed from calendar Placed on calendar Steering recommends calen Passed House; ayes 95, nay: Signed by Speaker	dar 686 762 762 dar1049 s 111279 1347	181 By Schaben (Darringt Waugh). A bill for a relating to levee and age districts. Received, referred to count ernment Amendment filed	
173 By Thordsen, Sulliva Denman (Shaw, Kluever ton and Holden). A bill act relating to emplo agencies and the fees of thereby.		183 By Judiciary. A bill act relating to the sa	for an les of
Received, referred to hums industrial relations	Sulli- Bal-	Received, referred to judic Committee report	iary . 355 413 416 dar . 536 ys 0 . 576
Grundy, Rex, Koch, W Kitner, Bergman, Hans Black Hawk and Mill Marshall). A bill for a relating to penalties f- commission of or the a to commit crimes when with firearms. Received, referred to law e forcement Substituted for H. F. 144 Amendment fled	n- 628	184 By Judiciary. A bill act relating to sales at tax exemptions to no educational institutions. Received, referred to judic Committee report	for an nd use nprofit diary . 355 468 488
Amendment filed Point of order raised Passed House; ayes 99, nay Signed by Speaker 176 By Judiciary. A bill	927 927 s 17 . 927 1049	185 By Judiciary. A bill act to correct a Wrong ence in the school law. Received, referred to judic Committee report	for an refer- liary . 374
act relating to the coun of the revenue laws. Received, referred to judici Committee report		186 By Judiciary. A bill act relating to motor fu tributors' licenses. Received, referred to judi Committee report	for an el dis-
177 By Judiciary. A bill act to co-ordinate v statutes with the Act or the department of reven Received, referred to judici Committee report	eating ue.	Passed House; ayes 98, nay Signed by Speaker	s 01622
Committee report	416 dar 778 /s 0 850 908	187 By Judiciary. A bill act relating to terms of trict court. Received, referred to judic Committee report	

8. F.	Page	S. F. Page
Passed House; ayes 106, nays 0 Signed by Speaker		Committee report 566 Recommended passage 566 Committee report adopted 573
188 By Judiciary. A bill for an act relating to the three-point tax law.	ı t	Committee report adopted 573 Steering recommends calendar 1493 Passed House; ayes 96, nays 0 1543 Signed by Speaker
Received, referred to judiciary Committee report	. 374 . 566 . 566	196 By Judiciary. A bill for an act relating to civil liability to townships.
189 By Judiciary. A bill for an	ı	Received, referred to judiciary 374
act relating to annual sessions of the general assembly. Received, referred to judiciary	. 3 5 5	197 By Judiciary. A bill for an act relating to the property tax limitation for area vocational schools and its review by the general assembly.
190 By Judiclary. A bill for an act relating to removal of billboards, etc. on highways.	ř	Received, referred to judiciary 356 Committee report 468
Received, referred to judiciary Sifting recommends calendar. Passed House; ayes 97, nays 7 Signed by Speaker	356 1845 1896	Recommended indefinite post- ponement
		198 By Judiciary. A bill for an act relating to deputy city
191 By Judiciary. A bill for an act relating to the board of library trustees and employ-		Clerks.
Received, referred to judiclary . Committee report	356 910	Recommended passage
Committee report adopted	910	Committee report
Steering recommends calendar Sifting recommends calendar Passed House; ayes 91, nays 0	1493	bighed by bpeaker
Signed by Speaker	1702	act relating to city boards of
192 By Judiciary. A bill for an act relating to instruction of children in the county juven-	1	Received, referred to judiciary . 256 Committee report
Received referred to indictors	25.0	Committee report adopted 416 Steering recommends calendar 686
Committee report	413	l'assed House; ayes 111, nays 0 764 Signed by Speaker
Steering recommends calendar	536 527	203 By Briles and Thordsen (Caffrey, Fisher of Greene, Mayberry, Tapscott, and
Signed by Speaker	686	Camp), A bill for an act relat-
193 By Judiciary. A bill for an act relating to regulation of jitney buses in cities and	1	ing to cancellation and nonre- newal of automobile liability insurance.
towns. Received, referred to judiciary		Received, referred to commerce . 970 Amendment filed1808
Committee report	. 411	207 By Social Services. A bill
Recommended passage	416 536	for an act to clarify adoption procedure by recognizing all courts which terminate par-
Amendment filed Amendment adopted Passed House; ayes 100, nays 0 Signed by Speaker	661	ental rights. Amendment filed
		vices
194 By Judiciary. A bill for an act relating to special automobile registration plates.	-	vices
		Amendment withdrawn
Committee report	. 468 . 485	Signed by Speaker1176
Passed House; ayes 115, nay:	. 778 8 851	208 By Social Services. A bill for an act to provide the ex- press authority for the de-
none	958	press authority for the de- partment of social services to purchase services for children.
195 By Judiciary. A bill for an act relating to tax exemptions	1 5	Received, referred to social services
and credits.	974	Committee report

S. F. Page	S. F. Page
Amendment filed	Substituted for H. F. 398
210 By Commerce. A bill for an act relating to the expenses incurred by the insurance commissioner while in attendance at meetings with insurance officials of other states. Received, referred to commerce. 461 Committee report. 616 Recommended passage	and Benda (Lipsky, Shaw, Mc-Cartney, Dunton, Van Roekel, Kluever, Varley and Van Drie). A bill for an act to amend chapter seventy-four (74, Acts of the Sixty-second General Assembly. Received, referred to appropriations
211 By Social Services. A bill for an act relating to the time of election of the officers of the air pollution control commission. Received, referred to social services	235 By DeKoster, Walsh and Van Gilst. A bill for an act exempting private and paro- chial school buses from pay- ment of motor vehicle regis- tration fees.
213 By Stanley, Balloun and Thordsen (Drake, Corey, Peterson and Kruse). A bill for an act relating to tresspass upon certain posted private property and prescribing a penalty therefor. Received, referred to judiciary 461 Amendment filed 472 Amendment filed 1158 Amendment filed 1300 Rule suspended 1407 Substituted for H. F. 259 1407 Amendments adopted 1107 Passed House; ayes 85, nays 13 1408 Signed by Speaker 1605	Received, referred to transportation
220 By Schaben. A bill for an act relating to farm wagon licensing. Received, referred to agriculture. 971 Committee report	Signed by Speaker
Coleman, Glenn and Flatt, A bill for an act to prohibit the operation of mobile units by banks and other financial institutions. Received, referred to commerce. 694 Committee report	241 By Schools. A bill for an act authorizing school district employees to have deducted from their salary, dedunctions approved by the appropriate school board of directors. Received, referred to schools 598 249 By Kosek. A bill for an act relating to the Iowa mental
226 By Social Services. A bill for an act relating to the con- trol and diagnosis of venereal disease. Amendment filed	relating to the Iowa mental health authority. Received, referred to state government 694 (Committee report 818 Recommended passage 81 (Committee report adopted 822 Steering recommends calendar 1493 Sifting recommends calendar 1668

S. F. F	age S	5. F. P.	zge
Motion filed to reconsider vote Motion to reconsider vote pre- valled	1618 P	Passed House; ayes 86, nays 01 Signed by Speaker	f :
Withdrawn	1786 2	77 By Rigler and Frommelt. A bill for an act relating to state	
250 By Griffin, Mogged and Ben- da. A bill for an act relating to theft or conversion of a trade	R	communications. Received, referred to commerce	\$46
secret. Received, referred to commerce	1332	79 By Commerce. A bill for an act to amend section five hun-	
254 By Social Services, A bill for an act creating authority in		dred thirty-five point two (535.2), Code 1966, relating to the rate of interest to which	
an act creating authority in the department of social ser- vices to transfer aid to de-	A	the rate of interest to which parties may agree in writing. Amendment filed	623
other department or agency of	S	Substituted for H. F. 511	628 629
the state of lowa for the pur- pose of implementing federal assistance programs.	A A	Amendment filed	631 632
Received, referred to social services	432 A 455 A	Amendments filed	634 635
vices Committee report Recommended passage Committee report adopted Passed House; ayes 114, nays 0 Signed by Speaker	455 M 459 M	Motion to reconsider vote failed Amendment filed	641
Signed by Speaker	534 P	Point of order raised	641
257 By Commerce. A bill for an act to prevent dual regulation	H. H	Applanation of vote	593 718
of certain annuity and endow- ment contracts. Received, referred to commerce.	675 S	Motion filed to reconsider vote Amendments filed Amendments filed Amendment withdrawn Motion to reconsider vote failed Amendment filed Point of order raised Passed House; ayes 100, nays 20 Explanation of vote Message from Senate House concurred Passed House; ayes 100, nays 13. Signed by Speaker	11× 531
	2	85 By Griffin (Andersen, Fischer of Grundy, Schwartz, and	
261 By Arbuckle, Curran, Griffin, Sullivan, Smith, Lange, Conk- lin, Flatt, Thordsen, Kosek, Messerly, Potter, Potgeter, Clarke, DeHart, Walsh, and Stanley. A bill for an act re- lating to riot control. Received, referred to law en-		Hansen of Black Hawk). A bill for an act relating to the com- pensation of insurance exam-	
Clarke, DeHart, Walsh, and Stanley. A bill for an act re-	 R	iners.	902
Received, referred to law en-	1001 S	Received, referred to commerce Substituted for H. F. 391	1103
Torcement Committee report Recommended passage Committee report adopted	1105 1105 1111	Signed by Speaker	
271 By DeKoster and Denman. A bill for an act relating to the conveyance of an interest	В		
in land, and defining market-	S	Substituted for H. F. 343	133 133
Received, referred to judiciary Committee report Recommended passage Committee report adopted	902 A	retund. Received, passed on file. Motion to substitute. Substituted for H. F. 343. Amendment filed. Amendment filed. 'oint of order raised. Amendment filed. Amendments filed.	437
Committee report adopted Steering recommends calendar	1182 A 1226 A	Amendment filed	439 448
Steering recommends calendar Passed House; ayes 83, nays 0 Signed by Speaker	1541 P	Amendment filed Coint of order raised Passed House; ayes 83, nays 58 Motion filed to reconsider vote Motion to reconsider vote laid on table	441
274 By Judiciary. A bill for an act relating to leased and rented vehicles offenses.	Š	Motion to reconsider vote laid on table	442
Received, referred to judiclary Substituted for H. F. 765	587 953 E	table prevailed	442
Passed House; ayes 102, nays 0 Signed by Speaker	954 E	Explanation	442
276 By Lodwick, O'Malley, Neu and Glenn, A bill for an act	2	287 By Judiciary. A bill for an act relating to the reporting of	
relating to court records. Received, referred to judiciary Committee report	11.8 ' H	rules or civil procedure to the general assembly, deceived, referred to judiciary	587
Committee report Recommended passage Committee report adopted.	1178 C 1182 R	ommittee report lecommended passage committee report adopted	733
Steering recommends calendar Amendment filed	1606 P	Passed House; ayes 97, navs 01	126
Amendment adopted	1019 . 9	Signed by Speaker1	110

S. F.	Page	S. F.	Page
289 By De Koster and Denma A bill for an act relating various changes in the probalaw. Received, referred to judiciary. Committee report	to ite 1332 1533	299 By Mogge sen, Walsh, ley, Nichols Stephens, V Balloun, Mcc lin, Sullivar bill for an a license fees	ed, Griffin, Thord- Arbuckle, O'Mal- ion, Klink, Gilley, Van Gilst, Clarke, Gill, Laverty, Conk- i and Potgeter. A act to increase the of real estate bro-
Amendment filed Sifting recommends calendar Amendment adopted Passed House; ayes 104, nays 0. Signed by Speaker	1563 1845 1894	ing for the penses of th mission. Received, refer	e payment of ex- ne real estate com- red to commerce 940
291 By Agriculture. A bill fan act relating to the eradication of hog cholera, the etablishment of a biologic products pool, and to make a propriations therefor.	ffi- es- eal	Recommended Committee repo Steering recomm Amendment file Sifting recomm Passed House;	ort 1348 passage 1348 ort adopted 1368 mends calendar 1493 d 1536 ends calendar 1606 ayes 87, nays 16 1625 ker 1702
Received, referred to appropriations	822	300 By Stanle bill for an a ness corpora	y and Shirley. A ct relating to busi-
Committee report adopted Committee amendment wit drawn	1058 h- 1240 1240	322 By Ersk Clarke (Rac bill for an	red to judiciary1345 ine, Palmer and il and Ossian). A act relating to the firearms and fire-
Signed by Speaker	1531 A in-	arm supplie Received, passe 328 By Griffin bill for an a	s. cd on file1489 and Denman. A ct relating to stat-
tors, employees, and agents business corporations. Received, referred to judiciary.	1332	of overwid their appli transit syste Received, refer	cation to urban ems. red to transporta-
295 By Higher Education. A b for an act to provide tuiti grants, based upon financi need, to full-time resident st dents attending accredited p		tion	ary. A bill for an g to eminent do-
vate institutions of higher e ucation in lowa. Received, referred to higher e ucation	ed - 500 623 782	Received, refer Committee repo Recommended Committee repo Steering recom Objection filed	red to judiciary 675 ort
sage	818	Amendment file Passed House; Signed by Spea	ed
Committee amendment Committee report adopted Steering recommends calendar. Amendment filed Amendment filed Amendment filed Point of order raised Point of order raised Amendment filed	934 936 998 1051	sheriffs' de- under specia Received, refer	ary. A bill for an g to issuance of eds to purchasers al execution sale. red to judiciary 675 ort832
Motion withdrawn Amendments filed Point of order raised	1072	Recommended Committee repo Steering recom Passed House;	passage 832 prt adopted 839 mends calendar 1048 ayes 89, nays 0 1275 ker 1347
Amendment adopted Amendments withdrawn Amendments filed Committee amendments adopted Amendment withdrawn Amendment adopted	1079 11086 1086	tion. A bill ing to state Received, refe	vation and Recrea- for an act relat- park roads. rred to conserva- reation1332
Amendments filed Amendments withdrawn Passed Senate; ayes 95, nays 21 Signed by Speaker	1088	339 By Shirle A bill for a	y, Walsh and Neu. n act to amend the equirements of mu-

S. F.	Page	8. F. Page
nicipal officers not elected the voters.		Passed House; ayes 95, nays 21425 Signed by Speaker1531
Received, referred to cities	1939	376 By Social Services. A bill
towns	1391	376 By Social Services. A bill for an act relating to claims and actions under the Iowa
Recommended passage Committee report adopted	1391	and actions under the lows
Committee report adopted	1646	tort claims Act. Received, referred to social ser-
Sifting recommends calendar Removed from calendar	1718	vices
		Received, referred to social services
347 By Frey. A bill for an to legalize and validate	act	Amendment filed
special election held in Pot	ta-	Committee report adopted1489
wattamic county, Iowa on	the	Steering recommends calendar1493
wattamic county, Iowa on th day of November, 1968	on	Sitting recommends calendar1606
the proposition of remodel the present county home	ing	Amendment filed
build and equip an addit	lon	Amendment withdrawn1621
thereto.		Yassed House; ayes 37, nays 0 1901
Received, referred to judiciary	608	Amendment Withdrawn 1921 Passed House; ayes 97, nays 0 .1621 Message from Senate
Committee report	704	
Recommended passage	704	Signed by Speaker1967
Proof of publication certified Committee report Recommended passage Committee report adopted Steering recommends calendar Passed House; ayes 113, nays 0 Signed by Speaker	716	383 By Commerce. A bill for
Possed House, aves 113 nave 0	852	383 By Commerce. A bill for an act relating to the prohibi-
Signed by Speaker	958	tion of conducting, keeping,
		Received, referred to commerce . 715
350 By Lodwick. A bill for act relating to the report	an	tion of conducting, keeping, or maintaining bucket shops. Received, referred to commerce. 715 Committee report. 911 Recommended passage. 911 Committee report adopted. 918 Sifting recommends calendar. 1646 Passed House; ayes 97, nays 0.1783 Signed by Speaker. 1885
of funds received by state	de-	Recommended passage
partments, agencies, boar and institutions to the st	rds,	Sifting recommends calendar1646
and institutions to the st comptroller.	.a.te	l'assed House; ayes 97, nays 01783
Reveived referred to state or	ov-	Signed by Speaker1885
ernment	1207	385 By Rigler. A bill for an act
Amendment filed	1300	relating to the highway safe-
Recommended passage	1480	ty programs.
Committee report adopted	1489	Received, referred to commerce 694
Sifting recommends calendar Amendment filed Amendment adopted Amendment withdrawn	1646	387 By Benda, A bill for an act
Amendment adouted	1895	relating to the effect of feder- al aid to schools upon state
Amendment withdrawn	1895	sid to schools.
rassed flouse, ayes 102, hays	, LOSO	aid to schools. Received, passed on file1345 Substituted for H. F. 7791422
Signed by Speaker	1967	Substituted for H. F. 7791422
354 By Cities and Towns. A	bill	Passed House; ayes 101, nays 01422 Signed by Speaker
for an act relating to dister aid.	88-	
Received, referred to cities :	and	395 By Arbuckle, Benda, Clarke,
towns	675	Walsh DeHart Flatt and
towns Committee report Recommended passage Committee report adopted	890	395 By Arbuckle, Benda, Clarke, Potgeter, Lodwick, Potter, Walsh, DeHart, Flatt and Kosek. A bill for an act to require standardized county
Committee report adopted	902	require standardized county report forms.
364 By Stanley and Shirley. bill for an act relating nonprofit corporations.	.A.	ernment
nonprofit corporations.	ιο	Committee report1260
Received, referred to judiciary	1332	Committee report adopted1272
		Steering recommends calendar1493
for an act relating to comp	en-	Sifting recommends calendar 1606
sation of the mayor and co	un-	Amendment filed
cilmen.		Passed House; ayes 92, nays 2 1776
Received, referred to cities a	<u>ви</u> а 1402	Signed by Speaker
towns Sifting recommends calendar Passed House; ayes 92, nays 0	1845	398 By Hougen, Lodwick, Flatt and Lamborn (Fischer of Grundy, Goode, Bergman, Tieden and Alt). A bill for an act relating to printing machinery for the state auditor. Received, passed on file
Passed House; ayes 92, nays (1892	and Lamborn (Fischer of
Signed by Speaker		den and Alt). A hill for an
375 By Van Gilst (Dunton).	A	act relating to printing ma-
375 By Van Gilst (Dunton). bill for an act relating to sales of the property of	tax	chinery for the state auditor.
sales of the property of ceased old-age assistance	ue-	Substituted for H. F. 602 1512
ciplents.		Amendments filed1518
Received, referred to county g	0Y-	Amendment adopted
ernment	1424	Amendments filed

S. F. Pa	ge S. F.	Page
400 By Lodwick. A bill for an act relating to the appointees of the governor. Received, referred to state government	1	age
405 By Social Services. A bill for an act relating to barber- ing fees. Received, referred to social ser- vices	Kecommended pass 505 Committee report Steering recommend Sifting recommend Passed House; ayer Signed by Speaker	ocuments. to law en
schools. Received, referred to schools (Committee report (Recommended passage (Committee report adopted (Steering recommends calendar .12 Passed House; ayes 98, nays 2 .14 Signed by Speaker13	ents. Received, referred industrial relatio industrial relatio Conservation A bill fo	to human and ons 787
410 By Erskine, Messerly and McGill. A bill for an act relating to the creation and acquisition of conservation easements by voluntary means. Received, referred to conservation and recreation	ing to angling Received, referred tion and recreat Committee report Recommended pass Committee report Steering recommen Passed House; ayes Signed by Speaker	age
Removed from calendar	Thordsen, Der Stanley, Lange, geter, Clarke, man and Nichol Miller of Page, Alt, Gannon, Sk Huff, and Noltin an act to provide authorities. Received, referred velopment	to Iowa de
417 By DeKoster. A bill for an act to provide for the registration and protection of marks. Received, referred to commerce .13 422 By Conservation and Recreation. A bill for an act relating to fees of licenses issued by the conservation commission.	Passed House; ayes Motion filed to reco	or vote landed 1171 or 70, nays 51 1171 onsider vote 1172 1260 er vote failed 1439 1561 Messerly, Grif- A bill for an

S. F.	Page	S. F. Pa	g e
Received, referred to state ernment	gov-	Amendment filed	302
		Amendment filed 8	205
475 By Stanley, Potgeter Walsh, A bill for an a	and	Recommended passage	92
provide for incentive a	ICI IO	Committee report adopted 9	02
to state employees who	level-	Steering recommends calendar 9	157
to state employees who cop or participate in cos	t re-	Amendment adopted	94
duction plans or contribu	ite to	Amendment withdrawn11	74
efficiency and economy in government.	BIBLE	Amendment filed 8 Committee report 8 Recommended passage 8 Committee report adopted 9 Steering recommends calendar 9 Amendment adopted 9 Amendment filed 9 Amendment withdrawn 11 Amendment adopted 11 Passed House; ayes 113, nays 0 11	74
Received, referred to state		Passed House; ayes 113, nays 011 Signed by Speaker	31
ernment	1163		-
482 By Cities and Towns.	A bill	529 By Frommelt and Benda (Van Drie, Koch, Alt, Gannon, Caffrey, Grassley, Radi, Miller of Des Moines and Pelton). A	
for an act relating to join	nt ex-	Caffrey, Grassley, Radl. Miller	
ercise of governmental	pow-	of Des Moines and Pelton). A	
Received referred to cities	and	Dill for all act relating to	
towns	1333	credit unions. Received, referred to commerce .10	01
towns Committee report Recommended passage Committee report	1391	Substituted for H. F. 677 16	24
		Passed House; ayes 95, nays 016	24
Steering recommends calend	ar1493	Signed by Speaker17	υz
Steering recommends calend Sifting recommends calend Passed House; ayes 104, nay	ar1606	530 By Lange, Walsh, Shirley, Thordsen and Kyhl (Weich- man, Tleden, Miller of Jones, Wolfe, Kehe, Miller of Page,	
Signed by Speaker	1728	man. Tieden. Miller of Jones	
		Wolfe, Kehe, Miller of Page,	
484 By Messerly, Denman, erer, Walsh, Rigler Reichardt (Hansen of	and	Darrington and Kennedy of Dubuque). A bill for an act relating to the leasing and	
Reichardt (Hansen of	Black	Dubuque). A bill for an act relating to the leasing and	
len Battles and Dunton	, MIII-	renting of motor vehicles.	
bill for an act relating	g to	Received referred to law enforce-	
Hawk, Voorhees, Nolting len, Battles and Dunton bill for an act relatin amateur boxing. Received, referred to cons		ment 12 Committee report 13 Recommended passage 13 Committee report adopted 13	7 Z
tion and recreation	1001	Recommended passage	77
tion and recreation Substituted for H. F. 601 . Passed House; ayes 96, nays Signed by Speaker	1122	Committee report adopted13	81
Passed House; ayes 96, nays	1176	Steering recommends calendar14 Sifting recommends calendar16	20
		Amendment filed	09
494 By Law Enforcement for an act relating to 1	A bill	Amendment filed	16
vehicles.		Passed House: ayes 96, nays 016 Signed by Speaker19	16
Descrived referred to law an	1-		01
forcement Committee report Recommended passage Committee report adopted Steering recommends calend	1105	531 By Appropriations. A bill for an act to appropriate funds	
Recommended passage	1105	to defray expenses of the in-	
Committee report adopted .	1111	augural ceremonies.	
Sifting recommends calendar	ar1493	Received, referred to appropria-	75
		tions	90
Amendment filed	1628	Recommended passage 8	90
l'assed House; ayes 109, nay	78 U .1628	Committee report adopted 9	02
		Recommended passage 8 Committee report adopted 9 Passed House; ayes 94, nays 1 9 Signed by Speaker 9	58
504 By Social Services. A	bill	532 By Appropriations. A bill	
for an act relating to municable diseases.	com-	for an act to appropriate from	
Received, referred to social	ser-	the general fund of the state	
vices	1166	of lowa for the blennium be-	
vices Substituted for H. F. 660 Passed House; ayes 110, nay	B 01167	of lowa for the biennium be- ginning July 1, 1969 and end- ing June 30, 1971 to the Her- bert Hoover Birthplace Foun-	
Signed by Speaker	1224	bert Hoover Birthplace Foun-	
511 By Lisle. A bill for a	n act	dation, Inc. Received, referred to appropria-	
511 By Lisle. A bill for a to convey an interest in	land	tions	75
		tions 6 Committee report 8	90
Committee report	ary .1333	Recommended passage	ЭI
Recommended passage	1538	Passed House, ayes 102, nays 0 9	16
Committee report adopted .	1540	Signed by Speaker 9	58
Received, referred to judicity Committee report	01777	534 By Transportation. A bill	
Signed by Speaker	1885	for an act relating to highway	
		construction. Received, referred to transporta-	
525 By Social Services, A for an act relating to treatment of alcoholism. Received, referred to social	the	tion	02
treatment of alcoholism.		Committee report	34
Received, referred to social	Ber-	tion	34
	(0 /)	. Committee report auopten	* *

S. F.	Page	S. F.	Page
536 By Ways and Means. for an act relating to us Received, referred to way means Committee report Recommended passage Committee report adopted Passed House; ayes 98, nays Motion filed to reconsider valued Motion to reconsider vote fa	e tax. 7s and 1076 1076 1083 s 3	Committee report Recommended pass Committee report a Steering recomment Amendment filed . Amendment filed . Amendment adopted Passed House; ayer Signed by Speaker	. 998 1191 sage 11191 adopted 1206 dds calendar 1225 1326 1478 d 1478 s 84, nays 19 1478
Signed by Speaker	1531	549 By Commerce	. A bill for an
for an act authorizin for an act authorizin state board of regents quire by glft, purchase, or construction and to struct, complete, equip prove, repair, remodel,	to ac- , lease recon- o, im- oper-	Recommended pass Committee report a Passed House; ayes	. A bill for an the maximum public bonds, to commerce. 1163
ate, control, maintain and age academic and admittive buildings and facand additions to and uservices for such buildin facilities and additions,	nistra- cilities tilities gs and	551 By Walsh an bill for an act Iowa lends-a-h Received, referred ernment	nd Potgeter. A relating to the and agency. to state gov1402
facilities and additions, stitutions of higher le now or hereafter und jurisdiction of the state of regents, to acquire a prove property therefor,	er the board nd im- to es-	555 By Law Enfo for an act rela suance of sear Received referred	rcement. A bill ting to the is- ch warrants.
tablish and collect studer and charges and to t money and issue revenue payable solely from fee charges and other instit	nt fees oorrow bonds es and cution-	Sifting recommend Passed House; aye Signed by Speaker	ls calendar1646 s 98, nays 31784 1885
al income, and to refund or other obligations p from such revenues.	bonds ayable	act relating to Received, referred Sifting recommend Passed House; aye Signed by Speake	A bill for an jurors. to judiciary1460 is calendar1646 s 98, nays 41784 r1885
cation	3 45 922 1254	act to provide court having judges and distristrates; to disc inferior to the except municip to establish troffices within the receive unife	A bill for an a unified trial district court rict court mag-continue courts district court; al courts; and affic violations e district court
Conference committee repoil Conference committee adopted	report 1831 s 271832	567 By State Gove	ernment. A bill
544 By Schools. A bill for to establish a state ad council for vocational tion. Received, referred to school	an act visory educa-	commissioner of Received, referred ernment	tenure of the f public safety. to state gov
Committee report Recommended passage Amendments filed Committee report adopted Amendments adopted Passed House; ayes 101, nay Signed by Speaker	1191 1202 1206 1387		ucation. A bill galize and vali-
545 By Schools. A bill for relating to payment by boards of dues to an as tion of school boards a expenses of board memb	school ssocia- and of ers.	Received referred	
Received, referred to achool	ıs 902	signed by Speaker	1808

Fassed House; ayes 94, nays 9 .1786 Signed by Speaker 1885 Signed by Sp
commission for the blind for remodeling and repairs of the lowa commission for the blind building and to permit acceptance of federal funds for participation. Received, referred to appropriations. Recommended passage 891 Recommended passage 891 Committee report adopted 902 l'assed House; ayes 101, nays 0 917 Signed by Speaker 958 SW By Appropriations. A bill for an act to authorize purchase of tax-sheltered annuities for employ-ees of the department of public instruction. Received, referred to schools 1568 Amendment filed 1651 Amendment filed 1651 Amendment filed 1652 Amendment filed 1758 Amendment filed 175
building and to permit acceptance of federal funds for participation. Received, referred to appropriations. Recommended passage 891 Recommended passage 891 Committee report adopted 902 l'assed House; ayes 101, nays 0 917 Signed by Speaker 958 S80 By Appropriations. A bill for for an act to appropriate from the general fund of the state of lowa for the bienlum beginning July 1, 1969 and ending June 30, 1971, to the Mississippi River Parkway Commission of the state of lowa. Received, referred to schools 1568 Amendment filed 1651 Amendment filed 1360 Received, referred to schools 1568 Amendment filed 1651 Amendment filed 1360 Received, referred to schools 1568 Amendment filed 1651 Amendment filed 1750 Amendment filed 1751 Amendment filed 1752 Amendment filed 1752 Amendment filed 1753 Amendment fi
Received, referred to appropriations
Received, referred to appropriations
Committee report adopted 902 Passed House; ayes 101, nays 0 917 Signed by Speaker 958 By Appropriations. A bill for for an act to appropriate from the general fund of the state of lowa for the biennium beginning July 1, 1969 and ending June 30, 1971, to the Mississippi River Parkway Commission of the state of lowa. Received, referred to appropriations. A bill for for an act to appropriate from the general fund of the state of lowa for the biennium beginning July 1, 1969 and ending June 30, 1971, to the Mississippi River Parkway Commission of the state of lowa. Received, referred to appropriations. Suffice reason for the state of lowa. Received, referred to schools 1568 Sifting recommends calendar 1646 Amendment filed 1729 Amendment
Signed by Speaker
from the general fund of the state of lowa for the bi- ennium beginning July 1, 1969 and ending June 30, 1971, to the Mississippi River Parkway Commission of the state of lowa. Received, referred to appropriations Committee Total Committee Control of the State of Lowa. Received, referred to appropriations Sufficient Sufficient Control of the State of Lowa Concurred Loward Control of Committee Control of Cont
from the general fund of the state of lowa for the bi- ennium beginning July 1, 1969 and ending June 30, 1971, to the Mississippi River Parkway Commission of the state of lowa. Received, referred to appropriations Committee Total Committee Control of the State of Lowa. Received, referred to appropriations Sufficient Sufficient Control of the State of Lowa Concurred Loward Control of Committee Control of Cont
Committee report
Committee report adopted 902 ! for an act to appropriate from
Passed House; ayes 102, nays 1 918 the general fund of the state
Passed House, ayes 102, nays 1 . 918 Signed by Speaker 958 of lowa to the department of public defense for various capital improvements and re-
the general assembly fund of the state of lowa for the bi- ennium beginning July 1, 1969 Received, referred to appropria-
the general assembly fund of the state of lowa for the biennium beginning July 1, 1969 and ending June 30, 1971, to various departments and vari-
and ending June 30, 1971, to various departments and various divisions thereof of the the state of Iowa. Secolved referred to appropriate the state of Iowa. Passed House: aver 99 nays 0, 1056
Committee report
sage
Committee amendment with-
Passed House; ayes 106, nays 2 . 919 Signed by Speaker
582 By Schools. A bill for an act to permit public employees in the field of education 1007 Amendment filed
act to permit public employ- ees in the field of education to have the benefit of tax- sheltered annuity programs on a nondiscriminatory basis. Signed by Speaker
sheltered annuity programs on a nondiscriminatory basis.
for an act to appropriate from
for an act relating to a state of Iowa to the executive
cal examiner, county medical commission recommendations.
examiners, and the investiga- tion of unnatural deaths. Received, referred to appropria- tions
ernment
tion of unnatural deaths. Received, referred to state government
clerks. Received, referred to judiciary .1540 Sifting recommends calendar1646 for an act to establish a per-

S.	F. Page	S. F.	Page
	manent revolving fund for the office of the state auditor for	Passe Signe	d House; ayes 105, nays 01825 d by Speaker1967
	office of the state auditor for payment of the costs incurred in the administration of the	606	By Appropriations, A bill ran act to appropriate from
Re	Iowa industrial loan law. ceived, referred to appropria-	th	e general fund of the state
င္တ၀	mmittee report	Ç0	ntrol committee for its con-
Co	ions 971 mmittee report 1154 commended passage 1154 mmittee report adopted 1164 ssed House; ayes 104, nays 2 1242 red by Speaker 1347	Recei	r an act to appropriate from e general fund of the state the budget and financial atrol committee for its conjugent fund. ved, referred to approprious
Pa Sig	ssed House; ayes 104, nays 2242; ned by Speaker1347	Comn	nittee report
602	By Appropriations. A bill	Comn	nittee report adopted1037
	By Appropriations. A bill for an act to appropriate the car dispatcher revolving fund	Signe	d House; ayes 96, nays 01101 d by Speaker
	for the biennium beginning July 1, 1969 and ending June	607	By Appropriations. A bill
Re	30, 1971. ceived, referred to appropria-	lo 10	ran act to make an appro- iation to the Iowa legisla- 'e research bureau for up- ting the Code of Iowa on agnetic tape and to revise
Ço	tions	da	ting the Code of Iowa on
Co	mmittee report adopted1001	C11	e letated vocabulary con-
Sig	sed House; ayes 103, nays 0 1062; ned by Speaker	Recei	rdance. ved, referred to appropri-
60		Comm	ons 906 iittee report 993 immended passage 993 nittee report adopted 1007 d House even 109 page 0 1066
	By Appropriations. A bill for an act to appropriate from the Iowa public employ-	Comn	nittee report adopted1001
	ees retirement system lund	Signe	d House; ayes 102, nays 01066 d by Speaker1153
	July 1, 1969 and ending June 30, 1971, to the employment	608	By Appropriations. A bill
	July 1, 1969 and ending June 30, 1971, to the employment security commission for the costs of the administration of	th	r an act to appropriate from e general fund of the state
_	tirement system.	gi	e general fund of the state Iowa for the blennium be- nning July 1, 1969 and end- g June 30, 1971, for vari- s legislative departmental
Re	ceived, referred to appropriations	ou	s legislative departmental penses.
Co Re	tions 906 mmittee report 998 commended passage 993 mmittee report adopted 1001 seed House sweet 104 page 9	Recei	ved, referred to appropri-
ı a	ased House, ayes Ivi, hajs v Ivi	Comm	ons 940 nittee report 993 nmended passage 993 nittee report adopted 1001
SIE	rned by Speaker	Comn	aittee report adopted1001 ad House; ayes 96, nays 01067
60.	By Appropriations. A bill for an act to appropriate from the motor vehicle fuel tax	Signe	d by Speaker1153
	fund for the blennium begin-	1 10	By Appropriations. A bill ran act to appropriate from
	fund for the biennium begin- ning July 1, 1969 and ending June 30, 1971, to the state comptroller.	th of	e general fund of the state Iowa to the division of ate planning in the gover- r's office for community ac-
Re	celled, referred to appropri-	st:	ate planning in the gover- r's office for community ac-
Ço	mmittee report	tic ou	on local aid programs, vari- s governor's study commit- es and for community af-
Co	comptroler. ceived, referred to appropriations 906 mmittee report 1154 commended passage 1164 mmittee report adopted 1164 ssed House; ayes 102, nays 1 1243 gned by Speaker 1347	ta.	1 rs .
Šij	gned by Speaker1347	Recei	ved, referred to appropri- ons 971
60	By Appropriations. A bill	Comn Reco	ved, referred to appropri- poss
	the general fund of the state	Comn Passe	alttee report adopted1332 ed House; ayes 78, nays 13 .1416
	o By Appropriations. A bill for an act to appropriate from the general fund of the state of lowa for capital improvements for physical plant and facilities under the superintendent of public buildings and grounds.	Signe 610	d by Speaker
	tendent of public buildings	fo	By Appropriations. A bill r an act to create the gen- al contingent fund of the ate and specifying the pur-
Re		st	ate and specifying the pur-
Co	ations 906 mmittee report 1154 commended passage 1154 mmittee report adopted 1164 nendment filed 1280		ses for which the appropria- on may be used.
Ço	mmittee report adopted1164	atio	ved, referred to approprious
An	nendment adopted1244	Reco	mmended amendment, pas-
Me	nendment filed	Comn	ved, referred to appropri- nns 906 nittee report 1050 mmended amendment, pas- e 1050 nittee amendment 1050 nittee report adopted 1058

S. F. Pag	ge S. F. Pag	50
Committee amendment adopted110	02 Committee report adopted15	40
Passed House; ayes 79, nays 10 .110	02 Amendment filed	09
Signed by Speaker	85 Amendment filed	5 2
611 By Conservation and Recre-	Amendments filed	J.S.
ation A bill for an act re-	Amendments filed	70 07
611 By Conservation and Recre- ation. A bill for an act re- lating to the use of hoop nets	02 Committee report adopted 15- 02 Amendment filed 16- 85 Amendment filed 16- Amendments filed 17- Amendments filed 17- Amendment filed 17- Amendment filed 17- Amendments filed 17- Amendment filed 18- Amendment filed 18- Amendment adopted 18- I'oints of order raised 18- Amendment withdrawn 18- Amendment filed 18-	òŝ
in flood control reservoirs. Received, referred to conserva-	Amendments filed	źš
Received, referred to conserva-	Amendments filed	53
tion and recreation156	68 Amendment withdrawn)2
612 By State Government. A bill	Amendment filed) Z
for an act relating to the	Amendment adopted	72
merit system of personnel ad-	Amendment withdrawn	ű
ministration.	Amendment filed	55
Received, referred to state gov-	Amundment adopted 186)5
ernment 123 Amendment filed 155 (Committee amendment filed 156 Sifting recommends calendar 166	33 Amendments adopted)6
Committee amendment filed 156	Motion filed to reconsider vote180	16
Sifting recommends calendar16	Amendments filed	79
Amendments filed	05 drawn 183	36
	14 Amendment withdrawn183	37
Amendment filed	14 Amendment withdrawn183	58
Amendment filed	16 Amendments adopted	18
Motion filed to reconsider vote 175	Amendment adopted	19
Motion to reconsider vote laid on	Amendment filed	20
table	20 Amendments filed 188	ñ
Motion to reconsider vote laid on	Amendment filed	32
table	20 Amendment filed	33
Signed by Speaker	64 Amendment filed	34
614 By County Government. A	Amendments adopted188	5 4
bill for an act to increase	Amendment filed	36
the compensation of county	Motion to suspend rules to re-	
614 By County Government. A bill for an act to increase the compensation of county officers, including county at- torneys, sheriffs, district court	Motion to reconsider vote with- drawn 183 Amendment withdrawn 183 Amendment withdrawn 183 Amendment adopted 183 Amendment adopted 183 Amendment filed 184 Amendment filed 184 Amendment filed 185 Amendment filed	12
clerks and members of the	Motion to suspend rules to recon-	
clerks, and members of the county boards of supervisors.	sider vote failed	3
Amendment filed	58 Passed House: aves 78, navs 39 191	3
Received, referred to county gov-	58 Passed House; ayes 78, nays 39191 Motion filed to reconsider vote191 Motion to reconsider vote laid on	4
Substituted for H F 133 116	Motion to reconsider vote laid on	
Amendment filed	table	i 4
ernment	table prevailed191	
Amendments adopted	88 Message from Senate 195 88 House concurred 195 92 Passed House: ayes 79, nays 34 195 93 Motion filed to reconsider vote 195 99 Motion filed to reconsider vote 195	3
Amendment filed	88 House concurred195	4
Amendment filed	Passed House; ayes 79, nays 34 195	4
Amendments filed	Motion to reconsider vote laid	, 3
Amendments adopted120	on table	55
Amendment adopted	09 on table	
Amenaments adonted 191	on table prevailed195	5
Amendment filed	11 Signed by Speaker196	7
Motion to reconsider vote failed .121	11 620 By Human and Industrial	
Passed House; ayes 115, nays 5 121 House insisted	II Relations A hill for an act	
Conference committee appointed 145		
Conference committee appointed.142 Conference committee report148 Conference committee report	operator's license to persons	
Conference committee report	tion only.	
adopted155	51 Received, referred to human and	
adopted	industrial relations	66
Signed by Speaker170	09	
619 By Ways and Means. A bill	for an act to appropriate from the general fund of the state of Iowa for capital improve- ments for institutions under	
for an act relating to service taxes on new construction, ad-	of lows for capital improve-	
vertising, and processing of	ments for institutions under	
vertising, and processing of meat, fish, and fowl.	the department of social ser-	
	vices, including construction of	
means	new buildings, repairs, im-	
Amendment fled	91 provements, replacements or 09 alterations.	
Amendment filed	80 Received, referred to appropria-	
Committee report	33 tions	33
means	tions	54
tion	34 Recommended passage	55
	an - committee report adopted	

S. F.	Page	S. F.	Page
Passed House; ayes 88, nays 3. Signed by Speaker	1241	Committee report Recommended passag Committee report add	
622 By Appropriations. A bil for an act to appropriate ad- ministration and educationa	- !	Passed House; ayes 12 Signed by Speaker	15. nays v 1318
ministration and educationa training aid funds from the general fund of the state to the department of public in-	-	633 By Appropriation for an act to appropriate general fund	opriate from
struction. Received referred to appropria-	.	to the liquor cont sion for study and tation of an inven-	rol commis-
tions Committee report the commended passage Committee report adopted Committee report adopted	1155	Received, referred to	annronria.
Signed by Speaker	1347	tions	
624 By Ways and Means. A bil for an act relating to sales taxes imposed on services performed on tengible person	3	Signed by Speaker	
performed on tangible person al property delivered into in- terstate commerce or services used in processing tangible	3	634 By Appropriation for an act relating merit employment	to the Iowa department
terstate commerce or services used in processing tangible personal property which will ultimately be subject to the sales tax.	1	tion thereto. Received, referred to	appropria- appropria-
Received, referred to ways and means	1 . 1083 . 1191	Committee report Recommended amend	iment, pas-
rassed nouse, ayes Ivo, nays o,	. 1440	committee amendmen Committee report ad Committee amendmen Passed House: avant	
Signed by Speaker	,	Passed House; ayes I Signed by Speaker	
Helations. A bill for an act re lating to minimum standard to protect the health, safety and welfare of individuals liv	s	for an act to appr moneys received	
Received referred to human and	á l	moneys received commissions, boar partments for the beginning July ending June 30, 1 Received, referred to	ds, and de- ne blennium 1, 1969 and
industrial relations Re-referred to social services Substituted for H. F. 790 Passed House; ayes 104, nays 1	. 1470	Received, referred to	971. Dappropria-
630 By Higher Education. A bil	i i	tions Committee report Recommended passag Committee report ad Passed House; ayes 1	
630 By Higher Education. A bil for an act to authorize are schools to enter into leas agreements, with or withou purchase options, for th	e t	Signed by Speaker 636 By Appropriati	1673
Received, referred to schools.	.1333	for an act to appro from the general state to the high facilities commiss	priate funds
Sifting recommends calendar Passed House; ayes 78, nays 32 Signed by Speaker	.1808	state supported and medical stu-	scholarship
631 By Appropriations. A bill for an act to appropriate from moneys received by certai	n n	loan programs. Received, referred to	o appropria-
commissions, boards, and de partments. Received, referred to appropria		tions	re1480 opted1489
tions Committee report Recommended passage Committee report adopted	.1442 .1442 .1459	Amendment filed Amendment filed Amendments withdra Passed House; ayes ! Signed by Speaker	
Passed House; ayes 97, nays 0. Signed by Speaker	.1582	640 By Schools. A	bill for an
632 By Appropriations. A bit for an act to appropriate mon eys received by the board of the boar	ı -	act relating to so hearings. Received, referred to	
examiners in watchmaking. Received, referred to appropris	.1083	642 By Law Enforce for an act relating	

8.	F.	Page	8. F. Pag	g e
	enforcement officers' tra	ining	Passed House; ayes 98, nays 015; Signed by Speaker16	21
Re	ceived, passed on file	1934		
Pa	ssed House; ayes 91, nays gned by Speaker	01984	for an act to appropriate from moneys received by cer-	
64	By State Government	L ,A	departments.	
	9 By State Government bill for an act relating t establishment of an office planning and programmit	e for	Received, referred to appropriations	33
	promote coordination of e	forts	Recommended passage13	92
	of state agencies and governments under the	ottice local	Recommended passage 13 Committee report adopted 14 Passed House; ayes 104, nays 0 15 Signed by Speaker 16	06
Re	of the governor. eccived, referred to state	gov-		·U S
Aı	of the governor. ceived, referred to state ernment fting recommends calenda	1489	655 By Appropriations. A bill for an act to appropriate funds	
AI	nendments filed	1673	from the general fund of the state to the board of regents and institutions under the con-	
Ar Ar	nendment filed dendments adopted otion filed to reconsider vo	1712	trol of said board.	
M	otion filed to reconsider vo otion to reconsider vote	te1712	Amendment filed	54
Ar	otion to reconsider vote vailed nendments adopted	1712	tions	62 91
M	otion filed to reconsider vo	ote1712 i	Substituted for H. F. 81114 Point of order raised14	39
Pa	otion to reconsider vote fa assed House; ayes 77, nays otion filed to reconsider vo	321718 te1714	Amendments filed	5.5
M.	otion to reconsider vote la	id on l	Amendments adopted	66
M	tabletion to reconsider vote la table prevailedgned by Speaker	id on 1714	Motion filed to reconsider vote14	67
81	gned by Speaker	1967	Motion to reconsider vote prevailed 14: Amendments withdrawn 14: Passed House; ayes 105, nays 2 . 14	69
65	for an act to anneonriate	bill from	Passed House; ayes 105, nays 214 Explanation of vote	69
	the general fund of the to the department of r safety and various divi	state	Explanation of vote	15
	safety and various divi	laions		
R	eceived, referred to appro-	pria-	adopted	21
Co	tions mmittee report	1442	Signed by Speaker19	67
Ai	ecommended passage nendment filed mmittee report adopted	1455	660 By Appropriations. A bill for an act relating to the correc-	
A	nendment filed	1564	an act relating to the correc- tion of an improper section reference in the tax equaliza-	
A	mmittee report adopted	1580	tion law enacted by the Sixty-	
Pa	ssed House; ayes 96, nays gned by Speaker	11581	second General Assembly. Received, referred to appropriations	47
65		1	tions	80 80
00	an act to appropriate from	m the	Recommended passage14 Committee report adopted14 Withdrawn15	89 60
ъ	an act to appropriate from general fund of the stath the Iowa reciprocity box		661 By Appropriations. A bill	• •
C	eceived, referred to appro-	1449	for an act to appropriate from the general fund of the state	
Ř	commended passage	1443	the general fund of the state of Iowa to the department of public safety for computeriz-	
Pa	itions report mmittee report adopted mmittee report adopted ssed House; ayes 102, na; gned by Speaker	78 0 .1520	ing state criminal information files.	
65			Received, referred to appropriations	45
00	an act to appropriate from		tions	43
	the department of I	public	Passed House; ayes 102, nays 0 .15	59 22
	general fund of the sta the department of partial important safety for capital important for the lowa law forcement academy.	v en-	Signed by Speaker	73
Re			for an act to appropriate from	
Co	tions	1448	moneys received by the de- partment of public safety mo- tor vehicle dealers license fee	
Co	mmittee report adopted .	1459	fund.	

S. F.	Page	S. F.	Page
Received, referred to appraions	1345 1443 1459 ays 0 .1523	Committee report Recommended passa Committee report a l'assed House; ayes Signed by Speaker	
Signed by Speaker 664 By Appropriations, for an act to make propriation to pay a fees, mileage and exper counsel for the partie other expenses in the contests of Vincent S. vs. Charles K. Sullivan. Received, referred to app tions	A bill an ap- ttorney nees for es, and election Burke	669 By Appropriat for an act to n of certain fees, t and penalties to t motor vehicle re the department of ty for the purposing supplies at and for the cost turing motor velition plates at t dustries. Received, referred	ogistration of f public safe- ie of purchas- id materials, of manufac- icle registra- he prison in-
665 By State Governme bill for an act relating dency requirements fo tions compensation and ing of election worke use of voters' oaths, aff and declarations; the qu	to resi- r elec- l train- rs; the idavits,	tions Committee report Recommended passa Committee report a Passed House; ayes Signed by Speaker	
tion and certification of dates of nonparty p organizations; voter re tion; the use of seria bers on applications i sentee ballots and bal velopes; absentee ball	oandi.	for an act to app the general fund to the departmen ture. Received, referred	to appropria-
velopes; absentee ball servicemen; the prohibithe solicitation and notion of absentee ballots ernmental employees; view and use of voter the time of election calling district convafter resignation of dates; polling places; tignation of candidate	tariza- by gov-	tions Substituted for H. F. Amendment filed Amendment adopted Amendment filed Amendment filed Amendment adopted Passed House; ayes Signed by Speaker	l
after resignation of dates; polling places; tignation of candidate administration of the claws by the secretary of Amendment filed	candi- he res- s; and election f state1393 te gov-	671 By Schools. A act relating to s Received, referred t Sifting recommends Passed House; ayes Signed by Speaker	h bill for an chool buses. o schools1460 calendar1645
administration of the daws by the secretary of Amendment filed. Amendment filed Amendments filed	1443 1444 1445 1446 1447 1448 1449 1456 1480 1481	for an act to app for an act to app the general func of lowa to the si tion commission tion, replaceme ment, and altera parks and reserv ests, and state artificial lake erosion control, and lake access	tions. A bill propriate from 1 of the state ate conserva- for construc- nt, develop- tions to state
Amendments filed Amendment filed Amendment filed Amendment filed Amendment filed Amendment filed		land acquisition; control; for boun engineering serv thorizing the obt- ceptance of fed- the state to be nection with th tion and federal	for siltation dary surveys, ides, and au- alning and ac- eral funds to used in con- is appropria-
668 By Appropriations. for an act to establish manent revolving fund department of public for the payment of the tenance and operations of the administrative st craft and to make an priation therefor. Received, referred to applications	al costs ate air- appro-	tion thereto. Received, referred tions Committee report . Recommended passas Committee report a Amendments filed Passed House; ayes Signed by Speaker 673 By Ampropria	

S. F. Page	S. F. Page
for an act to appropriate the	680 By Appropriations. A bill
fish and game protection fund	for an act to establish perma-
fish and game protection fund for use by the state conser-	nent revolving funds for the
vation commission.	for an act to establish perma- nent revolving funds for the department of public instruc-
Received, referred to appropria-	tion for administering feder-
tions 1460 Committee report 1607 Recommended passage 1807	ally financed programs and to
Committee report	make appropriations therefor.
Committee report adopted1611	Received, referred to appropria-
Amendment filed 1659	Committee report 152
Amendment filed	Recommended passage 153
Amendment filed	tions
Passed House; ayes 104, nays 11670	Passed House; ayes 95, nays 0 . 162;
Signed by Speaker	Signed by Speaker
ATA De Assessmentations A 5411	C01 Day Amanagatation A 5431
674 By Appropriations. A bill	681 By Appropriations, A bill
for an act to appropriate from the general fund of the state	for an act to appropriate from the general fund of the state of Iowa to the Iowa develop-
to the state conservation com-	of lows to the lows develop-
mission.	ment commission.
Received, referred to appropria-	Received referred to entroprie-
tions	tions
Committee report1607	Committee report
necommended amendment, pas-	Committee Tabant adapted
Committee amendment 1607	Passed House aves 100 nave 0 1716
sage	Signed by Speaker1808
Amendment filed	
Amendment filed	682 By Appropriations, A bill
Committee amendment adopted .1643	for an act to appropriate from
Passed House; ayes 109, nays v1643	the general fund of the state of lowa to the educational
Signed by Speaker1967	radio and television facility
ARE The Coherence A NULL Assessment	board.
675 By Schools. A bill for an act to legalize and validate	Received, referred to appropria-
proceedings providing for the	tions1710
organization of reorganiza-	tions
tion of, attachment of terri- tory to, enlargement of, or changes in boundaries of	Passed House; ayes 90, nays 51752 Signed by Speaker
tory to, enlargement of, or	Signed by Speaker1885
changes in boundaries of	685 By Appropriations. A bill
school corporations. Received, referred to schools1403	for an act to appropriate funds
Re-referred to indiciony 1467	from the primary road fund
Re-referred to judiciary1467 Committee report1538	to the industrial commissioner
Recommended passage1533	for payment of workmen's
Recommended passage	for payment of workmen's compensation claims of em- ployees of the state highway
Sifting recommends calendar1645 Passed House; ayes 94, nays 0 .1778	commission.
l'assed House; ayes 94, nays 0 .1778	Received, referred to appropria-
Signed by Speaker1885	tions
676 By Appropriations. A bill	tions
for an act making an appro-	Recommended passage 1763 Committee report adopted 1765
priation to the department of	Committee report adopted 1765
social services for deficiencies	Passed House; ayes 102, nays 1 . 1793 Signed by Speaker
for the medical assistance pro-	Signed by Speaker
gram. Received, referred to appropria-	686 By Appropriations. A bill
tions 1347	for an act to appropriate from
tions	the general fund of the state
Recommended passage1377	to the educational radio and
Recommended passage	to the educational radio and television facility board for capital improvements of the
Passed House; ayes 103, nays 2 .1386	state educational television
Signed by Speaker1442	network,
679 By Appropriations, A bill	Received, referred to appropria-
for an act to appropriate gen-	tions1731
eral and vocational education	tions
administration funds from the	Passed House; ayes 90, nays 81753 Signed by Speaker
general fund of the state to	Signed by Speaker1885
the department of public in- struction.	697 Dy Appropriations 4 htm
Received, referred to appropria-	687 By Appropriations. A bill for an act to appropriate from the primary road fund to the state highway commission. Amendment filed
tions	from the primary road fund to
tions 1710 Committee report 1762 Recommended passage 1762 Committee report adopted 1765 Amendment filed 1858	the state highway commission.
Recommended passage1762	Amendment filed
Committee report adopted1765	Amendment filed
Amendment filed	
Signed by Speaker 105, nays 2 1859	688 By Appropriations. A bill

S. I	F.	Page	S. F.	Page
	the general fund of the stat to the higher education facili ties commission for the tuitio	l -	for an act author expenditures by highway commissi	the state
	grant program.		primary road fun	d,
Rec	endment filedeived, referred to appropria	. -	Received, referred to	
t!	ostituted for H. F. 827	.1731	Passed House; ayes 6 Motion filed to recons	7, nays 411961
Am	endment adopted	.1788	Motion to reconsider	
Pas	ssed House; ayes 95, nays 15	.1788	Signed by Speaker	1967
	tion filed to reconsider vote . tion to reconsider vote failed		696 By Appropriation	ons. A bill
Hot	use concurred	.1909	fo ran act to pro	
	sed House; ayes 98, nays 7. ned by Speaker		appropriation from al fund of the a	
_			state board of re	gents to re-
	By Appropriations. A bill for an act to appropriate fror		imburse state edu stitutions for de	
1	the general fund of the stat	e '	operating revenue	es resulting
	for capital improvements an purchases of land for institu		from funds pledge academic and ad	
	tions under the board of re		buildings and fa	
	gents including construction of new buildings, repairs, im		utilities services. Received, passed on f	10 1849
1	provements, land purchases	3,	Substituted for H. F.	8291868
	replacements or alterations		l'assed House; ayes 6	
	and providing for joint contro for the expenditure thereof by		Signed by Speaker	
	the board of regents, the gov		698 By Appropriation	
	ernor, and the state comptrol ler.	-	for an act making priation for the rei	g an appro- mbursement
	endment filed		of the city of H	arlan, Iowa,
Sub	eived, passed on file stituted for H. F. 828	1759	for expenses incu request of the b	
Am	endment filed	.1795	gents in regard t	o a site for
	endment adopted sed House; ayes 110, nays 0 .		the proposed we college.	stern lowa
Mot	ion filed to reconsider vote.	.1807	Received, referred to	
	ion to reconsider vote with rawn		tions	1732
Hou	ise insisted	.1908	699 By Appropriation	
	ference committee appointed ference committee report		for an act to rat galize the granting	ify and le-
	ference committee report	. 1333	sions to the direct	tor of rev-
Pag	doptedsed House; ayes 94, nays 13,	.1957	enue and commiss department of soc	
	ned by Speaker		to the acts and	service of
e a 2	By Law Enforcement.	. 1	those officers upor missions, compens	
ì	bill for an act relating to se	x	such officers, and	to appro-
	offenses and criminal sexua	.1	priate funds for	such com-
	psychopaths, eived, referred to law en-	[pensation. Received, passed on :	file,1960
	preement	.1682	Rule suspended	1960
c 0 5	Ry Appropriations A bil	, [Passed House; ayes 9	u, nays u1960

HOUSE CONCURRENT RESOLUTIONS

RELATING TO—	
1Joint convention January 13, 1969, 1:30 p.m., Governor's message,	
canvass of votes, January 14, 1969, at 1:30 p.m	:
2-Additional employees, joint committee appointed	12
3—Board of Governors of Iowa Bar Association has appointed a special committee on criminal law to study ways to modernize and im-	
prove its provisions	i, 61 51
5—Mobile homes, parks, statutes, rules and regulations regarding same.	51
committee appointed to study	191
6—January recess	60
7-Host a world food exposition	93
8—Joint convention, Governor's budget message, January 29, 1969, at 11:00 a.m.	117
9-Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments	126
10-House and Senate appropriations committees instructed to bring	
forth necessary legislation to implement annual budgets126, 148,	451
11—Extend congratulations to the Honorable Guy M. Gillette on his 90th birthday	153
12—Joint committees appointed to revise and reorganize Code of Iowa, submit report in January, 1970	162
13—Observance of Lincoln's birthday, Wednesday, February 12, 1969, at 1:15 p.m., joint convention	
14-Adjournment Friday, February 28, 1969; reconvene Monday, March	
10, 1969, at 10:00 a.m	160
15—I.S.U. of Science and Technology conduct research to determine whether and to what extent pollution hazards exist from use of agricultural chemicals in Iowa, report January 1, 1970223,	246
16-Conduct study of capital and credit available for agriculture, com-	
mittee report findings and recommendations to General Assembly, January, 1970	307
17-Conduct study of littering problem and use of dangerous drugs, and	
legislation to correct these problems, interim committee, report to 1970 General Assembly	541
18-Executive Council allocate funds for printing of new chart located	
on second floor of rotunda	660
19—General Assembly urge U. S. Department of Agriculture, I.S.U. of Science and Technology and other agricultural colleges to conduct studies of the impact of the family farm upon the social and	
economic life of Iowa and the nation	
20Joint memorial session, Wednesday, April 16, 1969, at 7:30 p.m 466,	500
21—Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 General Assem-	
bly	1938
22—Commend Drake University and its basketball team for its outstand- ing season and extends full support and backing in the NCAA	- 00
Tournament	500
tinues to make to our state and congratulations upon the golden anniversary of their organization	771
24—Executive Council urged to take necessary action to allow cities,	
towns and counties participation in state purchase contracts for	

supplies, goods and materials
25-That the Sixty-third General Assembly pledge its support for the
youth in government program
26—Establish policy and evaluative criteria toward accreditation of vocational-technical education by North Central Association of
Colleges and Secondary Schools and the National Commission on
Accreditation824, 1113
27—Appoint committee to conduct study of establishing state-wide
motor vehicle inspection procedures
bility of adopting a tax based on income in lieu of any or all of
the provisions contained in House File 686 of the Sixty-second
General Assembly
29—Committee to conduct study of Medicaid Program, report findings not later than March 1, 1970990, 1701
30—Sixty-third General Assembly memorialize Congress in enactment of
legislation, attention to needs of the people, equitable tax laws
and equal representation in the passage of all future legislation 1037
31—Committee to conduct a study, during 1969-1971 legislative blen- nium, as to the feasibility of establishing a home or homes for
the handicapped
32-Requiring commissioners of health and social services to study the
care and treatment afforded the chronically ill, mentally ill, men-
tally retarded and handicapped in facilities licensed by their re- spective departments, report findings and recommendations to
General Assembly in January, 1970
33—Appoint a commission to study legislation providing that public
employees can bargain collectively, etc., report findings and rec-
ommendations to General Assembly and Governor, January 15, 1970
34—That the 1969 regular session of the Sixty-third General Assembly
adjourn sine die at 5:00 p.m., Friday, May 9, 19691376, 1409, 1438
35—Committee established to conduct study of mobile home and park statutes, rules and regulations relating thereto, etc
36—Commend Radio Station WOI for providing live broadcast coverage
of the sessions of the House and Senate1441, 1701
37—Claims previously disallowed by joint claims committee resubmitted
for final action thereon
to the Constitution providing for the popular election of a Presi-
dent and Vice-President
39-Commend the members of the 185th Tactical Fighter Group, returning to civilian life, for having exhibited all the virtues of good
citizenship and thank them for their devotion to duty and for the
improvement of the image of Iowa through their effort and con-
duct
40—Conduct study, during interim, to determine fair share which banks, savings and loan associations, etc., should be required to contrib-
ute to the revenues of the state and how collected, report find-
ings1570, 1701
41—Conduct study, during interim, of the department of agriculture,
etc., providing for an efficient organizational structure, report findings
42-That the proposed 10-year building program submitted by the board
of regents be approved as submitted1759
43—That the board of regents be authorized to carry out projects in
building program and to finance by borrowing money and issuing negotiable bonds
44That the Democratic state central committee be commended for
granting 181year-olds full right to participate in their party elec-
toral process1807

HOUSE RESOLUTIONS

RELATING TO-	
1.—Chaplain committee	11 12
4Chief Clerk authorized to have printed booklet "How A Bill Becomes	111
A Law"	
Lancaster, Sergeant-at-Arms	
7-Extend congratulations to Representative James T. Klein and Mrs.	702
Barbara Klein on the birth of their son, James Robert Klein907, 9 S-Express personal sympathy to the Honorable Maurice E. Baringer, former Representative and Speaker of the House and now Trea- surer of State, in the loss of his father, George Baringer1002, 10	
9—Extend congratulations to Mr. and Mrs. Robert G. Dight, Charles City, Iowa, upon Mrs. Dight's being selected National "Young Mother of the Year"	86
SENATE CONCURRENT RESOLUTIONS	
RELATING TO-	
1—Joint committee to arrange for inauguration	
Laws 3—Journals, bills and binders to be furnished free to county auditors. 18, 5 4—Not messaged to House, 5—Not messaged to House.	
6—Compensation of chaplains, officers and employees of General Assembly	50
makers present program	
10—Not messaged to House. 11—Not messaged to House.	
12—Not messaged to House. 13—Iowa legislature requests Congress call a convention to propose an amendment to the U. S. Constitution regarding reapportionment	15
14-Urge Congress inaugurate program of tax sharing with states, un-	84
15—Not messaged to House. 16—Not messaged to House. 17—Not messaged to House.	
 18—Salute and thank Drake University basketball team and their coach. Maury John, for their superb and excellent achievements 677, 70 19—Legislature extend condolences to Mrs. Eisenhower and John S. Eisenhower, also that the Senate and House appoint a committee of three to convey, by appropriate means, this feeling, and that a certified copy thereof be permanently preserved in the office of the Secretary of State and a copy be sent to Mrs. Eisenhower and 	02
John S. Eisenhower 78	51

20—Extend congratulations to Iowa State University wrestling team and coach, Harold Nichols
22—Not messaged to House.
23-Reestablish custom of publishing names of all present and former legislators together with informative data in all future publications of the Iowa Official Register
the late Honorable Dan W. Turner, former Governor and Senator of
the State of Iowa1041
25—Recall Senate File 175 from Governor to correct wording 1090
26—Board of regents authorized to build addition to the general hospital of the University of Iowa, Sixty-third General Assembly supplement previous authorization for an additional increase in size, etc
27—Permanent joint rules of the Sixty-third General Assembly
28—Not messaged to House.
29—Urge all Iowans to observe Thursday, May 1, 1969, as Law Day1323, 1366
30—Not messaged to House.
31—Not messaged to House.
32—Not messaged to House.
33—Express full confidence in the ability of the university administra-
tors and law enforcement officers to enforce effectively rules and
laws pertaining to disruptive conduct at our public universities 1732
34—Not messaged to House.
35—Not messaged to House.
36—Not messaged to House.
37—Not messaged to House.
38—Details of closing the 1969 regular session of the Sixty-third General Assembly, interim staff and work, reconvening 1970 regular
session and any special session
attend National Legislative Conference
40—Expenses of legislators, pertaining to operation of legislative ser-
vices between sessions, be paid after proper authorization1816, 1856
42-Budget and financial control committee or committee on higher edu-
cation, superintendent of printing and comptroller conduct a study
of state printing, printing costs of all departments, report findings
to Sixty-third General Assembly in 1970
42—Not messaged to House.
44—That the proposed ten-year building program submitted by the
board of regents he approved as submitted
45-Board of regents be authorized to carry out projects in building
program and to finance by borrowing money and issuing negoti-
able bonds
46—Not messaged to House.
47 Adojurnment, Friday, May 23, 1969

SUBJECT INDEX

ABORTION-

General

Abortion. S. F. 202, Social Services.
Abortion. H. F. 261, Klein, et al.
Termination of pregnancy. S. F. 502, Doderer; H. F. 626, Radl.
Criminal abortion, increase penalties. S. F. 584, Doderer.

ABSTRACTS

General

Abstracts of title, tax certificates, treasurer not liable for dishonored checks.

H. F. 147, Stromer and McCormick.

ACCIDENTS.

General Emergency care or assistance, accidents. H. F. 39, Millen and Harbor. Blood samples from deceased victims of motor vehicle accidents. H. F. 152.

Kruse, et al. Persons rendering emergency care, immunity from liability. H. F. 154, Fischer

of Grundy. Health and safety appliances in places of employment. H. F. 220, Bennett Water navigation regulations, violations. H. F. 228, conservation and recret-

tion. "Careless" and "reckless" homicide with a motor vehicle, punishment of such

offenses. H. F. 285, Kennedy of Dubuque, et al.
Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al.
Motor vehicle financial responsibility, judgments, etc. H. F. 565, Holden.
Suspension of driving privileges of uninsured motorists. H. F. 672, Hill.

ACCOUNTS General

Iowa Banking Act of 1969. S. F. 18, Benda, et al.; H. F. 18, Bailey, et al. Claims and accounting in institutions, social services, revise Code. H. F. 184. judiclary.

Inventory and accounting system, liquor control commission, appropriation.

S. F. 633, appropriations.

ACCOUNTANTS

General Establish board of licensed accountants, fees. S. F. 121, Lange, et al.; H. F. 118.

Dietz, et al.

Establish board of licensed accountants, fees. H. F. 388, Dietz, et al. Professional corporations. H. F. 652, Pelton. Professional and foreign professional corporations. S. F. 554, Stanley, et al. Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.

ACKNOWLEDGMENTS-

General

Acknowledgments and notaries public. H. F. 725, Kluever.

ACTIONS General

Claims and actions, malpractice suits, etc., under Iowa tort claims act. 8. F. 376, social services.

ADC-

General

Adjustments by social welfare allowing assistance, need. H. F. 68. Holden. et al.

ADC payments

yments—18 years or older. H. F. 222, social services. r of ADC funds to any other department or agency of the state, pur-pose of implementing federal assistance programs. S. F. 254, social Transfer of ADC services.

Work and training program, families receiving aid. S. F. 488, Stanley, et al. Computation of ADC payments, department of social services devise standards and regulations for. S. F. 541, social services.

ADDICTS.

(See Alcoholism and/or Narcotics)

ADJUTANT GENERAL ... General

Iowa National Guard, clarify definitions. S. F. 433, Flatt; H. F. 609, state government.

Vietnam veterans' service compensation fund. S. F. 543, Benda.

ADMINISTRATIVE PROCEDURE-

General

Administrative rules of departments of the state, revised. S. F. 142, DeKoster, et al.; H. F. 163, Grassley, et al.
Rules of administrative departments. H. F. 249, judiciary.

Every state department, etc., hold public hearings on any proposed rule, etc. S. F. 365, Potgeter; H. F. 482, Welden.
Administrative rules and regulations. H. F. 625, Schroeder.

ADOPTIONS

(See Minors)

ADVERTISEMENTS-

General

Service taxes on new construction, advertising and processing of farm products. H. F. 98, Sorg, et al.

Service tax on advertising, repeal. S. F. 151, Lamborn.

Prize contests, restricting. S. F. 160, Benda.

Funeral directing and embalming, practice of. S. F. 223, Mogged, et al.

Educational radio and television, no advertising, etc. S. F. 301, Reichardt.

Advertisement of intoxicating liquors. S. F. 313, Thordsen and O'Malley.

Public utilities, advertising expenses. H. F. 438, Gannon.

Deceptive trade practices. H. F. 727, Pelton.

Repeal service tax on new construction, advertising, processing of meat, fish, and fowl. S. F. 619, ways and means.

ADVISORY COUNCIL-

General

Advisory council, establish, vocational education. S. F. 392, schools. Iowa National Guard, clarify definitions. S. F. 433, Flatt; H. F. 609, state government

AERONAUTICS-

General

Appropriate from moneys received by aeronautics commission. H. F. 802, appropriations.

Aviation authorities, airport facilities. S. F. 472, Wash, et al.; H. F. 650, Van Drie, et al.

Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy.
Operation of aircraft, liability. S. F. 332, Lisie.
Public defense, department of, establish permanent revolving fund, payment of
maintenance and operational costs of administrative state aircraft,
appropriation. S. F. 668, appropriations.

AGED-

General

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

AGRICULTURAL LAND TAX CREDIT-

Agricultural and tax to be paid in full. H. F. 120, Nielsen, et al.
Computation of agricultural land tax credit. H. F. 170, Voorhees.
Agricultural land tax credit allowed if owner applies to soil conservation district. S. F. 167, Lodwick, et al.
Agricultural land tax credit, graduated. H. F. 653, Bailey, et al.

AGRICULTURE AND SECRETARY OF-

General

General

Agricultural land, valuation and assessment of. S. F. 43, Lamborn. Crops, lien against for furnishing agricultural material and labor. H. F. 54,

Camp.

Marijuana, a noxious weed. H. F. 87, Knight, et al. Assessment, valuation of real property, agricultural. S. F. 137, Anderson. Agricultural land, value of. S. F. 138, McGill, et al. Computation of agricultural land tax credit. H. F. 170, Voorhees.

Wild hemp and wild sunflower, secondary noxious weeds. H. F. 171, Winkelman, et al.; S. F. 165, Coleman.

Movement of farm machinery, without licensing, etc. H. F. 192, Miller of Page,

et al.

Workmen's compensation, agriculture. S. F. 204, Gaudineer, et al.; H. F. 268, Ellsworth, et al.

Meat and poultry inspection. H. F. 356, Mezvinsky and Baker.

Furnish proof of financial responsibility by processors and first buyers of agricultural products with secretary of agriculture. H. F. 415, Middleswart, et al.

Inspection of meat and poultry. H. F. 417, agriculture.

Secretary of agriculture designate an employee to attend some of the meetings of Iowa water pollution commission. H. F. 439, Campbell, et al. Registration fees for farm trucks. H. F. 467, agriculture.

Testing of motor vehicle fuel samples, furnish results. H. F. 470, Dunton, et al. Fees collected from distributors of commercial feeds and fertilizers, etc., used to build department of agriculture building. H. F. 530, Strothman, et al.

Legalize move of state entomologist. H. F. 531, Strothman, et al.

Testing or inspecting by department of agriculture of devices used in testing etc., moisture content of agricultural products offered for sale. S.F. 466, agriculture; H. F. 548, agriculture.

Licensing livestock auctioneers. H. F. 583, Schroeder and Stromer.

Agricultural property, valuation and assessment of, for purposes of taxation H. F. 592, Roords. H. F. 592, Roorda.

Eliminate mule breeders from chapter 132, animal husbandry, dean of college of veterinary medicine on executive committee. S. F. 515, Sullivan. et al.; H. F. 700, Crabb, et al.

Water pollution control. H. F. 598, Camp, et al.

Abolish the state sheep association. H. F. 618, Rex, et al.

Automatic recorders on scales, after January 1, 1970. H. F. 619, Christensen. et al.

Agricultural land tax credit, graduated. H. F. 653, Bailey, et al.

Provide for an Iowa beef council. S. F. 558, Clarke and Curran.

Provide for an Iowa turkey council. S. F. 559, Clarke.

Delivery charge, clarify, grain warehousemen. S. F. 577, Laverty.

Pesticides, use or non-use of by department of agriculture, registration of etc. H. F. 731, Langland, et al.

Agricultural products, authority to close elevators or warehouses, etc. H. F. 678, Winkelman and Bailey.

Definitions and standards for frozen desserts, establish. H. F. 753, Knight et al. S. F. 628, agriculture.

Assessment of real property. S. F. 589, ways and means.

Agricultural product warehouse fees, increase. H. F. 761, commerce.

Regulate construction of pipelines. H. F. 772, agriculture.

Valuation and assessment of real and personal property. H. F. 784, ways and means. et al.

means

Regulate construction of pipelines. S. F. 627, agriculture.
Assessment of real property. S. F. 629, ways and means.
Appropriation to departments under department of agriculture. S. F. 631, appropriations.

Vending of foods and beverages. H. F. 803, agriculture

Grain, storage of, temporarily placed on ground. S. F. 657, commerce. Agricultural warehouses, more than one in same city, one license. S. F. 658, commerce.

Agriculture, department of, appropriation. S. F. 670, appropriations; H. F. 818, appropriations.

Various agricultural associations and industries. H. F. 820, appropriations. Registration fees and weight limits for farm trucks. S. F. 351, Coleman: H. F.

Registration fees and weight limits for farm trucks. S. F. 351, Coleman: H. F. 424, Schroeder.

Authorize the establishment of rural water districts. S. F. 372, Smith and Flatt; H. F. 491, Bergman and Varley.

Service taxes on new construction, advertising and processing of farm products. H. F. 96, Sorg, et al.

Marijuana a noxious weed. H. F. 87, Knight, et al.

Bonding of operators of slaughterhouses. H. F. 194, Kruse, et al.

Secretary of agriculture, appointed by Governor. H. F. 315, Pelton.

Secretary of agriculture, appointed by Governor. H. F. 339, Baker, et al.

Qualifications of inspectors. H. F. 450, Freeman of Clay-Dickinson.

Cattle testing for brucellosis at auction premises, if negative may return to farm. H. F. 498, Goode.

State apiarist submit annual report to secretary of agriculture. H. F. 555, Stromer, et al. Stromer, et al.

Abolish the state sheep association. H. F. 618, Rex, et al. Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged,

Elected executive and judicial ometais, terms of all et al.

Four-year term of office, secretary of agriculture. S. F. 415, Mogged, et al.

Eggs, producer excise tax, resale, market development. S. F. 442. Clarke.

I.S.U. of Science and Technology conduct research to determine whether and to what extent pollution hazards exist from use of agricultural chemicals in lowa, report January 1, 1970. H. C. R. 15; H. J. 223, 246; adopted.

S. J. 228.

Conduct study of capital and credit available for agriculture, committee report findings and recommendations to General Assembly, January, 1978. H. C. R. 16; H. J. 223, 307; adopted, S. J. 290, 1820.

General Assembly urge U. S. Department of Agriculture, I.S.U. of Science and Technology and other agricultural colleges to conduct studies of the impact of the family farm upon the social and economic life of Iowa and the nation. H. C. R. 19; H. J. 336, 1330; adopted, S. J. 1233, 1820.

Conduct study, during interim, of the department of agriculture, etc., providing for an efficient organizational structure, report findings. H. C. R. 41; H. J. 1604, 1654, adopted, 1672, 1717; S. J. 1678, 1911.

Conduct study during interim, of the marketing of major agricultural commodities produced in Iowa, report findings. S. C. R. 36; S. J. 1536, 1693, 1820.

That President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds and other conservation programs and that they be reinstated at a realistic level, etc. S. C. R. 37; S. J. 1571, 1820, 1872.

Animala

Eradication of hog cholera, establishment of a biological products pool, ap-

propriations therefor. S. F. 291, agriculture.

Taxation of cattle. S. F. 304, Klink; H. F. 408, Fisher of Greene, et al.

Eradication of bovine brucellosis. S. F. 378, McGill and Briles; H. F. 541,

Schroeder and Stromer.

Tube tests for brucellosis in swine and cattle. H. F. 505, Priebe. Inspection of records of livestock dealers. H. F. 577, Schroeder and Strothman. Sale of boars. H. F. 665, Winkelman and Stromer. Provide for an Iowa beef council. S. F. 558, Clarke and Curran.

Dairy

Production of dairy products, quality tests, violations. H. F. 627, Dougherty, et al.

Cheeses and cheese products, specifications and standards for. H. F. 628, Bailey.

Testing of milk, add two categories to adulteration categories. H. F. 666, Miller of Page, et al.

Provide an excise tax on sale of eggs and turkeys, market development. S. F. 618, agriculture.

Farm

Corporations engaged in farming, limit. S. F. 75, Schaben, et al.; H. F. 158, Cochran, et al.

Conran, et al.

Farm expense, income tax deduction. H. F. 74, Mendenhall.

Farm wagon licensing. S. F. 220, Schaben.

Licenses on farm trailers. H. F. 346, Nelson, et al.

Certified seed. H. F. 497, Pierson, et al.

Improvement and repair of property, provide tax incentive for. S. F. 538,

Stanley, et al.

Provide for an Iowa turkey council. S. F. 559, Clarke.

Clovernor requested to appoint a farm advisory council, study practical solution to deflating of rural economics. S. C. R. 28; S. J. 1072, 1820.

Secretary of

Secretary of

Bonding of operators of slaughterhouses. H. F. 194, Kruse, et al.

Secretary of agriculture, appointed by Governor. H. F. 315, Pelton.

Secretary of agriculture, appointed by Governor. H. F. 339, Baker, et al.

Furnish proof of financial responsibility by processors and first buyers of agricultural products with secretary of agriculture. H. F. 415, Middleswart, et al.

Qualifications of inspectors, industry oriented and employed personnel perform inspection services under secretary of agriculture. H. F. 450, Freeman of Clay-Dickinson.

Cattle testing for brucellosis at auction premises if pagative may return to

('attle testing for brucellosis at auction premises, if negative may return to farm. H. F. 498, Goode.

Four-year term of office, secretary of agriculture. S. F. 415, Mogged, et al. Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged, et al.

Eggs, producer excise tax, resale, market development. S. F. 442. Clarke. Testing or inspecting by department of agriculture of devices used in testing, etc., moisture content of agricultural products offered for sale. S. F. 466, agriculture; H. F. 548, agriculture.

State aparist submit annual report to secretary of agriculture. H. F. 555,

Stromer, et al.

Abolish the state sheep association. H. F. 618, Rex, et al.

Fees collected from distributors of commercial feeds and fertilizers, etc., used to build department of agriculture building. H. F. 530, Strothman, et al.

Fertilizer

Fees collected from distributors of commercial feeds and fertilizers, etc., used to build department of agriculture building. H. F. 530, Strothman, et al.

Grain

Grain, storage of, temporarily placed on ground. S. F. 657, commerce. Propane used in drying grain, sales tax. H. F. 175, Holden. Licensing of grain dealers. H. F. 688, Schroeder and Stromer.

Seed

Certified seed. H. F. 497, Pierson, et al.

AIR CONDITIONING-General

Regulation and licensing of heating, air-conditioning, etc., contractors, cities and towns. H. F. 326, Tapscott and Andersen.

AIR POLLUTION-(See Pollution)

AIR POLLUTION CONTROL COMMISSION-

Air pollution control commission, officers, term of office. S. F. 211, social services.

Air poliution control commission, officers, term of office. H. F. 851, social services

AIRCRAFT-(See Aeronautics)

ALCOHOLIC BEVERAGES (See aiso Beverages)

General Intoxicating beverages, hours to sell. S. F. 46, Hill; H. F. 122, Van Rockel. Intoxicating beverages, repeal dram shop law. H. F. 66, Perkins, et al. Liquor, sale of, time. S. F. 99, Frommelt and Walsh; H. F. 99, Perkins and

Ellsworth.

Liquor, time during which it may be delivered, sold and consumed. H. F. 119, Ellsworth, et al., S. F. 109, Frommelt and Walsh.

Miners, serving and clearing of alcoholic beverages. S. F. 169, Hougen, et al.

Proof of intoxication and penalities therefor, operator of motor vehicle under influence of alcoholic beverages. H. F. 207, Holden, et al. Advertisement of intoxicating liquors. S. F. 313, Thordsen and O'Malley. Sale and distribution of wine, 17 percent alcohol. S. F. 331, Walsh; H. F. 396,

Perkins, et al. Furchuse or obtaining of liquor by minors illegal, liquor control act. H. F. 558, Van Drie, et al.
Beer license holders, same controls as liquor licensees. H. F. 674, Fischer of

Grundy. issuance of beer permits by liquor control commission. H. F. 754, Fisher of

Greene and Van Drie.

Beer, sale of, time. H. F. 65, Perkins, et al.; S. F. 96, Frommelt and Walsh.
Beer, sale of, time. H. F. 98, Perkins and Ellsworth; S. F. 131, Frommelt and

Walsh. Class "C" beer permits, cost of. H. F. 140, Fischer of Grundy.

Strikes obsolete reference from law on mandatory revocation of beer permits. H. F. 128, judiciary. Enforcement of beer and liquor laws to public safety. H. F. 137, Fischer of Grundy.

Minors, violations of beer and liquor laws. H. F. 212, Doyle. heer permits, liquor control commission suspend. H. F. 324, Fisher of Greene,

et al.

Immediate cessation of business of liquor control license holders in certain circumstances. H. F. 526, Fisher of Greene, et al.

Create school property tax replacement fund, certain revenues for fund, allocate and appropriate amounts in fund. H. F. 715, Grassley.

Beer warehouses. S. F. 44, Lange.

Beer tax reports, information required on. S. F. 45, Lange.
Fersons eighteen years of age and older obtain beer, not more than 3.2 percent alcohol. S. F. 111, Reichardt.

alcohol. S. F. 111, Reichardt.

Beer sales, off-premise consumption, as a "loss leader", prevention of. S. F.

118, Frommelt; H. F. 124, Brinck, et al.

Surrender of beer permits. S. F. 120, DeHart, et al.

Minors, violations of beer and liquor laws. S. F. 153, Sullivan.

Minors, violations of the beer and liquor laws. S. F. 355, Stephens.

Mandatory revocation of beer permits. S. F. 644, law enforcement.

Grapes and other fruit used in making native wines need not be grown in

lowa. S. F. 219, Henda; H. F. 276, Logue.

No identification seals on wine bottles. S. F. 403, Denman and Coleman.

Executor or administrator of a liquor control licensee continue operation of

business for limited time. H. F. 559, Van Drie, et al.

Liquor control licenses, expiration of. H. F. 320, law enforcement.

Liquor shipments, documents accompany. H. F. 182, Fisher of Greene, et al.

State liquor seals, affix. S. F. 98, Frommelt.

Liquor licensees, records of, availability. S. F. 117, Frommelt.

ALCOHOLISM-

General Aicoholism and addicts, treatment of. S. F. 127, Gaudineer, et al.; H. F. 135,

Caffrey, et al.

Treatment of alcoholism. S. F. 525, social services.

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

ALIMONY-

(See Divorce)

AMBULANCES-

(See Motor Vehicles, sub-ref. Ambulances)

ANIMALS.

(See also Agriculture, sub-ref. Animals)

General

Deer hunting licenses to spouse of landlords and tenants. S. F. 47, Potgeter.

Animals, dead, removal of, state pay. S. F. 53, Benda.

Dead animals, disposal of. S. F. 114, Shirley.

Bonding of operators of slaughterhouses, bonding of agents, etc. H. F. 150, Schroeder, et al.

Bonding of operators of slaughterhouses. H. F. 194, Kruse, et al.

Bonding of operators of slaughterhouses. H. F. 250, Stromer.

Propagation and protection of wildlife. H. F. 617, Winkelman and Tieden.

Diseases

Eradication of hog cholera, establishment of a biological products pool, appropriations therefor. S. F. 291, agriculture.

Eradication of bovine brucellosis. S. F. 378, McGill and Briles; H. F. 541, Schroeder and Stromer.

Cattle testing for brucellosis at auction premises, if negative may return to farm. H. F. 498, Goode.

Tube tests for brucellosis in swine and cattle. H. F. 505, Priebe.

Domesticated Other Than Farm

Dogs in food establishments, corrects statute. H. F. 113, judiciary. Counties license dogs, pay cities and towns. H. F. 331, Voorhees. Dog licenses issued by veterinarians, eliminate listing by assessors. S. F. 397,

Hougen.

Farm

Taxation of cattle. S. F. 304, Klink; H. F. 408, Fisher of Greene, et al. Cattle testing for brucellosis at auction premises, if negative may return to farm. H. F. 498, Goode.

Railroads right to investigate cattle claims, must fence, increase speed thrucities and towns. S. F. 419, DeKoster.

Inspection of records of livestock dealers. H. F. 577, Schroeder and Strothman. Licensing livestock auctioneers. H. F. 583, Schroeder and Stromer.

Eliminate mule breeders from chapter 182, animal husbandry, dean of college of veterinary medicine on executive committee. S. F. 515, Sullivan, et al.; H. F. 700, Crabb, et al.

Sale of boars. H. F. 665, Winkelman and Stromer.

Provide for an lowa beef council. S. F. 558, Clarke and Curran.

Members of the state fair board, delete requirement, representative of mule breeders association. S. F. 459, Sullivan, et al.; H. F. 668, Crabb, et al. Abolish the state sheep association. H. F. 618, Rex, et al.

Non-Domesticated

Seasons for hunting fur-bearing animals. S. F. 359, McGill: H. F. 441, Tieden.

ANNEXATION-

(See also Zoning)

General

Incorporation of a municipality. S. F. 39, Messerly.

Municipal courts and district courts, territorial jurisdiction. H. F. 375, Cunningham, et al.

Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.

ANNUITIES.

General

Annuities, U. S. retirement and disability fund, exempt portion of from income

tax. S. F. 41, Balloun, et al. Annuities, U. S. retirement and disability fund, exempt portion of from income

tax. H. F. 297, Van Rockel and Andersen.
Clarifying definition of security. S. F. 257, commerce.
Employees in education have benefit of tax-sheltered annuity programs. H. F. 332. Miller of Jones.

332, Miller of Jones.

Increase annuity of judges retired since effective date of mandatory retirement. H. F. 403, Milligan, et al.

Members or former members of armed forces, portion of annuities or retirement pay exempt from state income tax. S. F. 384, Rigler.

Increase annuity of judges retired since effective date of mandatory retirement. S. F. 401, Gaudineer and O'Malley.

Insurance or annuity contracts on a variable basis, regulate. H. F. 631, Bailey,

et al.

Employees in education have benefit of tax-sheltered annuity programs. S. F.

582, schools.

Annuitles for employees of the department of public instruction. S. F. 591, schools

Annuities for employees of county boards of education. S. F. 593, schools.

APIAN-

(See Bees)

APPEAL BOARD, STATE-

General

Indemnification of private citizens for aiding in law enforcement. H. F. 300,

Indemnification of private distance.

Milligan, et al.

Civic awards and indemnification of citizens for aiding in law enforcement.

S. F. 358, Thordsen, et al.

APPEALS-

Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda. Appeals from a decision of the civil rights commission, court of equity. H. F. 468, Pierson, et al.

Right of appeal from decisions of municipal courts. H. F. 473, Huff.

Any taxpayer may file an appeal to department of revenue on any decision, etc. S. F. 455, Lodwick.

APPROPRIATIONS-

General

Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 240, Frommelt, et al. Nursing home administrators, license, appropriation. H. F. 223, Stokes, et al. Guttenberg for flood control, appropriation. H. F. 308, Tieden; S. F. 258, Klink and Walsh.

Complete construction of sanitary sewer facilities, Iowa Great Lakes Sanitary
District. H. F. 311, Freeman of Clay-Dickinson, et al.
Prisaster aid for political subdivisions, increase to \$2 million, federal government provides after that. H. F. 355, Pelton.
Rearing-aid dealers, license and regulate. H. F. 623, Newton; S. F. 550, Nich-

olson, et al.
Drivers' education program, department of public instruction,

supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

'iowa State Fair and World Food Exposition Study Committee", continue, appropriation. H. J. R. 11, Miller of Page, et al.; S. J. R. 24, Lucken,

et al.

Memorial hall, Camp Dodge, construction of, S. F. 230, Flatt, et al.: H. F. 306.

Lipsky, et al.

Lipsky, et al.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley

Disaster aid to local governments, appropriation to general contingent fund

of executive council. S. F. 451, cities and towns.

Horse racing, pari-mutuel wagering. S. F. 566, Sullivan, et al.; H. F. 742,

Crabb, et al.

l.egislative research, interstate cooperation, and National Conference of State Legislative Leaders, appropriation. S. F. 608, appropriations.
 Reimbursement to Harlan, expenses incurred, site for proposed western Iowa college. S. F. 698, appropriations.
 State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations.

priations (very similar). Accomptance

Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.

Aeronautics

Aeronautics commission, appropriate from moneys received by. H. F. 802, appropriations.

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Agricultural land tax to be paid in full. H. F. 120, Nielsen, et al. Various agricultural associations and industries. H. F. 820, appropriations. Agriculture, administrative, etc., appropriation. H. F. 818, appropriations.

Agriculture, administrative, etc., appropriation. H. F. 818, appropriations.

Meat and poultry inspection, department of agriculture, appropriation. H. F.
417, agriculture.

Eradication of hog cholera, establish biological products pool, appropriation.
S. F. 291, agriculture.

Testing or inspecting by department of agriculture of devices used in testing, etc., moisture content of products offered for sale. S. F. 466, agriculture; H. F. 548, agriculture.

Appropriation to departments under department of agriculture. S. F. 631, appropriations

propriations.

Agriculture, department of, appropriation. S. F. 670, appropriations: H. F. 818, appropriations.

Alcoholism
State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Apportionment Commission

Apportionment commission, members of, appropriation. S. F. 662, appropriations: H. F. 809, appropriations.

Archeologist

Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

Architectural Examiners

Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.

Arts Council

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Attorney General

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

- Auditor of State
 State departments' appropriations. H. F. 793, appropriations; S. F. 597, appro-
- priations (very similar).

 Permanent revolving fund for state auditor, industrial loan law. S. F. 601, appropriations.

Banking Department, State

Banking department, appropriate moneys received by. H. F. 804, appropriations; S. F. 667, appropriations.

Blind, Commission on

- Remodel and repair commission for the blind building, accept federal funds and appropriation. S. F. 579, appropriations.

 Commission for the blind, higher education facilities commission, and soldiers'
- bonus board, appropriation. S. F. 581, appropriations.

Budget and Financial Control Committee

Appropriate to budget and financial control committee for its contingent fund. S. F. 606, appropriations.

- Buildings and Grounds
 State departments' appropriations. H. F. 793, appropriations; S. F. 597, appro-
- priations (very similar).

 Buildings and grounds, capital improvements, appropriation. S. F. 605, appropriations.

- Capitol Planning Commission
 Capitol planning commission, secretarial help, research and materials, etc., appropriation. S. F. 599, appropriations.
 Executive council for capitol planning commission construction, demolition, etc., appropriation. S. F. 600, appropriations.

Car dispatcher expend from revolving fund, appropriation. S. F. 602, appropriations.

Chapels
Memorial hall, Camp Dodge, construction of. S. F. 230, Flatt, et al.; H. F. 306,

Cities and Towns

- Municipal statutes, study committee, appropriation. H. J. R. 15, cities and towns.
- Disaster aid to local governments, appropriation to general contingent fund of executive council. S. F. 451, cities and towns.

 State aid to cities and towns, \$5,500,000, population basis. S. F. 487, Gaudineer. Local sewage treatment works, water pollution control, appropriation. S. F. Local sewage treatment works, water pollution c 519, Walsh, et al.; H. F. 722, Gannon, et al.

Civil Rights

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Claims

- Certain counties and named persons, claims, appropriation. H. F. 824, appropriations.

- Election contest of Vincent S. Burke vs. Charles K. Sullivan, attorney fees, etc., appropriation. S. F. 664, appropriations.

 Payment of workmen's compensation claims, industrial commission, highway commission, appropriation. S. F. 685, appropriations.

 Reimbursement to Harlan, expenses incurred, site for proposed western lowa college. S. F. 698, appropriations.

Code Editor

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Commerce Commission

Commerce commission, appropriation. H. F. 817, appropriations.

Comptroller

- State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).
- Reporting of funds, other than appropriations, received by state departments, etc., to comptroller, S. F. 350, Lodwick.
- etc., to comptroller. S. F. 350, Lodwick.

 Appropriate from fuel tax fund to comptroller for expenses in writing refund warrants, etc. S. F. 604, appropriations.

Conservation Commission

Conservation commission, developments, state parks, etc., appropriation, S. F. 672, appropriations.

Conservation commission, appropriation. S. F. 673, appropriations. Conservation commission, departments, appropriation. S. F. 674, appropriations.

Turkey River State Park, development of, appropriation. S. F. 281, Rigler;
H. F. 366, Hanson of Howard-Mitchell.

Indian Bluffs Wilderness Area, acquisition and development of, appropriation, conservation commission. S. F. 381, Lamborn; H. F. 561, Miller of Jones.

Constitutional Revision Committee
Constitutional revision commission, create, appropriation. S. J. R. 9, Coleman,
et al.; H. J. R. 9, Skinner, et al.
Conduct study of the Iowa Constitution. S. J. R. 28, Walsh, et al.

Council of State Governments
State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Crime Commission

Crime commission, establish, appropriation. S. F. 698, law enforcement.

Development Commission

Development commission, appropriation. S. F. 681, appropriations.

Drivers' Education

Drivers' education program, department of public instruction, supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691,

appropriations.

Economic Opportunity, Office of State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Educational Radio and Television

Educational television network, capital improvements of, appropriation. H. F.

822, appropriations.
Educational radio and television facility board, appropriation. S. F. 682, appropriations; H. F. 821, appropriations.

Employment of the Handicapped State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Employment Security Commission
Appropriate from IPERS to employment security costs of administration of IPERS. S. F. 603, appropriations.
State departments appropriations. H. F. 793, appropriations; S. F. 597, appro-

priations (very similar).

Engineers

Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.

Ethics Committee

Members who served on ethics committee, appropriation. H. F. 777, appropriations.

Executive Council

Acquire and correct title to Valley Bank Bldg, property. H. F. 786, appropriations

Parking facility on capitol grounds, appropriation for study. H. F. 813, Klein. Disaster aid to local governments, appropriation to general contingent fund of executive council. S. F. 451, cities and towns.

Executive council for capitol planning commission construction, demolition, etc., appropriation. S. F. 600, appropriations.

State departments' appropriations. H. F. 793, appropriations; S. F. 597, appropriations (Normal States)

priations (very similar).

Fair Board

Fair board, appropriation. H. F. 778, appropriations.

Funds

Funds

Drivers' education program, department of public instruction, supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Banking department, appropriate moneya received by. H. F. 804, appropriations; S. F. 667, appropriations.

Moneys and credits bank tax replacement fund, appropriation, Treasurer of State. H. F. 500, Van Nostrand, et al.

General fund, extend time for reversion. S. F. 64, law enforcement.

Moneys and credits tax replacement fund, appropriation. S. F. 341, Shirley.

Reporting of funds, other than appropriations, received by state departments, etc., to comptroller. S. F. 350, Lodwick.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley.

Disaster aid to local governments, appropriation to general contingent fund of executive council. S. F. 451, cities and towns.

Appropriate to budget and financial control committee for its contingent fund. S. F. 606, appropriations.

State planning in Governor's office, local aid programs, etc., appropriation.

S. F. 609, appropriations,

Create general contingent fund. S. F. 610, appropriations.

Geological Survey

Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

State planning in Governor's office, local aid programs, etc., appropriation. S. F. 609, appropriations.
State departments' appropriations. H. F. 793, appropriations; S. F. 597, appro-

priations (very similar).

Health, Department of

Health, department of, appropriation. H. F. 796, appropriations. Radiation control program, appropriation. S. F. 269, social services

Department of health, various boards, etc., appropriation. S. F. 654, appropriations.

Herbert Hoover Foundation Herbert Hoover Birthplace Foundation, appropriation. S. F. 532, appropriations.

Higher Education Facilities Commission

Higher Education Facilities Commission, tuition grant program, appropriation.

H. F. 827, appropriations.

Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 581, appropriations.

Scholarship and medical student tuition loan programs, appropriation. S. F. 636, appropriations.

Higher education facilities commission, tuition grant program, appropriation. S. F. 688, appropriations.

Highway Commission

Highway commission, appropriation. H. F. 823, appropriations.

Payment of workmen's compensation claims, industrial commission, highway commission, appropriation. S. F. 685, appropriations.

Highway commission, appropriation. S. F. 687, appropriations.

Capital expenditures by highway commission from primary road fund. S. F. 695, appropriations.

Historical Society

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

History and Archives
State departments, appropriations, H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Inauguration Ceremonies

Expenses of inaugural ceremonies, appropriation. S. F. 531, appropriations.

Industrial Commission

Fayment of workmen's compensation claims, industrial commission, highway commission, appropriation. S. F. 685, appropriations. State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Insurance

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Interstate Cooperation

Interstate cooperation, commission on, appropriation to members. H. F. 323, appropriations; S. F. 310, appropriations.

Legislative research, interstate cooperation, and National Conference of State Legislative Leaders, appropriation. S. F. 608, appropriations.

Iowa Great Lakes Sanitary District

Complete construction of sanitary sewer facilities, Iowa Great Lakes Sanitary District. H. F. 311, Freeman of Clay-Dickinson, et al.

IPERS

Advisory investment board of IPERS, appropriation to members. H. F. 324, appropriations; S. F. 309, appropriations.

Appropriate from IPERS to employment security costs of administration of IPERS. S. F. 603, appropriations.

Iowa State Fair and World Food Exposition Study Committee
"Iowa State Fair and World Food Exposition Study Committee", continue, appropriation. H. J. R. 11, Miller of Page, et al.; S. J. R. 24, Lucken, et al.

Judicial Department, Statistician, etc.
State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, approboards of, priation. S. F. 635, appropriations.

Labor

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Legislative Research

Appropriate to legislative research, updating Code on magnetic tape, etc. S. F. 607, appropriations.

Legislative research, interstate cooperation, and National Conference of State Legislative Leaders, appropriation. S. F. 608, appropriations.

Libraries

State departments, appropriations, H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Lieutenant Governor

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Liquor Control Commission
Inventory and accounting system, liquor control commission, appropriation.
S. F. 633, appropriations.

ancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropri-Accountancy, ation, S. F. 635, appropriations.

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Manpower Development and Training Act

Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.

Medical and Other Professions

Scholarship and medical student tuition loan programs, appropriation. S. F. 636, appropriations.

Department of health, various boards, etc., appropriation. S. F. 654, appropriations.

Appropriation to social services for deficiencies for the medical assistance program. S. F. 676, appropriations.

Practice of physical therapy, increase license renewal fee. S. F. 317, Conklin; H. F. 797, appropriations.
State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Mental Health

Conversion of the mental health institute at Clarinda to a training school for

boys, appropriation. H. F. 433, Andersen.

Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7,

Miller of Des Moines, et al.

Merit employment department, appropriation. S. F. 634, Appropriations. Merit system of personnel administration. S. F. 612, state government.

Mines and Minerals

Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

Mississippi Parkway Planning Commission

Mississippi river parkway commission, appropriation. S. F. 580, appropriations.

Natural Resources Council

Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

Nurses and Nursing Homes

Nursing home administrators, license, appropriation. H. F. 223, Stokes, et al. Department of health, various boards, etc., appropriation. S. F. 654, appropriations.

Pioneer Lawmakers

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Planning and Programming
State planning in Governor's office, local aid programs, etc., appropriation. S. F. 609, appropriations.

Printing Board

Printing board, establish permanent revolving fund for appropriation. H. F. 695, appropriations.

Printing machines and equipment, printing board, appropriation. S. F. 145. appropriations.

State departments, appropriations, H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Public Defense

Public Defense

Capital improvements and repairs, etc., department of public defense, appropriation. S. F. 598, appropriations.

Public defense, department of, establish permanent revolving fund, payment of maintenance and operational costs of administrative state aircraft, appropriation. S. F. 668, appropriations.

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Public Instruction
1) rivers' education education program, department of public instruction, supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Uniform system of accounting in area schools, appropriation to area schools and public junior or community colleges, and establish procedure for computation of state aid to area schools. H. F. 825, appropriations; S. F. 690, appropriations.

S. F. 690, appropriations.

Schools, sciences, math, etc., special education, etc., appropriation. H. F. 368, appropriations; S. F. 314, appropriations.

Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.

General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.

Permanent revolving funds, administer federally financed programs (veterans education administration and school lunch program), appropriation.

education administration and school lunch program), appropriation. S. F. 680, appropriations.

Public Safety

Transfer or sale of real estate between agencies of the state. H. F. 57, appropriations.

priations.

Highway patrol buildings, appropriation. H. F. 416, Menefee.

Drivers' education program, department of public instruction, supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

Construction of a highway patrol district headquarters building at Oelwein, appropriation. H. F. 816, appropriations.

Drivers' licenses, new type, photo. S. F. 90, Kosek.

Department of public safety and various divisions thereof, appropriation. S. F. 650, appropriations.

Department of public safety for capital improvements for law enforcement academy, appropriation. S. F. 652, appropriations.

Public safety, department of, computerizing state criminal information flies, appropriation. S. F. 661, appropriations.

Department of public safety motor vehicle dealers license fee fund, appropriate for moneys received by. S. F. 663, appropriations.

Public safety, department of, transfer of certain fees, taxes, etc., purchase of supplies, etc., and for cost of manufacturing motor vehicle registration plates. S. F. 669, appropriations. S. F. 693, law enforcement. Highway patrol buildings, appropriation, general fund. S. F. 296, Nicholson.

Radiation

Radiation

Radiation control program, appropriation. S. F. 269, social services.

Real Estate

Acquire and correct title to Valley Bank Building property. H. F. 786, appropriations.

State departments, appropriations H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Reciprocity

Reciprocity board, appropriation, S. F. 651, appropriations.

Regents, Board of

Regents, board of, capital improvements, purchase of land, construction, etc., appropriation. H. F. 828, appropriations. Regents, board of, institutions under control of, appropriation. S. F. 655, ap-

propriations: H. F. 811, appropriations.

Regents, board of, capital improvements, purchases of land, construction, etc., appropriation. S. F. 689, appropriations.

Regents, board of, reimburse state educational institutions for deficiencies in operating revenues, appropriation. S. F. 696, appropriations; H. F. 829, appropriations.

Retirement

Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.
Teachers' pension. H. F. 177, Grassley, et al.

Revenue, Department of
Appropriate from motor vehicle fuel fund to department of revenue. H. F.
795. appropriations; S. F. 641, appropriations.
Corrects improper section reference, tax equalization bill passed by Sixtysecond General Assembly. S. F. 660, appropriations.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 591.

appropriations.

Ratify and legalize commissions to director of revenue and department of social services, acts and service, compensation, appropriation. S. F. 699, appropriations.

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Schools a system of accounting in area schools, appropriation to area schools and public junior or community colleges, and establish procedure for computation of state aid to area schools. H. F. 825, appropriations: Uniform system

for computation of state and to area schools. In. F. 626, appropriations.

S. F. 690, appropriations.

Reporting of funds, other than appropriations, received by state departments, etc., to comptroller. S. F. 350, Lodwick.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley

Permanent revolving funds, administer federally financed programs (veterans education administration and school lunch program), appropriation. S. F. 680, appropriations.

Secretary of State

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Social Services

Community correction centers, social services, appropriation. H. F. 718, Jesse, et al. Social services, its departments, administration, etc., appropriation, H. F. 819.

appropriations.

Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.
Radiation control program, appropriation. S. F. 269, social services.
Social service institutions, capital improvements, appropriation. S. F. 621.

appropriations.

Appropriations.

Appropriation to social services for deficiencies for the medical assistance program. S. F. 676, appropriations.

Ratify and legalize commissions to director of revenue and department of social services, acts and service, compensation, appropriation. S. F. 639. appropriations.

Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7, Miller of Des Moines, et al.
Regional jail system, social services, appropriation. S. F. 321, O'Malley, et al.

Soil Conservation Archaeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

Teaching Practices Commission

Salaries, support, maintenance, etc., of the professional teaching practices commission, appropriation. S. F. 697, appropriations.

Treasurer of State

Moneys and credits bank tax replacement fund, appropriation, treasurer of state. H. F. 500, Van Nostrand, et al.

Moneys and credits tax replacement fund, appropriation. S. F. 341, Shirley.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691.

appropriations.

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Uniform Laws, Commission on

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar). Veterans

Commission for the blind, higher education facilities commission, and soldiers' benus board, appropriation. S. F. 581, appropriations.

State departments, appropriations. H. F. 793, appropriations; S. F. 597, appropriations (very similar).

Watchmakers

Watchmaking, board of examiners, appropriation. S. F. 632, appropriations.

Water Pollution Control Commission, Iowa Local sewage treatment works, water pollution control, appropriation. S. F. 519, Walsh, et al.; H. F. 722, Gannon, et al.

ARBITRATION, BOARD OF-General

Workmen's compensation hearings, eliminate board of arbitration, S. F. 14. Gaudineer.

ARCHITECTS.

General

tieneral
Landscape architects, registration. H. F. 121, Van Drie; S. F. 155, DeHart.
Professional corporations. H. F. 652, Pelton.
Professional and foreign professional corporations. S. F. 554, Stanley, et al
Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation.
S. F. 635, appropriations.

AREA VOCATIONAL SCHOOLS-

General

Area vocational school, create. S. F. 55, Shirley and Neu; H. F. 82, Johnson of Audubon-Guthrie, et al.

Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112,

Schoben, et al.; S. F. 112, School librarians and guidance counselors, repeal stipulation requiring classification of schools for. S. F. 108, Stephens.

Property tax limitation for area vocational schools, review by G. A. S. F. 197,

judiciary.

judiciary.

Operation of area vocational schools, levy of taxes. H. F. 240, Graham, et al.;

S. F. 268, Balloun, et al.

No athletic scholarships in area vocational schools or community colleges.

H. F. 378, Pelton, et al.

Payment of general school aid to merked areas operating an area vocational school or community college. H. F. 392, Welden, et al.

Area vocational schools, prohibit teaching of liberal arts, etc. H. F. 397, Crabb. Colleges and area vocational schools, for certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.

Area schools, reorganization of. H. F. 492, Brinck

Community colleges, merged area may not purchase land after Jan. 1, 1969, limitations, exclusions. S. F. 413, Briles; H. F. 614, Christensen, et al. Area schools, county may apply to join merged area. S F. 446, Lamborn and Parker. Parker.

Parker.

Boone junior college facilities, pay rental, legalize. H. F. 535, Baker.

No college transfer program by an area junior or community college after Jan. 1, 1969, nor expansion of such a program already in existence. H. F. 539, Grassley.

Reclamation of former junior colleges or community colleges, authorizing tax levies for support and improvement of same. S. F. 468, Lisle.

Area schools, all counties join. S. F. 498, Frommelt and Walsh.

Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson. Vocational education, advisory council, federal funds S. F. 544, schools. Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.

Merged area school systems, legalize and validate all proceedings prior to Jan. 1, 1969. S. F. 573, higher education.

State aid to area schools, determination and distribution of. H. F. 685, Weiden. No college transfer program by an area school after Jan. 1, 1969, forbid operating such program where not in operation on Jan. 1, 1969, H. F. 734, Grassley.

Grassley.

Grassley.

Authorize extended time contracts for rental of buildings, etc., for vocational schools or community colleges. S. F. 617, higher education.

Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.

General and vocational education administration funds, department of public instruction, appropriations. S. F. 679, appropriations.

Uniform system of accounting in area schools, appropriation to area schools and public junior or community colleges, and establish procedure for computation of state aid to area schools. H. F. 825, appropriations; S. F. 690, appropriations.

ARRESTS

(See Law Enforcement)

ARTICLES OF INCORPORATION-

General

Articles of incorporation, amendments to, approval by secretary of state. H. F. 27. Bailey.
Articles of incorporation, date annual meeting of shareholders held. H. F. 707,

Bailey.

ARTS-

General

State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

State departments, appropriation, very similar of H. F. 793. S. F. 597, appropriations.

ASSESSMENTS-

General

Agricultural land, valuation and assessment of. S. F. 43, Lamborn. Surfacing of streets, special assessments. S. F. 67, Lamborn. Assessment, valuation of real property, agricultural. S. F. 137, Anderson. Agricultural land, value of. S. F. 138, McGill, et al. Railroad property, special assessments against. H. F. 172, Winkelman, et al. Assessment procedures for low-type street improvements. S. F. 323, Lamborn, et al.

Eminent domain, notices, etc. S. F. 330, judiciary. Interest rates on certain special assessments, bonds, etc. S. F. 382, Lamborn.

Benefited water districts, partially eliminate limitation of cost of assessments against property for water improvements, S. F. 407, Messerly. Reporting sales, abnormal, of real estate to department of revenue. H. F. 548.

Roorda.

Agricultural property, valuation and assessment of for purposes of taxation. H. F. 592, Roorda.

Improvement and repair of property, provide tax incentive for. S. F. 538.

Stanley, et al.

Public parking facilities, optional court confirmation. H. F. 730, Van Drie Street lighting districts, establish in unincorporated areas. S. F. 568, Laverty and Gaudineer.

Assessment of real property. S. F. 589, ways and means.
One-third of the salaries of commissioners assessed to public utilities. H. F.
757, commerce.

Valuation and assessment of real and personal property. H. F. 784, ways and means.

Assessment of real property. S. F. 629, ways and means.
Highway commission pay all special assessments on land under its jurisdiction, assessed in same manner as private property. H. F. 845. transportation.

ASSESSORS-

General

Tax exempt property, list of, by director of revenue to general assembly H. F. 34, Radl.
Remove assessor from acting as clerk, hoard of review. H. F. 103, Schmeiser,

et al.

Presental property tax credit, affidavit required therefor. H. F. 400. Tieden. Professionalization of city and county assessors. S. F. 367, Reichardt. Additional compensation to city and county assessors who achieve certification by the international association of assessing officers. S. F. 377,

Reichardt.

Dog licenses issued by veterinarians, eliminate listing by assessors. S. F. 397, Hougen.

Market value of property, as determined by assessor, property tax purposes, schools. S. F. 424, Shaff.
Improvement and repair of property, provide tax incentive for. S. F. 538.

Stanley, et al.

ATHLETICS-

General

General

No athletic scholarships in area vocational schools or community colleges. H. F. 378, Pelton, et al.

Legalize professional boxing and wrestling. S. F. 326, Reichardt; H. F. 651, Tapscott, et al.

Commend Drake University and its basketball team for its outstanding season and extends full support and backing in the NCAA tournament. H. C. R. 22; H. J. 500 adopted, S. J. 453, 454 adopted.

Salute and thank Drake University basketball team and their coach, Maury John, for their superb and excellent achievements. S. C. R. 18; S. J. 607, 7615 adopted, H. J. 677, 702 adopted.

Extend congratulations to LS.U. wrestling team and coach, Harold Nichols. S. C. R. 20; S. J. 700 adopted, H. J. 763 adopted.

ATTORNEY GENERAL-

General

Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly appoint Auditor. S. J. R. 13, Denman, et al.

Election of Governor, Lieut. Governor, state officials, Senate elect presiding officer. S. J. R. 16, Lucken, et al.

Death penalty, lethal gas, Governor, Lieut. Governor and Atty. General, communication with warden. H. F. 314, Knight. et al.

Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged.

et al.

Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al. Legal counsel, department of revenue, social services, and highway commission

employ. H. F. 723, Renda.

District attorney, establish office of. H. F. 691, Kluever, et al.

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

ATTORNEYS.

General

Office and election of county attorney, repeal section of constitution providing for. S. J. R. 3, Sullivan, et al.

Mortgagor use own attorney, H. F. 47, Doyle.

Court appointed attorneys, payment of. S. F. 68, Lamborn; H. F. 241, Miller

of Jones, et al.

District attorney, create office of. H. F. 88, Mayberry, et al.

Attorney fees. S. F. 124, Sullivan.

Attorney's fees paid by county, possible recovery of. H. F. 116, Koch.

Legal counsel for departments of revenue, social services, and highway commission. S. F. 174, O'Malley, et al.

Office and election of county attorney. S. F. 231, Frommelt.

Office of public prosecutor. H. F. 303, Voorhees, et al.

Qualifications of the industrial commissioner and his deputies, lawyers. S. F.

370, Neu and Stanley; H. F. 474, Huff.

Court-appointed counsel and public defenders, compensation. H. F. 510, Pelton. et al.

ton, et al.

ton, et al.

Increasing county attorney salaries. H. F. 546, Huff, et al.

Judicial hearing, revocation of parole by parole board. H. F. 580, Tapscott.

Court appointed attorneys, recovery of fees. H. F. 606, Koch.

Professional corporations. H. F. 652, Pelton.

Counties finance legal aid programs. H. F. 664, judiciary.

Highway commission employ legal counsel. H. F. 712, McIntyre and Dunton.

Legal counsel, department of revenue, social services, and highway commission employ. H. F. 723, Renda, et al.

Awarding of costs and attorney fees, child support, etc. H. F. 670, Hill.

District attorney, establish office of. H. F. 691, Kluever, et al.

Civil legal assistance and legal aid, Linn County. H. F. 744, judiciary.

Uniform reciprocal enforcement of support act. H. F. 792, Kluever.

Election contest of Vincent S. Burke vs. Charles K. Sullivan. Attorneys fees, etc., appropriation. S. F. 664, appropriations.

Office of public prosecutor. H. F. 303. Voorhees, et al.

Board of Governors of Iowa Bar Association has appointed a special committee on criminal law to study ways to modernize and improve its provisions. H. C. R. 3, H. J. 24, 61.

AUCTIONEERS-

General

Licensing livestock auctioneers. H. F. 583, Schroeder and Stromer.

AUDITOR OF STATE-

General

General
Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly appoint Auditor. S. J. R. 13, Denman, et al.
Election of Governor, Lieutenant Governor, state officials, Senate elect presiding officer. S. J. R. 16, Lucken, et al.
Printing machinery for the State Auditor. S. F. 398, Hougen, et al.; H. F. 602, Fischer of Grundy, et al.
Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged, et al.

et al.

Governor appoint Secretary of State and Treasurer of State, Senate appoint Auditor of State, H. J. R. 12, Pelton.

State departments' appropriation, very similar to H. F. 793. S. F. 597, appro-

priations. Permanent revolving fund for State Auditor, Iowa industrial loan law. S. F.

601, appropriations. State departments' appropri appropriation, very similar to S. F. 597. H. F. 793, appropriations.

Uniform system of accounting in area schools, appropriation to area schools and public junior or community colleges, and to establish procedure for computation of state aid to area schools. H. F. 825, appropriations; S. F. 690, appropriations.

AUDITORS-

General

Tax sales, deputy auditors in counties with dual county seats. H. F. 195, Shepherd.

AUTOMOBILES-

(See Motor Vehicles and Linbility)

AVIATION-

(See Aeronauties)

AWARDS-

General

Incentive awards to state employees. S. F. 475, Stanley, et al.

Prizes or trophies awarded for golden gloves and amateur athletic union sponsored boxing. S. F. 484, Messerly, et al.; H. F. 601, Hansen of Black Hawk, et al.

BALLOTS-

(See Elections)

BANKING-

General

Prohibit operation of mobile units by banks and financial institutions. S. F. 225, Anderson, et al.

Changes in the probate law. S. F. 289, DeKoster and Denman.
Installment loans by banks, raise amount. S. F. 338, Benda, et al.
issuance of public anticipatory warrants to cover anticipated deficiencies,
raising interest. H. F. 436, state government.

Taxation of state and national banks, uniformity in pending congressional
passing of same. H. F. 480, Battles; S. F. 389, Benda.

Credit unions, payment period of dividend of declaration by membership action approval of the amendment to the bylaws by superintendent
of banking. S. F. 412, Frommelt and Benda; H. F. 750, Van Drie, et al.
Issuance of public anticipatory warrants to cover anticipated deficiencies,
raising interest. S. F. 449, Weimer and Rigler.

National and state banks, remove from moneys and credits tax, 8 percent of
their net income, increase moneys and credits on savings and loan
associations to 5 mills. H. F. 570, Van Nostrand, et al.

Credit unions, investments. S. F. 529, Frommelt and Benda; H. F. 677, Van
Drie, et al.

Appropriate moneys received by state banking department. H. F. 804, appropriations; S. F. 667, appropriations.

Conduct study, during interim, to determine fair share which banks, savings
and loan associations, etc., should be required to contribute to the
revenues of the state and how collected, report findings. H. C. R.
40, H. J. 1570, 1701, adopted; S. J. 1640, 1677, 1781, 1787.

State Board

lows Banking Act of 1969. S. F. 18 Benda et al. H. F. 18 Bellay et al.

lowa Banking Act of 1969. S. F. 18, Benda, et al.; H. F. 18, Bailey, et al.

State Board

BARBERS AND BARBERING-

General

Barbers and beauticians, repeals sales tax on services. S. F. 214, Palmer, et al. Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al.; S. F. 405, social services.

(See Alcoholic Beverages)

BEES-

General

State apiarist submit annual report to Secretary of Agriculture. H. F. 555, Stromer, et al.

BENEFICIARIES-

General

IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14, Klein, et al.

BENEFITED FIRE DISTRICT-(See Fire)

BENEFITED WATER DISTRICT-(See Waters)

RENEFITS.

General

Peace officers' retirement system, benefits to beneficiaries. S. F. 12, Frommelt, et al.; H. F. 12, Klein, et al.

IPERS, additional retirement allowance option. S. F. 13, Frommelt, et al.;
H. F. 13, Klein, et al.

IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14,

Klein, et al.

Payment of unemployment compensation benefits. S. F. 353, DeKoster, et al.;
II. F. 484, Millen, et al.
Veterans' additional benefits in state employment. H. F. 751, Tapscott.

BEVERAGES

General

Beverage containers, prohibit use of throw aways, H. F. 86, Mendenhall. Tax on beverages in cans, etc., conservation. S. F. 462, Erskine. Vending of foods and beverages. H. F. 572, Pierson, et al. Vending of foods and beverages. H. F. 803, agriculture.

BICYCLES.

Recreational bikeways, establish. H. F. 139, Shaw.

BILLBOARDS-

General

Billboards, political. S. F. 28, Hougen. Removal of billboards, etc., on highways. S. F. 190, judiciary.

General

Prefiling and printing of bills by state departments, discontinue. H. F. 544, Goode.

Publication of Acts of the General Assembly, one newspaper. H. F. 556, Klein, et al.

Effective date of laws. H. J. R. 16, Klein, et al.

That bonds used to finance Korean bonds not be recalled prior to maturity
and present one mill levy be continued and used to aid financing of
a Vietnam bonus for lowa veterans. S. C. R. 22, S. J. 731, 1697.

BINGO-

General

Bingo games conducted by charitable, religious, or veterans organizations, license and regulate. H. J. R. 10. Elisworth; S. J. R. 26. Walsh.

BLIND-

General

Operation of food service in public buildings by the blind. H. F. 532, Miller of Page, et al.; S. F. 479, Stanley, et al.

Abolish claims against estates of blind persons who receive aid. H. F. 657,

social services.

Assistance paid needy blind persons, basic minimum standard. H. F. 658, social services.

Remodel and repair commission for the blind building, accept federal funds and appropriation. S F. 579, appropriations.

Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 581, appropriations.

Drivers' licenses to blind for identification only. S. F. 620, human and industrial relations.

dustrial relations.

BOARD OF CONTROL (See Social Services)

BOARD OF EXAMINERS FOR NURSING HOME ADMINISTRATORS-(See Homes)

BOARD OF HEALTH-(See Health, Department of)

BOARD OF PAROLE-(See Social Services, sub-reference Parole, Board of)

BOARD OF PUBLIC INSTRUCTION-(See Public Instruction, Board of)

BOARD OF REGENTS-(See Regents, Board of)

BOARD OF REVIEW-(See Assessments and/or Property)

BOARD OF SUPERVISORS (See Counties, Sub-Ref. Supervisors, Board)

BOARD OF TAX REVIEW-(See Tax Review, Board of)

BOATS.

(See Watercraft)

RODIES.

General

Human body after death, gift of all or part of, medical research. H. F. 805, Milligan, et al. Human body after death, gift of all or part of, medical research. H. F. 322, Pelton, et al.; S. F. 368, Mowry.

ROMBS.

General

ve or incendiary devices, prohibit use, or possession of, "molotov cocktails", H. F. 159, Bennett. Explosive or

BONDS.

General

Fair housing, repeals bond provision. H. F. 67, Milligan, et al.; S. F. 89, Dodet al. erer,

Revenue bonds, increase maximum interest rate, certain counties for hospital purposes. S. F. 88, Gilley; H. F. 78, Langland, et al.
Bonding of operators of slaughterhouses, bonding of agents, etc. H. F. 150,

Conviction of felony, no deterrent for honding, employment with the state. S. F. 272, Reichardt.
Bonding of employees of department of public safety and special agents, blanket bond. H. F. 363, law enforcement.

Furnish proof of financial responsibility by processors and first buyers of agricultural products with Secretary of Agriculture. H. F. 415, Middleswart, et al.

interest rates on certain special assessments, bonds, etc. S. F. 382, Lamborn. Temporary cigarette licenses. H. F. 430, Priebe.

Majority vote substituted for 60 percent approval on votes for issuance of bonds. H. F. 475, Kluever and Brinck.

University hospital earnings used for capital improvements and for payment of principal and interest on bonds. H. F. 501, higher education; S. F. 520, higher education.

Allow governmental units to invest public funds in notes, certificates, bonds, etc. for periods of less than 90 days. H. F. 508, Dunton.

Immediate cessation of business of liquor control license holders in certain

circumstances. H. F. 526. Fisher of Greene, et al.

Permit cooperation between local governments and various levels of government in governmental action. S. F. 482, cities and towns.

Highways, construction and reconstruction of, fund, bonds. S. F. 473, Rigler.

Highways, construction and reconstruction of, fund, bonds. S. F. 473, Rigler. County public hospitals, construction of and additions to, bonds. S. F. 493, Kyhl; H. F. 729, McCartney, et al.
Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al. General obligation bonds issued by school corporations, increase maximum rate of interest. H. F. 640, schools.
Universities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education, H. F. 721, higher education.
Vict Nam veterans' service compensation fund. S. F. 543, Benda.
Public bonds, maximum interest rate. S. F. 549, commerce.
Merged area school systems, legalize and validate all proceedings prior to January 1, 1969. S. F. 573, higher education.
Legalize hospital maintenance levy, Humboldt county. H. F. 737, judiciary. Issuance of conservation bonds and for levy of taxes to pay said bonds, Scott county, legalize and validate. H. F. 800, conservation and recreation. reation.

Lost warehouse receipts. S. F. 659, commerce. l'arking facility on capitol grounds, appropriation for study. H. F. 813, Klein. Call and redeem Korean veterans' bonus bonds. S. J. R. 29, ways and means. Call and redeem Korean veterans' bonus bonds. H. J. R. 19, appropriations.

Call and redeem Korean veterans' bonus bonds. H. J. R. 19, appropriations. That the board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable bonds. H. C. R. 43, H. J. 1761.

That bonds used to finance Korean bonds not be recalled prior to maturity and present one mill levy be continued and used to aid financing of a Vietnam bonus for lowa veterans. S. C. R. 22, S. J. 731, 1697.

Board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable bonds. S. C. R. 45, S. J. 1715, 1776, 1787, 1798, 1799, adopted: H. J. 1866-1868, adopted. Signed by Governor 6-20-69.

Cities and Towns

Obligation bonds, bridges, cities or towns. H. F. 63, Radl.
Issuance of bonds by cities and towns, construction, etc. S. F. 152, Potter.
Removal of dead or diseased trees on public property, cities and towns issue general obligation bonds. H. F. 183, Lipsky.

Towns contract indebtedness and issue bonds for public bridges, etc. H. F. 186, cities and towns.
Legalize proceedings of Runnells, county of Polk, issuance of bonds, construction of water storage tank. H. F. 242, Skinner.

Constructing a combination town hall and fire station, Mitchellville, Polk county, legalize and validate, special election. H. F. 412, Skinner.

Town hall and fire station bonds, levy of taxes, Pierson, Woodbury county, legalize and validate. H. F. 431, Doyle, et al.

Cities and towns issue bonds for developing commercial projects. H. F. 517, Holden, et al.

Senools
Legalize proceedings of Bondurant-Farrar community school district, special election, issuance of bonds. H. F. 243, Skinner.
School districts impose income tax, pledge such tax for payment of school bonds. S. F. 373, Lodwick.
Certain school bond issue proposals, election, majority vote. S. F. 513, Doderer and Reichardt.

BOOKS-

Loan nonreligious textbooks to nonpublic school students. S. F. 227, Neu, et al.

Prohibit universities from engaging in any commercial activity. S. F. 325, Reichardt.

Loan of nonreligious textbooks to private school students. H. F. 527, Blouin and Kennedy of Dubuque.

BOUNDARIES-

General

Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al. Zoning of unincorporated areas within 2 miles of cities and towns. H. F. 208, Miller of Des Moines, et al.

Requiring all counties to become part of a merged area. H. F. 333, Andersen.

BOWLING.

General

Removes bowling from sales tax section and rental equipment. S. F. 374, Arbuckle, et al.

BOXING-

General

Legalize professional boxing and wrestling. S. F. 326, Reichardt; H. F. 651, Tapscott, et al.

Prizes or trophies awarded for golden gloves and amateur athletic union sponsored boxing. S. F. 484, Messerly, et al.; H. F. 601, Hansen of Black Hawk, et al.

BRIDGES-

Obligation bonds, bridges, cities or towns. H. F. 63, Radl. Towns contract indebtedness and issue bonds for public bridges, etc. H. F. 186, cities and towns.

BRUCELLOSIS-

(See Animals, sub-ref. Diseases)

BUCKET SHOPS-

General

"Bucket shops", illegal. S. F. 383, commerce.

BUDGET AND FINANCIAL CONTROL COMMITTEE-

Appropriate to budget and financial control committee for its contingent fund. S. F. 606, appropriations.

Budget and financial control committee or committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to 63rd G. A. in 1970. S. C. R. 42, S. J. 1643, 1701, adopted; H. J. 1737, 1931,

adopted.

RUDGETS

General

Budgets, annual S. F. 48, Hill; H. F. 50, Gannon and Newton.
Local budget law, cities and towns. H. F. 522, Grassley, et al.
School budget hearings. S. F. 640, schools.
Joint convention, Governor's budget message, January 29, 1969 at 11:00 A.M.
H. C. R. 8, H. J. 117, adopted; S. J. 114, 115, adopted.
House and Senste appropriations committees instructed to bring forth necessary legislation to implement annual budgets. H. C. R. 10, H. J. 126, 148, 451.

BUILDINGS-

General

State building construction code, implement. H. F. 36, Klein.
County buildings, construction and repair. S. F. 103, Erskine.
Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen; S. F. 229, Erskine.
Amount of money a county may spend to repair and remodel buildings.
S. F. 262, Erskine; H. F. 334, Andersen.
School buildings located at discretion of school boards. S. F. 293, Frommelt,

et al.

Highway patrol buildings, appropriations, general fund. S. F. 296, Nicholson. Sales tax on construction materials and services. S. F. 336, Balloun, et al. Highway patrol buildings, appropriation. H. F. 416, Menefee. Repairing roof of Black Hawk County Home, legalize. H. F. 454, Hansen of Black Hawk.

Handicapped persons, mandatory renovation of public buildings for use by.
H. F. 525, Tapscott and Tieden.
Fees collected from distributors of commercial feeds and fertilizers, etc., used to build department of agriculture building. H. F. 530, Stroth-

man, et al. ities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education; H. F. 721, higher education. Universities

Improvement and repair of property, provide tax incentive for. S. F. 511, Stanley, et al.

Remodel and repair commission for the blind building, accept federal funds and appropriation. S. F. 579, appropriations.

Executive council authority to purchase, sell real estate, etc. H. F. 40, Darrington and Hanson of Howard-Mitchell.

County building construction or construction and real estate purchases, raise limitations. S. F. 616, county government.

Authorize extended time contracts for rental of buildings, etc., for vocational schools or community colleges. S. F. 617, higher education.

Construction of a highway patrol district headquarters building at Oelwein, appropriation. H. F. 816, appropriations.

Capital expenditures by highway commission from primary road fund. S. F. 695, appropriations.

That the proposed ten-year building program submitted by the board of regents be approved as submitted. H. C. R. 42, H. J. 1759.

That the proposed ten-year building program submitted by the board of regents be approved as submitted. S. C. R. 44, S. J. 1713, 1776, 1787, 1791, 1798, adopted; H. J. 1863-1866, adopted.

Capitol building, rooms, assignment of, strikes portions of section. H. F. 241, judiciary.

BUILDINGS AND GROUNDS-

(See Superintendent of Buildings and Grounds)

BUREAU OF INCOME MAINTENANCE SERVICES-(See Social Services)

BUREAU OF MENTAL RETARDATION-(See Social Services)

BURIALS-

General

Old-age assistance recipients, prearranged funeral expenses. H. F. 253, Andersen.

Funeral directing and embalming, practice of. S. F. 223, Mogged, et al.; H. F. 309, Kruse, et al.

Funeral directing and embalming, profession of. S. F. 224, Lamborn, et al.; H. F. 310, Miller of Jones, et al. Prearranged funeral plans, 100 percent payments put in trust. S. F. 399, Curran and Clarke; H. F. 630, Shepherd, et al.

BUSES-

(See also Schools, Sub-ref. Buses)

General

Jitney buses in cities and towns, repeal chapter. S. F. 193, judiciary.

CAMPS-

General

Establish forest camps for juvenile offenders, also possible other facilities in the future. H. F. 389, social services.

CAPITAL IMPROVEMENTS-General.

University hospital earnings used for capital improvements and for payment of principal and interest on bonds. H. F. 501, higher education; S. F. 520, higher education.

Capital improvements reserve fund by cities and towns, create. H. F. 642, Andersen.

Buildings and grounds, capital improvements, appropriations. S. F. 605, appropriations.

Social service institutions, capital improvements, appropriation. S. F. 621,

appropriations.

Department of public safety for capital improvements for law enforcement academy, appropriation. S. F. 652, appropriations.

Educational television network, capital improvements of, appropriation. H. F. 822, appropriations; S. F. 686, appropriations.

Regents, board of, capital improvements, purchases of land, construction, etc., appropriation. S. F. 689, appropriations. Higher education facilities commission, tultion grant program, appropriation.

Higher education facilities commission, tuition grant program, appropriations.

S. F. 688, appropriations.

Higher education facilities commission, tuition grant program, appropriation.

H. F. 827, appropriations.

Regents, board of, capital improvements, purchase of land, construction, etc., appropriation. H. F. 828, appropriations.

Capital expenditures by highway commission from primary road fund. S. F.

695, appropriations.

CAPITOL IMPROVEMENTS-

General

Repair, remodeling, maintenance, etc., of old capitol building in Iowa City under 'protectorate' of board of curators, H. F. 717, Klein, et al.

CAPITOL PLANNING COMMISSION-

Capitol planning commission, secretarial help, research and materials, etc., appropriation. S. F. 599, appropriations.

Executive council for capitol planning commission construction, demolition, etc., appropriation. S. F. 600, appropriations.

CAR DISPATCHER-

Car dispatcher expend from revolving fund, appropriation. S. F. 602, appropriations.

CAR WASHES-

Exempt coin-operated laundries and car washes from collecting sales tax. S. F. 388 Benda, et al.; H. F. 641, Ellsworth, et al.

CENSUS-

General

School census, 5-21. H. F. 513, Lipsky.

Allocation of state funds to schools, equalize. S. F. 435, Walsh and Frommelt;

H. F. 529, Kennedy of Dubuque and Blouin.

Taking of school census, compel. S. F. 521, schools.

Request congress consider enacting a statute to insure that persons are counted in their home residence in coming U. S. census. S. C. R. 17;

S. J. 438, 1320.

CERTIFICATES-

General

Marriage licenses, issuance of. S. F. 129, Briles and Leonard.
Abstracts of title, tax certificates, treasurer not liable for dishonored checks.
H. F. 147, Stromer and McCormick.
Marriage licenses, waive three-day waiting period, emergency, etc. H. F. 156,

Doyle.

Doyle.

Vital statistics, births, deaths, marriages, etc. H. F. 199, Campbell, et al. Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al. Vital statistics, births, deaths, marriages, etc. S. F. 256, Briles.

Dispensing opticians, standards and requirements for the registration and certification of. S. F. 288, Walsh, et al.; H. F. 342, Kluever, et al. Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.

Colleges and area vocational schools, for certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al. Registration of social workers. S. F. 396, O'Malley, et al.; H. F. 563, Pelton, et al.

et al.

Allow governmental units to invest public funds in notes, certificates, bonds, etc. for periods of less than 90 days. H. F. 508, Dunton. Registration and protection of marks. S. F. 417, DeKoster. Forgery or counterfeiting of motor vehicle documents, felony. S. F. 429, law

enforcement.

enforcement.

Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.

Certification of teachers. S. F. 526, schools.

Professional teaching practices commission, source of revenue to provide for salaries, support, etc., increase fees. S. F. 527, schools.

Educational requirements for teacher certification. H. F. 771, Grassley.

Residency requirements for elections, also election workers, voters' oaths etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.

Residency requirements for elections, also election workers.

Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

CHARITABLE INSTITUTIONS-

General

Taxation of charitable and nonprofit corporations. S. F. 283, Sullivan.

CHARITABLE ORGANIZATIONS-General

Taxation of charitable and nonprofit corporations. S. F. 283, Sullivan. Bingo games conducted by charitable, religious, or veterans organizations, license and regulate. H. J. R. 10, Ellsworth; S. J. R. 26, Walsh.

CHECKS-

(ieneral

Checks, false drawing or uttering. H. F. 22, Radl; S. F. 113, Shirley. Checks, false drawing or uttering. H. F. 48, Van Drie, et al.; S. F. 139, Flatt, et al.

Abstracts of title, tax certificates, treasurer not liable for dishonored checks.
H. F. 147, Stromer and McCormick.
False drawing of checks, \$50 or more a felony. H. F. 507, Welden.

CHILDREN... (See Minors)

CHIROPODY-(See Podiatry)

CHIROPRACTORS General

Chiropractic, persons engaged in, licenses. H. F. 64, Voorhees.
Chiropractic, definition of. S. F. 91, Lamborn, et al.
Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.
Professional and foreign professional corporations. S. F. 554, Stanley, et al.

CHURCHES

General

Taxation of charitable and nonprofit corporations, S. F. 283, Sullivan.

(See Tobacco)

CIGARS... (See Tobacco)

CITIES AND TOWNS... General

Firehouses, shared by H. F. 23, Radl. shared by benefited fire districts and municipal corporations.

H. F. 23, Radl.

Per capita tax on residents, certain cities. H. F. 31, Radl.

Wheel tax on motor vehicles. H. F. 32, Radl.

Mill levy limits for certain cities. H. F. 33, Radl.

Incorporation of a municipality. S. F. 39, Messerly.

Amulance service, cities and towns make charge. S. F. 60, Potgeter.

Wages, garnishment of, municipal and political corporations. H. F. 51,

Waugh; S. F. 62, Erskine.

Historical societies, local, county or municipal levies for support of. H. F. 61, Knight

61, Knight.

County engineer's services available to cities, etc. H. F. 72, Cunningham, et al.

et al.

Taxation of municipal services. H. F. 73, Den Herder, et al.

Retirement systems for cities and towns. H. F. 111, Den Herder and Ossian.

Persons eighteen years of age and older obtain beer, not more than three point two percent alcohol. S. F. 111, Reichardt.

Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al. Civil service commission, membership. H. F. 198, Franklin, et al.

Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 240, Frommelt, et al.

Zoning of unincorporated areas within 2 miles of cities and towns. H. F. 208, Miller of Des Moines, et al.

Jitney buses in cities and towns, repeal chapter. S. F. 193, judiciary.

Deputy city clerks, correcting Code. S. F. 198, judiciary.

Boards of health, cities 25,000 population. S. F. 199, judiciary.

Cities and towns to impose income, sales, and motor vehicle taxes. H. F. 246, Brinck.

Brinck.

Removes statutory ceilings on salaries of municipal officials. H. F. 256, Miller of Des Moines, et al.; S. F. 575, Walsh.

Jurisdiction of a city or town, golf courses, swimming pools, gas, water, etc. H. F. 217, Lipsky.

Income tax, certain cities, based upon percentage of state income tax. S. F. 239, DeHart.

Increase share of cities and towns in road use tax fund, increase diesel fuel tax. H. F. 290, cities and towns.

Use of flashing lights on mail carrier motor vehicles. H. F. 292, Christensen. Increase tax on special diesel fuel. H. F. 293, Fisher of Greene, et al. Requiring fluoride adjustment of municipal water supplies. S. F. 264, Benda, et al., H. F. 369, Millen, et al.

I'se of sewer rental funds. S. F. 278, Potter, et al.

Regulation and licensing of heating, air-conditioning, etc., contractors, cities and towns. H. F. 326, Tapscott and Andersen. Counties license dogs, pay cities and towns. H. F. 331, Voorhees. Urban renewal, establishment and powers of. H. F. 340, Lawson, et al. Disaster aid for political subdivisions, increase to \$2 million, federal government provides after that. H. F. 355, Pelton.

Municipal judges, disability. H. F. 357, Van Drie.

Vacations for public employees. H. F. 361, Voorhees, et al.; S. F. 471, Neu, et al. City civil centers, levy taxes. H. F. 361, Voorhees, et al.; S. F. 349, Conklin.

Urban transit systems, movement of overwidth vehicles. S. F. 328, Griffin and Denman. Residency requirements of municipal officers not elected by the voters. S. F. 339, Shirley, et al.

Management and control of certain municipal utilities, election, boards of trustees or cities and towns. S. F. 343, Coleman and DeKoster; H. F. 434, Freeman of Clay-Dickinson, et al.

Disaster aid, requests go to director of civil defense. S. F. 354, citles and towns. Public employee credit unions. H. F. 409, Kreamer, et al.
Professionalization of city and county assessors. S. F. 367, Reichardt.
Additional compensation to city and county assessors who achieve certification by the international association of assessing officers. S. F. 377, Reichardt.

Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. H. F. 436, state government.

I'enalty, counties, cities and towns discharging refuse, etc. into water resources. H. F. 442, Van Roekel, et al. Increase from 1 mile to 3 platting jurisdiction of cities and towns. H. F. 446, Newton, et al. Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.

Cities or towns levy tax on gross receipts of privately and municipally owned service corporations. H. F. 488, Gannon.

Eliminates collection of service tax on municipal services. H. F. 509, Bennett, et al. Railroads right to investigate cattle claims, must fence, increase speed through cities and towns. S. F. 419, DeKoster.

Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. S. F. 449, Welmer and Rigler.

Cities and towns issue bonds for developing commercial projects. H. F. 517, Cities and towns issue bonds for developing commercial projects. H. F. 517, Holden, et al.

Local budget law, cities and towns. H. F. 522, Grassley, et al.

Operation of food service in public buildings by the blind. H. F. 532, Miller of Page, et al.; S. F. 479, Stanley, et al.

Disaster aid to local governments, appropriation to general contingent fund of executive council for. S. F. 451, cities and towns.

Aviation authorities, airport facilities. S. F. 472, Walsh, et al.; H. F. 650, Van Drie, et al.

Sales tax, permit cities, towns, etc. to impose, election. S. F. 481, Nicholson, et al. et al. Permit cooperation between local governments and various levels of government in governmental action. S. F. 482, cities and towns. Municipal tax relief fund, establish. H. F. 542, Milligan, et al. Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan. State aid to cities and towns, \$5,500,000, population basis. S. F. 487, Gaudineer. Municipal utility retirement systems. H. F. 581, Van Drie, et al.; S. F. 505, Walsh. Municipal property tax relief fund, establish. S. F. 509, Walsh. Local sewage treatment works, water pollution control, appropriation. S. F. 519, Walsh, et al.; H. F. 722, Gannon, et al. Plats in cities and towns. H. F. 600, Camp. Cities collect connection fee, sewer systems. H. F. 620, Kluever. Municipal statutes, study committee, appropriation. H. J. R. 15, cities and towns. Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.

Capital improvements reserve fund by cities and towns, create. H. F. 642, Andersen. Public bonds, maximum interest rate. S. F. 549, commerce. Employees, cities and towns, collective bargaining, strikes illegal. S. F. 553, Neu.

Permit local governmental bodies to participate in purchase of motor vehicles by state car dispatcher. H. F. 669, Johnston of Johnson. Communications facilities, annexed areas, franchises. H. F. 701, Holden and

Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.

Expedite movement of traffic in cities during severe weather conditions. H. F.

Peterson.

752, Huff and Jesse.

Office for planning and programming under Governor, state and local governments, establish. S. F. 649, state government.

Cities and towns impose local income, earnings, sales, and wheel taxes, majority vote of electorate. S. F. 656, cities and towns.

Collective bargaining, employees, cities and towns. S. F. 678, cities and towns.

Creation and acquisition of conservation easements by voluntary means. S. F. 41, Erskine, et al.; H. F. 826, conservation and recreation.

Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9, H. J.

126.

Executive council urged to take necessary action to allow cities, towns and counties participation in state purchase contracts for supplies, goods and materials. H. C. R. 24, H. J. 532, 1231, failed.

Committee conduct a study of laws relating to powers and duties of cities and towns, implementing "home rule". S. C. R. 16, S. J. 487, 1833, withdrawn.

Obligation bonds, bridges, cities or towns. H. F. 63, Radl.
Issuance of bonds by cities and towns, construction, etc. S. F. 152, Potter.
Removal of dead or diseased trees on public property, cities and towns issue
general obligation bonds. H. F. 183, Lipsky.
Dead or diseased trees, removal of, assessments of costs. H. F. 184, Lipsky.
Towns contract indebtedness and issue bonds for public bridges, etc. H. F.

186, cities and towns.

Majority vote substituted for 60 percent approval on votes for issuance of bonds. H. F. 475, Kluever and Brinck.

Civil Service

Civil service commissioners, cities and towns, 6,000 population. S. F. 125, Shirley.

Veterans' preference, cities and towns, civil service. S. F. 146, Glenn. Civil service commission, appeal from a decision. H. F. 206, Pelton, et al. Promotion of civil service employees. S. F. 216, Reichardt. Residency requirements for civil service workers. S. F. 244, Potgeter. Civil service departments and employees of cities. S. F. 453, Sullivan and Erskine; H. F. 576, Andersen, et al.

Council

Council

Election precincts, limit population. H. F. 93, Renda, et al.

Compensation of councilmen of cities and towns. S. F. 273, DeHart, et al.

Publication of city and town council proceedings. H. F. 407, Van Drie.

Compensation of the mayor and councilmen, commission form of government.

S. F. 369, cities and towns.

Civil service departments and employees of cities. S. F. 453, Sullivan and

Erskine; H. F. 576, Andersen, et al.

Counting of absentee voters' ballots by boards. H. F. 709, Andersen, et al.;

S. F. 583, Erskine and Sullivan.

Public parking facilities, optional court confirmation. H. F. 730, Van Drie.

Conflict of interest, powers and duties of municipal officers. H. F. 736, cities and towns.

and towns.

Low-rent housing projects. H. F. 739, Koch, et al.
Issuance of beer permits by liquor control commission. H. F. 754, Fisher of
Greene and Van Drie.

Housing

Low-rent housing agencies, terms, improve effectiveness and discontinua-of. S. F. 282, Gaudineer, et al.; H. F. 629, Jesse, et al. Urban-renewal law and the low-rent housing law, legalize and validate cer-tain actions, etc. H. F. 783, cities and towns. Low-rent housing projects. H. F. 739, Koch, et al.

Ordinances

Emergency curiew ordinances by cities and towns. S. F. 414, Shirley. Conflict of interest, powers and duties of municipal officers. H. F. 786, cities and towns.

Parking

Use of parking meter funds. H. F. 405, Pelton, et al.
City parking facilities, multi-story, lease a portion of for commercial office
or retail use. H. F. 554, Kreamer, et al.
Public parking facilities, optional court confirmation. H. F. 730, Van Drie.

Surfacing of streets, special assessments. S. F. 67, Lamborn.
Assessment procedures for low-type street improvements. S. F. 323, Lamborn, et al.

et al.

Primary road detours. S. F. 342, Clarke.
Increase municipal allocation of road use taxes. H. F. 425, Milligan, et al.
Increase fuel tax one cent per gallon, primary roads, highways and streets.

H. F. 449, Sorg, et al.
Increase the share of cities and towns in road use tax fund and value of automobile for registration purposes. H. F. 714, transportation.

Street research fund, establish. S. F. 637, transportation.

Mayor

Compensation of the mayor and councilmen, commission form of government. S. F. 369, cities and towns.

Rights of a tenant, maintenance and repair of rental property. H. F. 635, Jesse, et al.

CITIZENSHIP-

General

Federal citizenship and naturalization laws no longer published in Code. H. F. 127, judiciary.

CIVICS AWARDS

General

Civic awards and indemnification of citizens for aiding in law enforcement. S. F. 358, Thordsen, et al.

CIVIC CENTER-

General

City civic centers, levy taxes. H. F. 361, Voorhees, et al.; S. F. 349, Conklin.

CIVIL DEFENSE-

General

Disaster aid, requests go to director of civil defense. S. F. 364, cities and towns.

Limit liability of school districts to the defense and indemnification of its personnel, civil defense workers, etc. S. F. 514, Conklin.

CIVIL DISORDERS-

(See Riot)

CIVIL PROCEDURE-

General

Small claims court, create. S. F. 150, Glenn, et al.
Traffic violations, evidence in civil judicial proceedings. H. F. 213, Doyle, Rules of civil procedure, judges, court, not over 3 months in one county. S. F. 255, Rigler. Rules of civil procedure, permit supreme court to report annually. S. F. 287,

judiciary.

CIVIL RIGHTS-

General

Discrimination in housing, temporary injunctions. H. F. 76, Franklin, et al. Civil rights injunctions. H. F. 134, Pierson, et al. Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill,

et al.

Sex discrimination in employment, housing, and public accommodations. H. F. 251, Franklin, et al.

Appeals from a decision of the civil rights commission, court of equity. H. F. 468, Pierson, et al.

Powers and duties of the civil rights commission. H. F. 478, Pierson, et al.

Civil rights. S. F. 542, Doderer, et al.

State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.

priations.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

CIVIL SERVICE-

General

Law-enforcement personnel, employment. H. F. 97, Fisher of Greene, et al. Civil service commissioners, cities and towns, 6,000 population. S. F. 125,

Commission

Civil service commission, membership. H. F. 198, Franklin, et al. Civil service commission, appeal from a decision. H. F. 206, Pelton, et al.

CLAIMS-

General

Animals, dead, removal of, state pay. S. F. 53, Bo Small claims court, create. S. F. 150, Glenn, et al. S. F. 53, Benda. Claims and accounting in institutions, social services, revise Code. H. F. 164. judiciary.

Workmen's compensation claims, commutation of, industrial commissioner instead of court. S. F. 182, O'Malley.

Indemnification of private citizens for aiding in law enforcement. H. F. 344.

Milligan, et al.

Conveyance of an interest in land, and defining marketable record title. S. F. 271, DeKoster and Denman.

Recovery of moneys from estate of person who has received medical assistance.

H. F. 367, social services.

Civic awards and indemnification of citizens for aiding in law enforcement.

S. F. 358, Thordsen, et al.

Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F.

876, social services.

Liability of state for claims incident to training, operations, etc. of national guard not engaged in active state service. S. F. 432, Flatt; H. P. 615,

state government.

Processing and payment of medical claims by private organization, dept of social services may. H. F. 610, Radl, et al.

Abolish claims against estates of blind persons who receive aid. H. F. 657.

social services.

Apportionment commission, members of, appropriation, S. F. 662, appropriations.

Election contest of Vincent S. Burke vs. Charles K. Sullivan, attorney fees, etc., appropriation. S. F. 664, appropriations.

Certain countles and named persons, claims, appropriation. H. F. 824, ap-

propriations. Claims previously disallowed by joint claims committee resubmitted for final action thereon. H. C. R. 87; H. J. 1490, 1701 adopted, S. J. 1638, 1718, 1898 adopted, H. J. 1958 adopted.

CLEANERS.

General

Dry cleaning establishments. S. F. 31, Balloun.

CODE-

General

Repeal chapter thirty-eight B, Code 1966. H. F. 106, Goode.
Federal citizenship and naturalization laws no longer published in Code. H. F. 127, judiciary.
Laboratory schools, aid to, corrects wrong reference. H. F. 130, judiciary.
Corrects erroneous reference in a statute, 'use of pesticides in relation to public waters'. H. F. 165, judiciary.
Correct title, Iowa law enforcement academy, H. F. 260, 62nd G. A.; H. F. 169, law enforcement.

law enforcement.

Iowa criminal code, legislative study to review. H. J. R. 3, Renda.

Revenue laws, revise and amend Code. S. F. 176, judiciary.

Correct a wrong reference in the school law. S. F. 185, judiciary.

Deputy city clerks, correcting Code. S. F. 198, judiciary.

Code editor publish parallel tables of statutes and acts of the General Assembly. S. F. 236, judiciary.

Clarifying, coordinating various statutes with the dept. of social services act. H. F. 435, judiciary.

Paper ballots, constitutional amendments. H. F. 495, Voorhees.

Clarify meanings of the words 'shall' and 'may' in construction of statutes. H. F. 587, Fischer of Grundy.

Eliminate mule breeders from chapter 182, animal husbandry, dean of college of veterinary medicine on executive committee. S. F. 515, Sullivan, et al.; H. F. 700, Crabb, et al.

Appropriate to legislative research, updating Code on magnetic tape, etc. S. F. 607, appropriations.

Corrects improper section reference, tax equalization bill passed by 62nd G. A.

Corrects improper section reference, tax equalization bill passed by 62nd G. A. S. F. 660, appropriations.

Joint committees appointed to revise and reorganize Code of Iowa, submit report in Jan., 1970. H. C. R. 12; H. J. 162.

COLLECTIONS-

General

Collection agencies, discourage undesirable practices H. F. 755, Franklin, et al.

COLLEGES-

(See Universities)

General

Operation of area vocational schools, levy of taxes. H. F. 240, Graham, et al. Tuition grants, financial need, attending Iowa colleges, etc. S. F. 295, higher education.

State-supported universities to give full college credit for courses taken at any junior or regular college in Iowa, H. F. \$74, Fischer of Grundy.

No athletic scholarships in area vocational schools or community colleges. H. F. 378, Pelton, et al.

Reimbursement to Harlan, expenses incurred, site for proposed western Iowa college. S. F. 335, Schaben; H. F. 460, Nielsen.

Payment of general school aid to merged areas operating an area vocational school or community college. H. F. 392, Welden, et al.

Colleges and area vocational schools, for certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.

Community colleges, merged area may not purchase land after Jan. 1, 1969, limitations, exclusions. S. F. 443, Briles; H. F. 614, Christensen, et al.

Student disturbances at publicly supported educational institutions, dismissals' H. F. 521, Grassley, et al.

Boone junior college facilities, pay rental, legalize. H. F. 535, Baker.

No college transfer program by an area junior or community college after Jan 1, 1969, nor expansion of such a program already in existence. H. F. 539, Grassley.

Reclamation of former junior colleges or community colleges, authorizing tax

Reclamation of former junior colleges or community colleges, authorizing tax levies for support and improvement of same. S. F. 468, Lisle. Area schools, all counties join. S. F. 498, Frommelt and Walsh. Professional standards board for certification of teachers, establish. H. F. 579,

Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.

Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson. Universities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education; H. F. 721, higher education.

No college transfer program by an area school after January 1, 1969, forbid operating such program where not in operation on January 1, 1969. H. F. 734, Grassley.

Uniform system of accounting in area schools, appropriation to area schools and public junior or community colleges, and establish procedure for computation of state aid to area schools. H. F. 825, appropriations; S. F. 690, appropriations.

S. F. 690, appropriations.
Reimbursement to Harlan, expenses incurred, site for proposed western Iowa college. S. F. 698, appropriations.
Higher education facilities commission, tuition grant program, appropriation.

F. 688, appropriations.

S. F. 688, appropriations.

Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and laws pertaining to disruptive conduct at our public universities. S. C. R. 33; S. J. 1358, 1682, 1693 adopted, H. J. 1732.

Request board of regents maintain student tuition and fees at a moderate and reasonable level, consider limitations on enrollments, possibility of increasing teaching hours, and to cut all unnecessary expenditures. S. C. R. 46; S. J. 1785, 1820, 1825, 1826.

COMMERCE General

Cab cards, issue single one for vehicles. S. F. 3, Lamborn, et al.; H. F. 3, Miller of Page, et al. Industry, commerce, prohibiting restraints of trade. H. F. 24, Radl. Annual registration of commercial and noncommercial vehicles. S. F. 94,

Hougen.

Hougen.

Liquor shipments, documents accompany. H. F. 182, Fisher of Greene, et al. Use tax, interestate transportation or commerce. H. F. 189, Renda.

Insurance commissioner, expenses incurred. S. F. 210, commerce.

Clarifying definition of security. S. F. 257, commerce.

Rate of interest from 7 percent to 9 percent. S. F. 279, commerce.

Meat and poultry inspection. H. F. 356, Mezvinsky and Baker.

Compensation of insurance examiners. H. F. 391, commerce.

'Bucket shops', illegal. S. F. 383, commerce.

Insurance rates of fire and casualty insurance companies may be approved by insurance commissioner. H. F. 633, commerce.

Insurance rates of fire and casualty insurance companies may be approved by commissioner. H. F. 661, Ellisworth.

Public bonds, maximum interest rate. S. F. 549, commerce.

Aid in funding of the federal riot insurance program. S. F. 557, commerce.

Aid in funding of the federal riot insurance program. H. F. 680, commerce.

One-third of the salaries of commissioners assessed to public utilities. H. F. 757, commerce.

fee of \$15.00 on each tractor or truck-tractor, liquid transport carriers. H. F. 758, commerce. Annual fee

Truck operator application for permit filing fees. H. F. 759, commerce. Annual registration decal or sticker fees, increase. H. F. 760, commerce. Agricultural product warehouse fees, increase. H. F. 761, commerce. Certificated carrier fees, increase, tractor or truck-tractor. H. F. 762, com-

merce.

Truck operator fees, contract carrier permits, tractor or truck-tractor. H. F. 763, commerce.

Liquid transport carrier application filing fees, certificate. H. F. 764, commerce.

Grain, storage of, temporarily placed on ground. S. F. 657, Commerce Agricultural warehouses, more than one in same city, one license. S. F. 655. commerce.

Lost warehouse receipts. S. F. 659, commerce. Certain casualty insurance companies, encourage competition in rate making. S. F. 694, commerce.

COMMERCE COMMISSION-General

Electric transmission line franchises, application for and granting of. H. F. 185, Gannon.

Viaducts or underpasses, commerce commission to apportion costs. H. F. 476.

Kluever, et al.

Riuever, et al.

Pipeline companies obtain permission from commerce commission to condemn property by eminent domain. H. F. 567, Johnston of Johnson, et al.; S. F. 486, Doderer.

Railroad engines, warning lights. H. F. 586, Stromer, et al.

Enforcing laws and regulations, motor vehicles, dept. of public safety. S. F.

Enforcing laws and regulations, motor vehicles, dept. of public safety. S. F. 548, Clarke, et at.

Agricultural products, authority to close elevators or warehouses, etc. H. F. 678, Winkelman and Balley.

Licensing of grain dealers. H. F. 688, Schroeder and Stromer.

Commerce commission, appropriation. H. F. 817, appropriations.

COMMERCIAL CODE-

(See Uniform Commercial Code)

COMMISSIONERS-

General

Judicial nominating commissions. H. F. 125, judiciary.
Soil conservation district, increase number of commissioners. H. F. 210, Fisher of Greene, et al.; S. F. 200, Keith, et al.
Funds to soil conservation districts, boards of supervisors contribute. H. F. 211, Fisher of Greene, et al.; S. F. 201, Keith, et al.
One-third of the salaries of commissioners assessed to public utilities. H. F.

757, commerce.

Insurance

Bonding of operators of slaughterhouses, bonding of agents, etc. H. F. 158, Schroeder, et al. Insurance commissioner, expenses incurred. S. F. 210, commerce. Insurance or annuity contracts on a variable basis, regulate. H. F. 631, Bailey,

Insurance or annuity contracts on a variable description of all insurance rates of fire and casualty insurance companies may be approved by insurance commissioner. H. F. 633, commerce.

Insurance rates of fire and casualty insurance companies may be approved by commissioner. H. F. 661, Ellsworth.

Credit life, accident, and health insurance, regulate. H. F. 671, Gannon. Suspension of driving privileges of uninsured motorists. H. F. 673, Hill.

Certain casualty insurance companies, encourage competition in rate making. S. F. 694, commerce.

Wages due employees from all employers, enforce payment. S. F. 148, Gaudineer, et al.

Health and safety appliances in places of employment. H. F. 220, Bennett. Child labor. H. F. 313, Grassley, et al. Child labor. S. F. 315, Gaudineer. lowal labor relations board and unfair labor practices. S. F. 329, Denman,

et al.

Employment safety, ditching and trenching operations. S. F. 346, McGill. Equipment of locomotives and cabooses. H. F. 422, Hill.

Minimum wages for employees, administration of, enforcement of, "minimum wage act". H. F. 429, Hill, et al.

Labor commissioner, duties of, employment safety, establish safety advisory board. H. F. 483, Skinner; S. F. 420, Dodds.

Public Health
Plumbing and plumbers, installation and licensing of. H. F. 181, Baker.
Radiation control program, appropriation. S. F. 269, social services.
Kidney disease program. S. F. 386, Doderer and Kosek; H. F. 656, Johnston of Johnson, et al. Department of health, appropriation. H. F. 796, appropriations.

Public Safety

Suspension of motor vehicle registration certificates and plates, eliminate if financially responsible, etc. H. F. 312, Mayberry.

Semitrailers equipped with safety device to control jackknifing. S. F. 503,

Frey.
Drivers' education program, department of public instruction; supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Enforcing laws and regulations, motor vehicles, dept. of public safety S. F. 548, Clarke, et al.

Commissioner of public safety appointed by Governor. S. F. 567, state government.

Detection of description examiners, license and regulate. H. F. 732, Tapscott. Vehicle safety inspections, etc. S. F. 615, law enforcement. Detection of deception examiners, license and regulate. H. F. 782, law enforce-

ment.

Department of public safety and various divisions thereof, appropriation. S. F. 650, appropriations.

Appeal procedure for welfare applicants and recipients. H. F. 238, Dunton. Regional jail system, social services, appropriation. S. F. 321, O'Malley, et al.

COMMUNICATIONS-

Television sets in motor vehicles. H. F. 45, Van Drie.
Telephone number for police and fire departments, establish uniform state-wide. H. F. 117, Priebe, et al.
State communications, improve. S. F. 277, Rigler and Frommelt.
Educational radio and television, no advertising, etc. S. F. 301, Reichardt.
Prohibit universities from engaging in any commercial activity. S. F. 325, Reichardt.

Sell WOI television station. S. J. R. 27, Reichardt. Riot control. S. F. 261, Arbuckle, et al. Communications facilities, annexed areas, franchises. H. F. 701, Holden and

Peterson.

Educational radio and television facility board, appropriation. S. F. 682, appropriations; H. F. 821, appropriations.

Educational television network, capital improvements of, appropriation. H. F. 822, appropriations; S. F. 686, appropriations.

Commend radio station WOI for providing live broadcast coverage of the sessions of the House and Senate. H. C. R. 36; H. J. 1441, 1701 adopted; S. J 1637, 1671 adopted.

COMMUNITY SCHOOL DISTRICTS-(See School Dists., Sub-ref. Gen.)

COMPENSATION-

General

Examining boards, members, compensation. S. F. 58, Frey. County board of social welfare, compensation of. H. F. 62, Hanson of Howard-

Mitchell.

Mitchell.

Election boards, compensation of members. S. F. 102, Erskine and Sullivan; H. F. 102, Andersen, et al.

County officers, clerks, and boards of supervisors, increase compensation of. H. F. 133, Mendenhall.

Director of court services, establish in juvenile court, countles population of more than 250,000. S. F. 158, O'Malley, et al.

Clerk of grand jury, compensation. H. F. 173, Shaw, et al.; S. F. 245, Thordsen and Nicholson.

State mine inspector and state mining board, increase compensation, etc. S. F. 171, Van Gilst; H. F. 267, Dunton, et al.
Fees for petit jurors, increase. H. F. 219, judiciary.
Director of court services, establish in juvenile court, counties population of more than 250,000. H. F. 289, Tapscott, et al.
Shorthand court reporters, compensation, etc. S. F. 253, DeKoster and Denman.
Compensation of insurance examiners. H. F. 298, Andersen, et al.; S. F. 285,

Compensation of insurance examiners. H. F. 295, Andersen, et al., S. F. 200, Griffin.
Compensation, boards of supervisors H. F. 301, Welden.
Salary of sheriffs, increase. S. F. 266, Shirley.
Salaries of deputy sheriffs, board of supervisiors decide. S. F. 267, Griffin and Frey; H. F. 341, Van Nostrand, et al.
Compensation of councilmen of cities and towns. S. F. 273, DeHart, et al.
Compensation of insurance examiners. H. F. 391, commerce.
Compensation of the mayor and councilmen, commission form of gov't. S. F. 369, cities and towns.
Additional compensation to city and county assessors who achieve certification by the international association of assessing officers. S. F. 377, Reichardt.

Reichardt.

Board of supervisors shall fix salaries of its members, all county officers.
H. F. 458, Klein.
General assembly, compensation of. H. F. 494, Voorhees.
Court-appointed counsel and public defenders, compensation. H. F. 510,
Pelton, et al.
Resic science arguments compensation of foot for arguments.

Basic science examiners, compensation of, fees for examinations, increase. S. F. 425, Gaudineer.

Implementation and organization for annual sessions. H. F. 390, rules.

Sheriffs, increase compensation of. H. F. 550, Dunton, et al.
Compensation of county officers, increase, etc. S. F. 497, Clarke, et al.
Vietnam veterans' service compensation fund. S. F. 543, Benda.
Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.
Lends-a-hand agency, aiding citizens from underdeveloped countries, etc.
contributions. S. F. 551, Walsh and Potgeler.
Compensation of county officers, etc., increase. S. F. 587, county government.
Compensation of county officers, etc., increase. S. F. 614, county government.
Registration of watchmakers, etc. H. F. 785, state government.

Employees

Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radi.

trustees and employees, compensation, repeal section. S. F. 151. judiciary.

Workmen's compensation, agriculture. S. F. 204, Gaudineer, et al.; H. F. 265,

Ellsworth, et al. Overtime pay for state employees. H. F. 338, Mayberry, et al.; S. F. 567. Walsh.

Residency requirements for elections, also election workers, voters' caths etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.

Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

COMPTROLLER OF STATE-

General

Agricultural land tax to be paid in full. H. F. 120, Nielsen, et al.

Computation of agricultural land tax credit. H. F. 170, Voorhees.

Commission on interstate cooperation, appropriation to members. H. F. 322, appropriations; S. F. 310, appropriations.

Advisory investment board of IPERS, appropriation to members. H. F. 324, appropriations; S. F. 309, appropriations.

Reporting of funds, other than appropriations, received by state departments, etc. to state comptroller. S. F. 350, Lodwick.

Appropriate funds to countles for aid to schools. S. F. 352, Shirley.

Personal property tax credit, affidavit required therefor. H. F. 400, Tieden. State aid to schools, equalization. H. F. 463, Radl. et al.

Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404, Reichardt. Reichardt.

Local budget law, cities and towns. H. F. 522, Grassley, et al.
Implementation and organization for annual sessions. H. F. 390, rules.
Expenses of inaugural ceremonies, appropriation. S. F. 531, appropriations.,
Reorganization of executive functions of state government, establish executive department. S. F. 560, Clarke, et al.
State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

propriations.
Appropriate from motor vehicle fuel tax fund to state comtroller for expenses

in writing refund warrants, etc. S. F. 604, appropriations.

Merit system of personnel administration. S. F. 612, state government.

State departments' appropriation, very similar to S. F. 597. H. F. 793, ap-

propriations. Apportionment commission, members of, approriation. S. F. 662, apropria-

tions.

tions.

Election contest of Vincent S. Burke vs. Charles K. Sullivan, attorney fees, etc., appropriation. S. F. 664, appropriations.

Basic school tax formula and allocation of state equalization aid to public schools. S. F. 677, schools.

Educational radio and television facility board, appropriation. S. F. 682, appropriations; H. F. 821, appropriations.

Regents, board of, capital improvements, purchases of land, construction, etc., appropriation. H. F. 828, appropriations.

Budget and financial control committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to Sixtythird General Assembly in 1970. S. C. R. 42; S. J. 1643, 1701, adopted. H. J. 1737, 1931, adopted. H. J. 1737, 1931, adopted.

CONDEMNATION-

General

Condemnation under eminent domain, extending the county's right. S. F. 126, Sullivan; H. F. 161, Koch.

Condemnation of property for highway purposes, allow landowner to receive cash. H. F. 265, Cochran, et al.

When access to a road or highway is taken, agency taking build and maintain the alternative access facility. H. F. 271, Christensen, et al.

Eminent domain, notices, etc. S. F. 380, judiciary.

Condemnation, damages, gas storage purposes. H. F. 444, Corey, et al.

Compensation to landowners, etc., for property purchased prior to condemnation proceedings, owners, etc. uninformed as to elements of damages which may be compensated. H. F. 519, Cochran, et al.

Pipeline companies obtain permission from commerce commission to condemn property by eminent domain. H. F. 567, Johnston of Johnson, et al.;

S. F. 486, Doderer.

Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 G. A. H. C. R. 21, H. J. 466, 556, 825, 826, adopted; S. J. 797, 880, 924, 969, 1253, 1463, 1498, 1853-1855, adopted; H. J. 1925, 1838, adopted.

CONFLICT OF INTEREST-

General

Urban renewal law and low-rent housing law, conflict of interest. S. F. 434, Doderer.

CONGRESSIONAL DISTRICTS-

General

Election and appointment of members of board of public instruction. H. F. 783, Freeman of Buena Vista and Winkelman.

CONSERVATION-

(See also Soil Conservation)

Conservation boards, county, increase property tax levy to three mills. H. F. 20, Radl.

Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radl.

Conservancy districts, six, establishment and administration. S. F. 17, Schaben, et al.; H. F. 17, Cochran, et al. County conservation boards, powers and duties. H. F. 143, Brinck. Water navigation regulations, violations. H. F. 228, conservation and recre-

ation.

Deer-hunting season, illegal killing, possession of firearms and ammunition.
H. F. 235, Tieden.
Identifying ownership of trot lines. H. F. 286, conservation and recreation.
Operation of power boats, violations by juveniles. H. F. 329, conservation and recreation.

recreation.

Conservation commission authority to provide nonresident hunters, fishermen, etc. with information. H. F. 349, conservation and recreation.

Operation of motor boats, safety. S. F. 308, conservation and recreation.

County conservation offices in courthouses if space available, otherwise other building. S. F. 362, Erskine, et al.; H. F. 471, Kruse, et al.

Increase property tax levy for county conservation boards from 1 mill to 2 mills S. F. 408, Potter.

Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.

Net license fee \$1.00 for residents and \$3.00 for nonresidents. S. F. 422, Conservation and recreation.

vation and recreation.

Angling laws, muskellunge. S. F. 454, conservation and recreation. Tax on beverages in cans, etc., conservation. S. F. 462, Erskine. Regulate boating on artificial lakes and impoundments. S. F. 588, conservation and recreation.

Use of hoop nets in flood control reservoirs. S. F. 611, conservation and recrea tion.

Regulate construction of pipelines. H. F. 772, agriculture. Possession of firearms and ammunition during deer hunting season. H. F. 775,

conservation and recreation.

Regulate construction of pipelines. S. F. 627, agriculture.

Establishment of a county conservation board of Scott county, legalize and validate. H. F. 799, conservation and recreation.

Issuance of conservation bonds and for the levy of taxes to pay said bonds, Scott county, legalize and validate. H. F. 800, conservation and recretion.

Operation of watercraft under emergency conditions. H. F. 801, conservation

Operation of watercast.

and recreation.

Hunting on state preserves. H. F. 808, conservation and recreation.

That President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds, and other conservation reduction of agricultural conservation funds, and other conservation and they be reinstated at a realistic level, etc. S. C. R. 37. S. J. 1571, 1820, 1872.

CONSERVATION COMMISSION-

General

Motor fuel tax, watercraft, discontinue refund. S. F. 49, Benda. Deer hunting licenses. H. F. 55, Camp.

Mendenhall.

Watercraft, etc., operation of, special rules, experimental conservation commission, Green Valley lake. H. F. 91, Christensen.
Hunting licenses, issued to all persons, limit number of days. H. F. 131, Mendenhall. Recreational bikeways, establish. H. F. 139, Shaw.
County conservation boards, powers and duties. H. F. 143, Brinck.
Water navigation regulations, violations. H. F. 228, conservation and recreation. Deer-hunting season, illegal killing, possession of firearms and ammunition. H. F. 235, Tieden.
Identifying ownership of trot lines. H. F. 286, conservation and recreation. Courtesy hunting and fishing licenses. H. F. 287, conservation and recreation. Turkey river state park, development of, appropriation. S. F. 281, Rigler; H. F. 366, Hanson of Howard-Mitchell. Conservation commission authority to provide nonresident hunters, fishermen, etc. with information. H. F. 349, conservation and recreation. Operation of motor boats, safety. S. F. 308, conservation and recreation. State park roads, maintenance. S. F. 337, conservation and recreation. Indian bluffs wilderness area, acquisition and development of, appropriation, conservation commission. S. F. 381, Lamborn; H. F. 561, Miller of Jones. Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.

Net license fee \$1.00 for residents and \$3.00 for nonresidence. S. F. 422, conser-Net license fee \$1.00 for residents and \$3.00 for nonresidence. S. F. 422, conservation and recreation.

Angling laws, muskellunge. S. F. 454, conservation and recreation.

Hoat passenger regulations, conservation commission. H. F. 557, Holden.

Fish and game license fees, increase. H. F. 596, conservation and recreation.

Propagation and protection of wildlife. H. F. 817, Winkelman and Tieden.

Snowmobiles, rules and regulations. S. F. 564, law enforcement.

Deer hunting licenses, no restrictions as to number of. H. F. 679, Kluever.

Hunting safety education. H. F. 682, Miller of Des Moines.

Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 180, conservation and recreation.

Deer hunting licenses, procedure for issuing. H. F. 791, conservation and recreation. recreation. Operation of watercraft under emergency conditions. H. F. 801, conservation and recreation.

Establish a department of natural resource management. S. F. 666, Clarke, et al. Hunting on state preserves. H. F. 808, conservation and recreation. Conservation commission, developments, state parks, etc., appropriation. S. F. 672, appropriations. Conservation commission, appropriation. S. F. 673, appropriations. Conservation commission, departments, appropriation. S. F. 674, appropriations Quit claim deed from conservation commission to Atlantic Richfield Company, real estate. S. F. 683, judiciary. CONSTABLES-(See Officers) CONSTITUTIONAL AMENDMENTS-General Judges, supreme and district courts, elective. S. J. R. 4, Sullivan. Voting age, lower to 18. S. J. R. 6, Shirley, et al. Electors, qualifications of. S. J. R. 1, Stanley, et al. Single member legislative districts. members of G.A. elected from. S. J. R. 2, Single member legislative districts, members of G.A. elected from. S. J. R. 2, Lange, et al.

Office and election of the county attorney, repeal section of Constitution providing for. S. J. R. 3, Sullivan, et al.

Iowa criminal code, legislative study to review. H. J. R. 3, Renda; S. J. R. 18, Doderer, et al.

Voting age of electors, nineteen. H. J. R. 4, McIntyre, et al.

Taxes, Iowa income tax based on federal taxes. H. J. R. 2, Tieden, et al.

Fines, penalties, etc. accruing to the benefit of state or county, deposited and expended, determined by the General Assembly. H. J. R. 5, Holden.

Apportionment of General Assembly, commission, make recommendations. S. J. R. 5, Stanley, et al.; H. J. R. 1, Van Nostrand, et al.

Composition of the G. A., terms of office of Senators, and basis of representation of. S. J. R. 10, DeKoster, et al.

Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al.

Elected executive officials, terms of office. H. J. R. 6, Shaw, et al.

Governor appoint secretary of state, treasurer, and attorney general, General Assembly appoint auditor. S. J. R. 13, Denman, et al. General Assembly convene itself into special session. S. J. R. 14, Smith, et al.

Governor and Lieutenant Governor, 4 years. S. J. R. 15, Shirley, et al. Election of Governor, Lieutenant Governor, state officials, senate elect presiding officer. S. J. R. 16, Lucken, et al.

Disposition of fines from overloaded trucks, legislature decide. S. J. R. 17,

Clarke.

School laws, study and codify. H. J. R. 7, Poncy and Langland; S. J. R. 19,

Paper ballots, constitutional amendments, H. F. 495, Voorhees.

Bingo games conducted by charitable, religious, or veterans organizations, license and regulate. H. J. R. 10, Ellsworth; S. J. R. 26, Walsh.

Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged,

et al.

Governor appoint secretary of state and treasurer of state, Senate appoint auditor of state. H. J. R. 12, Pelton.

Payment of transportation costs, private school sutdents. H. J. R. 14, Christensen.

Effective date of laws. H. J. R. 16, Klein, et al.

CONSTITUTIONAL CONVENTION-

General

Constitutional revision commission, create, study need for a constitutional convention, appropriation. S. J. R. 9, Coleman, et al.: H. J. R. 9, Skinner, et al.

CONSTITUTIONAL REVISION COMMISSION-

General

Constitutional revision commission, create, study need for a constitutional convention, appropriation. S. J. R. 9, Coleman, et al.; H. J. R. 9, Skinner, et al.

CONSTITUTIONAL STUDY COMMITTEE-

General

Conduct study of the Iowa Constitution. S. J. R. 28, Walsh, et al.

CONSTRUCTION-

General

General

State building construction code, implement. H. F. 36, Klein.

Service taxes on new construction, advertising and processing of farm products. H. F. 96, Sorg, et al.

Public works projects, establishment of wage rates. S. F. 92, Frommelt, et al. County buildings, construction and repair. S. F. 103, Erskine.

Issuance of bonds by cities and towns, construction, etc. S. F. 152, Potter.

Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen.

Legalize proceedings of Bondurant-Farrar community school district, special election, issuance of bonds. H. F. 243, Skinner.

Amount of money a county may spend to repair and remodel buildings. S. F. 262, Erskine; H. F. 334, Andersen.

Limitation of certain damage actions, improvements or work upon real property by architects, engineers, contractors, etc. H. F. 327, Van Drie, et al.; S. F. 431, Walsh, et al.

Sales tax on construction materials and services. S. F. 336, Balloun, et al. Employment safety, ditching and trenching operations. S. F. 346, McGill.

County public hospitals, construction of and additions to, bonds. S. F. 493, Kyhl; H. F. 729, McCartney, et al.

County building construction or reconstruction and real estate purchases, raise limitations. S. F. 616; county government.

Repeal service tax on new construction, advertising, processing of meat, fish, and fowl. S. F. 619, ways and means.

Construction of a highway patrol district headquarters building at Octwein, appropriation. H. F. 816, appropriations.

CONSUMER-

Consumer frauds. H. F. 486, Jesse, et al.

Define word 'public' (utility) exclude large volume commercial and industrial direct sales made by natural gas pipeline companies. H. F. 536,

Pierson, et al.

Seller of goods, liability of. H. F. 612, Balley.

Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al.

Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh; H. F.

743, Bailey, et al.

CONTAINERS.

General

Beverage containers, prohibit use of throw aways. H. F. 86, Mendenhall. Certified seed. H. F. 497, Pierson, et al.

Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.

CONTESTS-

General

Frize contests, restricting. S. F. 160, Benda.

Games or contests to promote the sale of gasoline, etc., prohibited. H. F. 138,

Roorda, et al.

CONTRACTORS-

General

Regulation and licensing of heating, air-conditioning, etc. contractors, cities and towns. H. F. 326, Tapscott and Andersen.

Limitation of certain damage actions, improvements or work upon real property by architects, engineers, contractors, etc. H. F. 327, Van Drie, et al.; S. F. 431, Walsh, et al.

Sales tax on construction materials and services. S. F. 336, Balloun, et al. Employment safety, ditching and trenching operations. S. F. 346, McGill.

Water conditioning contractors, license and regulate, establish board. S. F. 547. Shaff and Lange.

CONTRACTS.

General

Sale of personal property, insurance, installment contracts. S. F. 40, Benda. Insurance by vendor of personal property sold on installment contracts. H. F. 167, Fisher of Greene, et al. Clarifying definition of security. S. F. 257, commerce. State printing department and public printing, pay increases. H. F. 354,

Edgington, et al.
Uniform issuance and return of teachers' contracts. H. F. 427. Kluever, et al.
Insurance or annuity contracts on a variable basis, regulate. H. F. 631, Bailey. et al.

Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh; H. F.

743, Balley, et al.

Authorize extended time contracts for rental of buildings, etc., for vocational schools or community colleges. S. F. 617, higher education.

CONTRIBUTIONS-

General

HERS, contribution ceiling. H. F. 75. Mendenhall.

CONVENTIONS-

Delegates to political conventions. S. F. 42, Hougen.

Conventions, state party, and election of the state central committee. S. F. 56, Sullivan.

Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. H. F. 774,

Drake, et al. Residency requirements for elections, also election workers, voters' oaths, etc. ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

CONVICTIONS-

(ieneral

Post-conviction procedure. S. F. 444, Mowry.

CO-OPERATIVE ASSOCIATIONS-General

Cooperative associations, merger and consolidation. S. F. 270, Curran, et al.

CORPORATIONS-

General

Firehouses, shared by benefited fire districts and municipal corporations. H. F. 23, Radl.

Articles of incorporation, amendments to, approval by secretary of state. H. F. 27, Bailey.

Sale of stocks, receipts use of. S. F. 26, Balloun. Corporations engaged in farming, limit. S. F. 75, Schaben, et al.; H. F. 158, Cochran, et al.

Corporations deduct federal tax on Iowa income tax. H. F. 70, Winkelman, et al.

Corporations organized pursuant to the Iowa economic development act. S. F. 135, Potgeter, et al.; H. F. 157, McCartney.
Liquor control licenses, expiration of. H. F. 320, law enforcement.

All new business corporations organize under new law, exceptions. S. F. 289, Stanley and Shirley.

Taxation of charitable and nonprofit corporations. S. F. 283, Sullivan.

Indemnification of business corporation personnel. S. F. 292, Stanley and Shirley

Shirley.

Business corporations, update law, closer to model business corporation act.

S. F. 300, Stanley and Shirley.

Furnish proof of financial responsibility by processors and first buyers of agricultural products with secretary of agriculture. H. F. 415, Middleswart, et al.

Nonprofit corporations. S. F. 364, Stanley and Shirley.

Cities or towns levy tax on gross receipts of privately and municipally owned service corporations. H. F. 489, Gannon.

Fee for filing notice of corporate dissolution. S. F. 460, Conklin. Indemnification of corporate employees. H. F. 608, Bailey.

Professional corporations. H. F. 652, Pelton.

Professional and foreign professional corporations. S. F. 554, Stanley, et al. Articles of incorporation, date annual meeting of shareholders held. H. F. 707, Bailey.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.

CORRECTION CENTERS-

Community correction centers, social services, appropriation, H. F. 718, Jesse, et al.

COSMETOLOGY

General

Barbers and beauticians, repeals sales tax on services. S. F. 214, Palmer, et al.

COUNCILS...

(See Cities and Towns, sub-reference Councils)

COUNSELORS.

General

Librarians and guidance counselors for junior and senior high schools. H. F. 204, Andersen, et al.; S. F. 259, Erskine.
Librarians and guidance counselors for junior and senior high schools, not enforce. H. F. 224, Fisher of Greene, et al.; S. F. 222, Stephens, et al.

COUNTIES-

General

County option, liquor, repeal. S. F. 87, Frey, et al.
Revenue bonds, increase maximum interest rate, certain counties for hospital purposes. S. F. 88, Gilley; H. F. 78, Langland, et al.
Persons eighteen years of age and older obtain beer, not more than three point two percent alcohol. S. F. 111, Relehardt.
Marriage licenses, issuance of. S. F. 129, Briles and Leonard.
Counties right to contract for options, purchase of land. S. F. 133, Erskine;
H. F. 145, Peterson.
Condemnation under eminent domain, extending the county's right. S. F. 136,
Sullivan; H. F. 161, Koch.

Attorney's fees paid by county, possible recovery of. H. F. 116, Koch. County officers, clerks, and boards of supervisors, increase compensation of. H. F. 133, Mendenhall.

Voter registration lists. H. F. 136, Ellsworth, et al. Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen; S. F. 229, Erskine. Merger of county school systems, county boards of education. S. F. 161,

Stephens.

Computation of agricultural land tax credit, H. F. 170, Voorhees, Clerk of grand jury, compensation. H. F. 173, Shaw, et al.; S. F. 245, Thordsen

and Nicholson.

and Nicholson.

Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al. Agricultural land tax credit allowed if owner applies to soil conservation district. S. F. 167, Lodwick, et al.

Major disasters, state assistance to local governments, appropriation. H. F. 201, Milier of Des Moines, et al.; S. F. 240, Frommelt, et al.

Zoning of unincorporated areas within 2 miles of cities and towns. H. F. 208, Miller of Des Moines, et al.

Patients admitted to the mental retardation hospital-schools, clarify liability for support furnished by counties. H. F. 215, Van Roekel.

Counties jointly provide necessary services to residents of the area, 'service areas'. H. F. 274, Baker.

Consolidation of counties. H. F. 283, McIntyre, et al.

Amount of money a county may spend to repair and remodel buildings. S. F. 262, Erskine: H. F. 334, Andersen.

Salary of sheriffs, increase. S. F. 266, Shirley.

Counties license dogs, pay cities and towns. H. F. 331, Voorhees.

Countles license dogs, pay cities and towns. H. F. 331, Voorhees.

Requiring all counties to become part of a merged area. H. F. 332, Andersen. Uniting of school districts. H. F. 336, Van Nostrand.
Consolidation of counties. S. F. 290, Flatt, et al.
Supervisors to authorize joining Iowa: tate association of counties, employees attend certain schools, and expenditure of funds for such purposes.

H. F. 347, Grassley, et al.; S. F. 366, Smith, et al.
Disaster aid for political subdivisions, increase to \$2 million, federal government provides after that. H. F. 355, Pelton.
Vacations for public employees. H. F. 360, Wells, et al.; S. F. 471, Neu, et al. Control and investment of county and memorial hospital funds. S. F. 319.
Kyhl; H. F. 462, Peterson, et al.
Counties acquiring property, tax sale, sell at private sale. S. F. 327, Dekester. Primary road detours. S. F. 342, Clarke.
Personal property tax credit, affidavit required therefor, H. F. 400, Tiedea. Public employee credit unions. H. F. 409, Kreamer, et al.
Professionalization of city and county assessors. S. F. 367, Reichardt.
Additional compensation to city and county assessors who achieve certification by the international association of assessing officers. S. F. 377, Reichardt.

Reichardt

priations.

Standardized county report forms. S. F. 395, Arbuckle, et al.
Penalty, counties, cities and towns discharging refuse, etc. into water resources. H. F. 442, Van Roekel, et al.
Board of supervisors shall fix salaries of its members, all county officers. H. F. 458, Klein.

Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.

Majority vote substituted for 60 percent approval on votes for issuance of bonds. H. F. 475. Kluever and Brinck.

Increase salaries of bailiffs and clerks of the municipal courts. H. F. 58, Andersen, et al.

Operation of food service in public buildings by the blind. H. F. 522. Miller of Page, et al.; S. F. 479, Stanley, et al.

Disaster aid to local governments, appropriation to general contigent fund of executive council for. S. F. 451, cities and towns.

Salary of deputy sheriff, counties where district court is held in two places. S. F. 458, Lodwick.

Aviation authorities, airport facilities. S. F. 472, Walsh, et al.; H. F. 659, Van Drie, et al.

Permit cooperation between local governments and various levels of gov-458. Klein. Van Drie, et al.

Permit cooperation between local governments and various levels of government in governmental action. S. F. 482, cities and towns. Special education, children requiring. H. F. 545, Pelton and Camp. Sheriffs, number of deputies and bailiffs allowed, population, judge of district court. H. F. 549, Dunton, et al.

Sheriffs, increase compensation. H. F. 550, Dunton, et al.

Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan.

County public hospitals, construction of and additions to, bonds. S. F. 493. Kyhl; H. F. 729, McCartney, et al.

Compensation of county officers, increase, etc. S. F. 497, Clarke, et al. Judicial hearing, revocation of parole by parole board. H. F. 580, Tapscott. County ambulance service. H. F. 589, Graham.

Food stamps, surplus foods, etc., distribution of. S. F. 508, Walsh. Court appointed attorneys, recovery of fees. H. F. 606, Koch.

County public hospitals, construction completed before a levy for improvements, replacement, etc. H. F. 624, Graham.

Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 525, Hougen, et al.; H. F. 712, Strothman, et al. Strothman, et al.

Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.

Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.

Public bonds, maximum interest rate. S. F. 549, commerce.

Compensation of county officers, etc., increase. S. F. 587, county government. Permit local governmental bodies to participate in purchase of motor vehicles by state car dispatcher. H. F. 669, Johnston of Johnson. Sheriffs' fees, increase. H. F. 673, Pelton.

Raise registration fees for older automobiles, eliminates \$.25 cent reflectorized fee. H. F. 690, Stromer.

Treasurers of certain county hospitals. H. F. 745, Kitner.

Annuities for employees of county boards of education. S. F. 593, schools. Election and apportionment of membership of county boards of education. H. F. 766, schools; S. F. 638, schools.

Compensation of county officers, etc., increase. S. F. 614, county government. Strothman, et al. Compensation of county officers, etc., increase. S. F. 614, county government. Compensation of county omeers, etc., increase. S. F. 514, county government. Election and appointment of members of board of public instruction. H. F. 783, Freeman of Buena Vista and Winkelman.
Uniforms for all sheriffs' offices. S. F. 632, county government. School budget hearings. S. F. 640, schools.
Certain counties and named persons, claims, appropriation. H. F. 824, appropriation.

Executive council urged to take necessary action to allow cities, towns and counties participation in state purchase contracts for supplies, goods and materials. H. C. R. 24, H. J. 532, 1331 failed.

Attorneys

Office and election of the county attorney, repeal section of Constitution providing for. S. J. R. 3, Sullivan, et al.

Office and election of county attorney. S. F. 231, Frommelt.

Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.

Increasing county attorney salaries. H. F. 546, Huff, et al.

District attorney, establish office of. H. F. 691, Kiuever, et al.

Conservation

Attorneys

Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radl.

Conservation boards, county, increase property tax levy to three mills. H. F.

20. Radl.

20, Radl.

County conservation boards, powers and duties. H. F. 143, Brinck.

County conservation offices in courthouses if space available, otherwise other building. S. F. 362, Erskine, et al.; H. F. 471, Kruse, et al.

Increase property tax levy for county conservation boards from 1 mill to 2 mills. S. F. 403, Potter.

Historical societies, create through county conservation boards or boards of supervisors. H. F. 663, Winkelman, et al.

Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.

Health, Board of

Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7, Miller of Des Moines, et al.

Mental health funds, combine county and state. S. F. 8, McGill, et al.; H. F. 8, Miller of Des Moines, et al.

Rights of a tenant, maintenance and repair of rental property. H. F. 635,

Jesse, et al.

County public health fund, levy tax to create. H. F. 798, social services.

Manager

County manager form of government. S. F. 35, Lamborn. County-manager form of government. H. F. 593, Bailey.

Medical Examiner

Blood samples from deceased victims of motor vehicle accidents. H. F. 152,

Kruse, et al.

State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government.

Recorder Tax sales, deputy auditors in counties with dual county seats. H. F. 195, Shepherd.

Supervisors, Board of

Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7, Miller of Des Moines, et al.

Mental health funds, combine county and state. S. F. 8, McGill, et al.; H. F. 8,

Miller of Des Moines, et al.

County homes, operation of. S. F. 9, Stephens. et al.; H. F. 9, Miller of Des Moines, et al.

Conservation boards, county, increase property tax levy to three mills, H. F.

20, Radl.

Historical societies, local, county or municipal levies for support of. H. F. 61, Knight.

Township trustees, boards of supervisors to act, vacancies. S. F. 86, Shaff, et al.

Election precincts, limit population. H. F. 93, Renda, et al. Secondary roads, maintenance. H. F. 94, Miller of Page, et al. Election boards, compensation of members. S. F. 102, Erskine and Sullivan; H. F. 102, Andersen, et al. County buildings, construction and repair. S. F. 103, Erskine. Minors, expense for care, treatment, etc., not with parents. S. F. 119, Lucken

and Hougen

Errors and omissions insurance for county officers and employees, repeal law. H. F. 119, Schroeder. County officers, clerks, and boards of supervisors, increase compensation of. H. F. 133, Mendenhall.

Electric transmission line franchises, application for and granting of. H. F.

185, Gannon.

185, Gannon.

Funds to soil conservation districts, boards of supervisors contribute. H. F. 211, Fisher of Greene, et al.; S. F. 201, Keith, et al.

Levee and drainage districts, public improvements, division of districts, etc. S. F. 181, Schaben; H. F. 255, Darrington and Waugh.

Removal of billboards, etc. on highways. S. F. 190, judiciary.

Boards of supervisors, township residence requirements. H. F. 262, Voorhees.

Counties jointly provide necessary services to residents of the area, 'service areas'. H. F. 274, Baker.

Compensation, boards of supervisors. H. F. 301, Welden.
Office of public prosecutor. H. F. 303, Voorhees, et al.
Abandoned or vacated roads and highy ays, use of. H. F. 304, Van Drie.
Salaries of deputy sheriffs, board of supervisors decide. S. F. 267, Griffin and
Frey; H. F. 341, Van Nostrand, et al.
Supervisors to authorize joining Iowa state association of counties, employees

attend certain schools, and expenditure of funds for such purposes.

H. F. 347, Grassley, et al.; S. F. 366, Smith, et al.

Zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers. H. F. 358, Middleswart, et al.

Rental receipts from federal flood and erosion control projects, allocation of.

Rental receipts from tederal nood and erosion control.

H. F. 377, Middleswart.

Election of county boards of supervisors. H. F. 410, Andersen and Peterson.

County conservation offices in courthouses if space available, otherwise other

building. S. F. 362, Erskine, et al.: H. F. 471, Kruse, et al.

Authorize the establishment of rural water districts. S. F. 372, Smith and

Flatt; H. F. 491, Bergman and Varley. 458, Klein. Increase property tax levy for county conservation boards from 1 mill to 2 mills. S. F. 408. Potter. mills. S. F. 408, Potter.

Board of supervisors, powers and duties, emergencies. S. F. 413, Shirley. Compensation of county officers, increase, etc. S. F. 497, Clarke, et al. County-manager form of government. H. F. 593, Bailey. Treatment of alcoholism. S. F. 525, social services.

Historical societies, create through county conservation boards or boards of supervisors. H. F. 663, Winkelman, et al. Counties finance legal aid programs. H. F. 664, judiciary. State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government. Compensation of county officers, etc., increase. S. F. 587, county government. Counting of absentee voters' ballots by boards. H. F. 709, Andersen, et al.: S. F. 583, Erskine and Sullivan.

Street lighting districts, establish in unincorporated areas. S. F. 568, Laverty and Gaudineer. and Gaudineer. Civil legal assistance and legal aid, Linn county. H. F. 744, judiciary. Relief for indigent soldiers, sallors, and marines, county pay, dissolve soldier's relief fund. H. F. 749, Shaw and Lipsky.

Issuance of beer permits by liquor control commission. H. F. 754, Fisher of Greene and Van Drie. Greene and Van Drie.

Compensation of county officers, etc., increase. S. F. 614, county government.

County building construction or reconstruction and real estate purchases, raise limitations. S. F. 616, county government.

County public health fund, levy tax to create. H. F. 798, social services.

Establishment of a county conservation board of Scott county, legalize and validate. H. F. 799, conservation and recreation.

Election of county boards of supervisors. H. F. 812, constitutional amendments and reapportionment. Treasurer Agricultural land tax to be paid in full. H. F. 120, Nielsen, et al. Abstracts of title, tax certificates, treasurer not liable for dishonored checks. H. F. 147, Stromer and McCormick.

Tax sales, deputy auditors in counties with dual county seats. H. F. 195, Shepherd. Tax sales of property of deceased old-age assistance recipients. S. F. 375, Van Gilst; H. F. 440, Dunton.

Federal tax liens on certificate of title, vehicles. S. F. 452, law enforcement. Require a final notice to each taxpayer before his property can be sold at a tax sale. S. F. 512, Dodds. Use tax, difference between retail sales price and trade-in value, motor vehicles, also used cars, collect. H. F. 638, Kluever.
Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry. Registration of special mobile equipment by county treasurer. S. F. 562, Anderson et al. Treasurers of certain county hospitals. H. F. 745, Kitner. Homes County homes, operation of. S. F. 9, Stephens, et al., H. F. 9, Miller of Des Moines, et al. Instruction of children in county juvenile home. S. F. 192, judiciary. Historical Boards

County board of social welfare, compensation of. H. F. 62, Hanson of Howard-

Adjustments by social welfare allowing assistance, need. H. F. 68, Holden,

County relief, work program for recipients of, S. F. 477, Stanley, et al.
Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.

Historical boards, county, create. S. F. 54, Lamborn.

Social Welfare

Mitchell.

et al.

Computation of ADC payments, department of social services devise standards and regulation for. S. F. 541, social services.

All employees of county welfare departments employed by department of social services entitled to same fringe benefits, etc. S. F. 571, social Bervices

Engineers

County engineer's services available to cities, etc. H. F. 72, Cunningham, et al. Secondary roads, maintenance. H. F. 94, Miller of Page, et al.

Auditor

Tax sales, deputy auditors in counties with dual county seats. H. F. 195,

Shepherd.

Basic school tax, county auditor determine. S. F. 218, Van Gilst; H. F. 496, Dunton.

Absentee voters. H. F. 321, Dougherty.

Tax equalization and state aid, county auditor determine basic school tax.

H. F. 362, Varley, et al.

Absent voters' ballots, method of applying. S. F. 312, Dodds, et al.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley.

Authorize the establishment of rural water districts. S. F. 372, Smith and

Flatt.

Personal property tax credits filed on or before July 1st. H. F. 479, Bailey. Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404, Reichardt.

Dog licenses issued by veterinarians, eliminate listing by assessors. S. F. 397, Hougen

Municipal utilities, pay property tax. S. F. 490, Reichardt. Selection of jurors and talesmen. H. F. 564, Miller of Des Moines. Treatment of alcoholism. S. F. 525, social services. Journals, bills and binders to be furnished free to county auditors. S. C. R. 3; S. J. 10 adopted. H. J. 18, 24 adopted.

Clerk

Absentee voters, H. F. 321, Dougherty. Absent voters' ballots, method of applying. S. F. 312, Dodds, et al.

Recorder

County recorder charge and collect recording fees, tax liens. H. F. 448, Kreamer and Renda.

County recorder may reproduce records in miniature for storage. S. F. 406.

Messerly.

Fee for fling notice of corporate dissolution. S. F. 460, Conklin. Fish and game license fees, writing fee. S. F. 516, O'Malley, et al. Changing of names by individuals, decree of court. H. F. 597, Schwartz. Snowmobiles, rules and regulations. S. F. 564, law enforcement.

COUNTIES (Specific)

Blackhawk

Repairing roof of Black Hawk county home, legalize. H. F. 454, Hansen of Black Hawk.

Boone

Madrid community school district, Boone, Polk, Dallas counties, school bonds. S. F. 59, Arbuckle,

Boone junior college facilities, pay rental, legalize. H. F. 535, Baker.

Clayton

Appropriation to Guttenburg for flood control. H. F. 308, Tieden; S. F. 258, Klink and Walsh.

Dallas

Madrid community school district, Boone, Polk, Dallas counties, school bonds. S. F. 59, Arbuckle.

Dickinson

Complete construction of sanitary sewer facilities, Iowa Great Lakes sanitary district. H. F. 311, Freeman of Clay-Dickinson, et al. Floyd

Accept gift of real property for use of the state vocational rehabilitation facility at Charles City. H. F. 512, McCartney.

Horrison

Issuance of school bonds, Harlan community school district, Shelby and Harrison counties. H. F. 203, Nielsen.

Howard

Turkey river state park, development of, appropriation. S. F. 281, Rigler: H. F. 366, Hanson of Howard-Mitchell.

Humboldt

Legalize hospital maintenance levy, Humboldt county. H. F. 737, judiciary. Jasper

Legalize proceedings of Bondurant-Farrar community school district, special election, issuance of bonds. H. F. 243, Skinner.

Jones Indian bluffs wilderness area, acquisition and development of, appropriation, conservation commission. S. F. 381, Lamborn; H. F. 561, Miller of

Lina

Civil legal assistance and legal aid, Linn county. H. F. 744, judiciary.

Marion

Bussey, Marion county, special election on extending, reconstructing and maintaining its municipal waterworks, etc. H. F. 328. Van Roekel.

Conveying land to D. C. Davison, Page county. S. F. 511, Lisle.

Polk

Madrid community school district, Boone, Polk, Dallas counties, school bonds. S. F. 59, Arbuckle

S. F. 59, Arduckie.

Legalize proceedings of Runnells, county of Polk, issuance of bonds, construction of water storage tank. H. F. 242, Skinner.

Legalize proceedings of Bondurant-Farrar community school district, special election, issuance of bonds. H. F. 243, Skinner.

Constructing a combination town hall and fire station, Mitchellville, Polk county, legalize and validate, special election. H. F. 412, Skinner.

Pottawattamie

Sale of certain real estate, Carson-Macedonia community school district, Pottawattamie county. H. F. ..35, Van Nostrand, et al. Remodel Pottawattamie county home, addition to, legalize and validate special election. S. F. 347, Frey; H. F. 604, Schroeder. Scott

Establishment of a county conservation board of Scott county, legalize and validate. H. F. 799, conservation and recreation.

Issuance of conservation bonds and for levy of taxes to pay said bonds, Scott county, legalize and validate, H. F. 800, conservation and recreation. Shelby

Issuance of school bonds, Harlan community school district, Shelby and Harrison counties. H. F. 203, Nielsen.

Reimbursement to Harlan, expenses in unred, site for proposed western Iowa college. S. F. 335, Schaben; H. F. 460, Nielsen.

Reimbursement to Harlan, expenses, incurred, site for proposed western Iowa college. S. F. 698, appropriations.

Winneshiek

Turkey river state park, development of, appropriation. S. F. 281, Rigler; H. F. 366, Hanson of Howard-Mitchell.

Woodbury

Town hall and fire station bonds, levy of taxes, Pierson, Woodbury county, legalize and validate. H. F. 481, Doyle, et al.

COURT-

General

Court appointed attorneys, payment of. S. F. 68, Lamborn; H. F. 241, Miller of Jones, et al.

Probation officers and parole agents, requirements. H. F. 83, Johnston of

Johnson. Minors, expense for care, treatment, etc., not with parents. S. F. 119, Lucken

and Hougen.
Attorney fees. S. F. 124, Sullivan.
Goods, etc., action as if taken and return of, bonds. S. F. 163. Gaudineer.
Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill.

Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill, et al.

Jurors and witnesses, fees and mileage allowances. H. F. 209, Pelton.
Certain 'one-sided' injunctions. S. F. 206, Gaudineer, et al.

Adoption procedure, clarify. S. F. 207, social services.
Traffic violations, evidence in civil judicial proceedings. H. F. 213, Doyle.

Appeal procedure for welfare applicants and recipients. H. F. 238, Dunton.

Separation of jurors in criminal cases. H. F. 279, Renda.

Changes in the probate law. S. F. 289, DeKoster and Denman.

Writs of Habeas Corpus made to original court or judge ordering imprisonment, etc. S. F. 303, Nicholson and Reichardt.

Retirement and removal of judges. S. F. 311, judiciary; H. F. 428, judiciary.
Increase annuity of judges retired since effective date of mandatory retirement. H. F. 403, Milligan, et al.

Temporary alimony and support payments, same as judgments. H. F. 421,

Hill.

Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F.

Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F. 376, social services.

Alimony and child support, failure to pay, punishment for contempt. H. F. 437, Hill.

Appeals from a decision of the civil rights commission, court of equity. H. F. 468, Pierson, et al.

Increase annuity of judges retired since effective date of mandatory retirement. S. F. 401, Gaudineer and O'Malley.

Court-appointed counsel and public defenders, compensation. H. F. 510, Pelton, et al.

Post-conviction procedure. S. F. 444, Mowry.

Attorney's fees paid by the county, possible recovery of. H. F. 116, Koch.

Court appointed attorneys, recovery of fees. H. F. 606, Koch.

Jurisdiction of suits, etc. H. F. 706, Kluever.

Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al.

Eavesdropping and wiretapping unlawful, exceptions, penalties. H. F. 720, Fischer of Grundy and Andersen.

Awarding of costs and attorney fees, child support, etc. H. F. 670, Hill.

Docketing of pleadings by clerks of court. S. F. 590, judiciary.

Uniform child custody jurisdiction. H. F. 769, Kluever.

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations. priations. Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 780, conservation and recreation. State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations. Uniform juvenile court act. H. F. 794, Kluever. Labor union membership, permit union shop, disputes, H. F. 218, Bennett, District Family courts. S. F. 4, Smith, et al.; H. F. 4, Shaw, et al.
Judges, supreme and district courts, elective. S. J. R. 4, Sullivan.
Judgeships for fourth judicial district. H. F. 28, Doyle; S. F. 63, Sullivan.
District attorney, create office of. H. F. 88, Mayberry, et al.
Civil rights injunctions. H. F. 134, Pierson, et al.
Marriage licenses, waive 3 day waiting period, emergency, etc. H. F. 156, Doyle. Civil service commission, appeal from a decision. H. F. 206, Pelton, et al. Terms of district court, securities and investment trust funds, retain word judge. S. F. 187, judiciary.

Fees for petit jurors, increase. H. F. 219, judiciary.

Shorthand court reporters, compensation, etc. S. F. 253, DeKoster and Denman man.
Rules of civil procedure, judges, court, not over 3 months in one county.
S. F. 255, Rigler.
Office of public prosecutor. H. F. 303, Voorhees, et al.
Death penalty, lethal gas, governor, lieutenant governor and attorney general, communication with warden. H. F. 314, Knight, et al.
Court records, reproduction of, time limitation, etc. S. F. 276, Lodwick, et al.
General Assembly approve payment of any claims under Iowa Tort Claims
Act in excess of \$5,000. H. F. 373, Graham and Kluever.
Municipal courts and district courts, territorial jurisdiction. H. F. 375, Cunningham, et al. ningham, et al.

Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F. 376, social services.

Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda. Student disturbances at publicly supported educational institutions, dismissals, H. F. 521, Grassley, et al.

Local budget law, cities and towns. H. F. 522, Grassley, et al.

Salary of deputy sheriff, counties where district court is held in two places. S. F. 458, Lodwick.

Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.

Sheriffs, number of deputies and bailiffs allowed, population, judge of district court. H. F. 549, Dunton, et al.

Changing of names by individuals, decree of court. H. F. 597, Schwartz.

Taking of school census, compel. S. F. 521, schools.

Unified trial court, district court judges, etc. S. F. 565, judiciary; H. F. 710, Gannon. ningham, et al. Gannon. Gannon.

State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government. Public parking facilities, optional court confirmation. H. F. 730, Van Drie. Pesticides, use or non-use of by department of agriculture, registration of, etc. H. F. 731, Langland, et al., Jurors, lengthy periods, new jury. S. F. 563, judiciary. District attorney, establish office of. H. F. 691, Kluever, et al. Uniform reciprocal enforcement of support act. H. F. 792, Kluever.

Municipal

Jurors excused from one panel, on succeeding panel. H. F. 29, Doyle. Municipal court judges, salary, increase. H. F. 101, Bennett, et al. Shorthand court reporters, compensation, etc. S. F. 253, DeKoster and Denmen.

Municipal courts and district courts, territorial jurisdiction. H. F. 375, Cunningham, et al.

Right of appeal from decisions of municipal courts. H. F. 473, Huff. Increase salaries of bailiffs and clerks of the municipal courts. H. F. 506, Andersen, et al.

Supreme

Judges, supreme and district courts, elective. S. J. R. 4, Sullivan. Repeal section, supreme court judges maintain offices at seat of government after Jan. 1, 1970. S. F. 157, Neu and Lange. Appeal fee, raise, supreme court. H. F. 275, Knight. Supreme court prescribe rules of criminal procedure. H. F. 280, Renda.

Death penalty, lethal gas, governor, licutenant governor and attorney general, communication with warden. H. F. 314, Knight, et al. General Assembly approve payment of any claims under lowa Tort Claims Act in excess of \$5,600. H. F. 373, Graham and Kluever.

Family courts. S. F. 4, Smith, et al.; H. F. 4, Shaw, et al.

Claims Court

Small claims court, create. S. F. 150, Glenn, et al.

Javenile

Javenie

Director of court services, establish in juvenile court, counties population of more than 250,000. S. F. 158. O'Malley, et al.

Minors, violations of beer and liquor liws. H. F. 212, Doyle.

Hearings in juvenile court, adjourn temporarily for social investigation.

H. F. 264, Johnston of Johnson, et al.

Director of court services, establish in juvenile court, counties population of more than 250,000. H. F. 289, Capscott, et al.

Office of public prosecutor. H. F. 303, Voorhees, et al.

Minors, violations of the beer and liquor laws. S. F. 355, Stephens.

Uniform juvenile court act. H. F. 794, Kluever.

Create tax court. S. F. 592, Hougen.

CREDIT-

General

Credit information, collecting and disseminating. H. F. 84, Johnston of

Johnson, et al. Credit rating. S. F. 212, Walsh; H. F. 245, Blouin.

Homestead tax credit, double over 65. H. F. 399, Gannon. Finance charges on credit accounts, place ceiling on. S. F. 447, Benda.

Personal property tax credit. H. F. 42. Winkelman, et al.

Personal property tax credit. H. F. 42. Winkelman, et al.

Tax exemptions and credits, property. S. F. 195, judiciary.

Personal property tax credit, filed, July 1st. H. F. 230, Graham.

Increase personal property tax exemption. S. F. 232, Lamborn, et al.

Quarterly filing to receive a refund for taxes paid on motor vehicle fuel used for nonhighway purposes, credit applied against income tax liability. H. F. 372, Schmeiser, et al.

Homestead tax credit, limit. H. F. 383, Bailey.

Homestead tax credit, no more than one homestead. H. F. 384, Bailey.

Personal property tax credits filed on or before July 1st. H. F. 479, Bailey.

Agricultural land tax credit, graduate i. H. F. 653, Bailey, et al.

Bureau

Credit rating, S. F. 212, Walsh; H. F. 245, Blouin.

CREDIT UNIONS-

General

Public employee credit unions. H. F. 409, Kreamer, et al. Credit unions, payment period of dividend of declaration by membership action, approval of the amendment to the bylaws by superintendent of banking. S. F. 412, Frommelt and Benda; H. F. 750, Van Drie, et al.

Credit unions, investments, S. F. 529, Frommelt and Benda; H. F. 677, Van Drie, et al.

CRIME...

General

Larcenous offenses, redefine, modify punishment, etc. H. F. 30, Bailey. Demurrers in criminal actions. S. F. 20, Gaudineer. Criminal offenses, redefine, change punishment, etc. S. F. 84, O'Malley. Jurors, separated before final submission of criminal cases. S. F. 85, O'Malley. Psychopaths, criminal sexual, support and maintenance. H. F. 126, Hill. Crimes committed or attempted when armed with firearms, penaltles for H. F. 144 Fischer of Grundy, et al.: S. F. 175, Conklin, et al. Criminal offenses, redefine, change punishment, etc. S. F. 84, O'Malley.

Indemnification of private citizens for aiding in law enforcement. H. F. 300,

Milligan, et al.
Information furnished by citizens to peace officers. H. F. 307, Knight.
Preventing persons from, by force, lawful employment, work, etc., criminal offense. H. F. 316, Grassley, et al.
Leased and rented vehicles offenses. S. F. 274, judiclary.
Civic awards and indemnification of citizens for aiding in law enforcement.
S. F. 358, Thordsen, et al.

S. F. 308, Thordsen, et al.

Seizure and search of criminal suspects by peace officers. H. F. 432, Pelton.

False drawing of checks, \$50.00 or more a felony. H. F. 507, Welden.

Post-conviction procedure. S. F. 444, Mowry.

Search warrants, issuance of, obtain property, evidence. H. F. 607, Crosier.

Penalties for receiving stolen goods. H. F. 648, Welden.

Search warrants, issuance of, obtain property, evidence. S. F. 555, law enforcement

State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government. Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy. Public safety, department of, computerizing state criminal information files, appropriation. S. F. 661, appropriations. Crime, commission, establish, appropriation. S. F. 693, law enforcement.

CRIMINAL CODE-

General

Iowa criminal code, legislative study to review. H. J. R. 3, Renda; S. J. R. 18, Doderer, et al.

CRIMINAL PROCEDURE-

General

Supreme court prescribe rules of criminal procedure. H. F. 280, Renda, . Seizure and search of criminal suspects by peace officers. H. F. 432, Pelton.

(See Streets and/or Railronds)

CURATORS, BOARD OF-

General

Repair, remodeling, maintenance, etc. of old capitol building in Iowa City under 'protectorate' of board of curators. H. F. 717, Klein, et al.

(See Minors and/or Court)

DATRY...

(See Foods, Sub-reference Dairy)

DATA PROCESSING-

Reorganization of the executive function of state government, establish executive department. S. F. 560, Clarke, et al.

DEALERS-

General

Games or contests to promote the sale of gasoline, etc. prohibited. H. F. 138, Roorda, et al.

Movement of farm machinery, without licensing, etc. H. F. 192, Miller of Page, et al.

Inspection of records of livestock dealers. H. F. 577, Schroeder and Strothman.

Licensing of grain dealers. H. F. 688, Schroeder and Stromer.

Department of public safety motor vehicle dealers license fee fund, appropriate from moneys received by. S. F. 663, appropriations.

DEATH PENALTY-

General

Death penalty, lethal gas, governor, lieutenant governor and attorney general, communication with warden, H. F. 314, Knight, et al.

DECEPTION

General

Deceptive trade practices. H. F. 727, Pelton.

DEDUCTIONS-General

State income tax deduction for child-care expense. H. F. 269, Lipsky. Deductions from salaries of school district employees by mutual agreement. H. F. 273, Andersen, et al.; S. F. 241, schools.

DEEDS-

General

Issuance of sheriffs' deeds to purchasers under special execution sale. S. F. 333, judiciary.
Real property titles. S. F. 596, judiciary.

Quit claim deed from conservation commission to Atlantic Richfield Company, real estate. S. F. 683. Mudiciary.

DEFINITIONS.

General

Clarify meanings of the words 'shall' and 'may' in construction of statutes. H. F. 587, Fischer of Grundy.

DENTISTRY-

General

Professional and foreign professional corporations. S. F. 554, Stanley, et al. Professional corporations. H. F. 652, Pelton.

DEPARTMENT OF HEALTH-(See Health, Department of)

DEPARTMENT OF REVENUE-(See Revenue, Department of)

DEARTMENTAL RULES-(See Rules)

DEPOSITS-

General

Prohibit landlords from requiring deposits from tenants in apartments and rental homes. S. F. 302, Lamborn, et al.

DETECTIVES-

General

Private detectives, license and regulate. S. F. 533, Thordsen, et al.

DEVELOPMENT COMMISSION-

Membership, Iowa development commission. H. F. 49, Den Herder.

Membership, lowa development commission. H. F. 33, Den Herder.

Mississippi parkway planning commission, member from development commission. S. F. 73, Lodwick, et al.

Corporations organized pursuant to the Iowa economic development act. S. F. 135, Potgeter, et al.; H. F. 157, McCartney.

Director of development commission, strikes salary limitation. H. F. 348, Iowa

development.

development.

Zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers. H. F. 358, Middleswart, et al.

lowa development commission, Governor appoint director, etc. S. F. 306, Potgeter; H. F. 419, Winkelman and Voorhees.

Development commission, file annual report with Governor and General Assembly. H. F. 639, Iowa development.

Remove selected persons on development commission staff from provisions of merit system. H. F. 662, Iowa development.

Method of appointment of members of development commission, cause for dismissal, etc. H. F. 676, Iowa development.

Development commission, powers and duties. H. F. 694, Iowa development. Development commission, appropriation. S. F. 681, appropriations.

DISASTERS-

General

Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 240, Frommelt, et al.

Disaster aid for political subdivisions, increase to \$2 million, federal government provides after that. H. F. 355, Pelton.

Disaster aid, requests go to director of civil defense. S. F. 354, cities and towns.

Disaster aid to local governments, appropriation to general contingent fund of executive council for. S. F. 451, cities and towns.

Operation of watercraft under emercency conditions. H. F. 801, conservation

and recreation.

Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.

DISCRIMINATION

General

Discrimination in housing, temporary injunctions. H. F. 76, Franklin, et al. Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill, et al.

Sex discrimination in employment, housing, and public accommodations. H. F.

251, Franklin, et al.

Age discrimination in employment. S. F. 283, Frey.

Non-Caucasian pupils shall not exceed 50 percent of total number of pupils, any particular school. H. F. 543, Franklin, et al.

DISEASE-

(See also Animais, sub-ref. Diseases)

General

Removal of dead or diseased trees on public property, cities and towns issue general obligation bonds. H. F. 183, Lipsky.

Dead or diseased trees, removal of, assessment of costs. H. F. 184, Lipsky.

Eradication of hog cholera, establishment of a biological products pool, appropriations therefor. S. F. 291, agriculture.

Eradication of bovine brucellosis. S. F. 378, McGill and Briles; H. F. 541, Schroeder and Stromer.

Kidney disease program. S. F. 386, Doderer and Kosek; H. F. 656, Johnston of Johnson, et al.

Tube tests for brucellosis in swine and cattle. H. F. 505, Priebe. Communicable diseases, reporting of, etc. S. F. 504, social services; H. F. 660, social services.

DISTRICT COURT-

(See Courts, sub-ref. District)

DITCHING AND TRENCHING-

General

Employment safety, ditching and trenching operations. S. F. 346, McGill.

DIVORCE

General

Family courts. S. F. 4, Smith, et al.; H. F. 4, Shaw, et al. Temporary alimony and support payments, same as judgments. H. F. 421, Hill. Alimony and child support, failure to pay, punishment for contempt. H. F. 437, Hill.

DOCUMENTARY STAMPS-

(See Stamps)

DOCUMENTS-

General

Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law enforcement.

Uniform commercial code, rights of a holder of certain instruments. S. F. 491,
Potgeter and Walsh; H. F. 716, Millen, et al.
Mailing of official documents, time and dates. H. F. 584, Fischer of Grundy,

et al

DRAINAGE DISTRICTS-

General

Drainage and levee districts, amendments and additions to Code. S. F. 16, Neu, et al.; H. F. 16, Cochran, et al.

Employees of drainage districts exempt from IPERS. S. F. 76, Schaben; H. F. 85, Waugh, et al.

Levee and drainage districts, public improvements, division of districts, etc. S. F. 181, Schaben; H. F. 255, Darrington and Waugh.

DRAM SHOP LAW-

General

Intoxicating beverages, repeal dram shop law. H. F. 66, Perkins, et al. Dram shop liability laws, one-year time limit. H. F. 149, Ellsworth, et al.

DRIVER EDUCATION-

(See Education, sub-ref. Driver)

DRIVING-

General

Driving hours, restriction, under 18. S. F. 32, Balloun.
Driver education student teacher, on-the-job training. H. F. 277, Blouin, et al.
"Careless" and "reckless" homicide with a motor vehicle, punishment of such
offenses. H. F. 285, Kennedy of Dubuque, et al.

Suspension of motor vehicle registration certificates and plates, eliminate if financially responsible, etc. H. F. 312, Mayberry.

Froof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al. Point system for driver improvement. H. F. 330, Van Roekel, et al. Funishment for reckless driving on the highway. H. F. 382, Bailey.

Qualifications of bus drivers, private or common carriers, school bus service.

S. F. 437, Lodwick.

Motor vehicle financial responsibility.

Motor vehicle financial responsibility, judgments, etc. H. F. 565, Holden. Driver's license designates type of vehicle which licensee may operate, one driver's license. H. F. 578, Mayberry.

Operators' and chauffeurs' licenses, nonresident. H. F. 644, law enforcement.

H. F. 644, law enforcement. Careless, reckless driving, and reckless homicide, motor vehicle, penalties. H. F. 667, Crosier, et al. Suspension of driving privileges of uninsured motorists. H. F. 672, Hill.

Driver education instructors conduct examinations for instruction permits and temporary drivers' permits, etc. H. F. 689, Hill.
I'hotograph on operator's and chauffeur's licenses, increase. S. F. 639, law enforcement.

DRUGS-

(See Pharmacles)

DUTCH ELM DISEASE-

Removal of dead or diseased trees on public property, cities and towns issue general obligation bonds. H. F. 183, Lipsky.
Dead or diseased trees, removal of, assessment of costs. H. F. 184, Lipsky.

ECONOMIC OPPORTUNITY, OFFICE OF-

State departments, appropriation, very similar to H. F. 793. S. F. 597, approprintions.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

EDITORIALS-

General

Newspaper editorials, identify, S. F. 247, Briles, et al.

(See Schools, all sub-refs.)

EDUCATIONAL INSTITUTIONS-(See Schools, sub-ref. Institutions)

EGGS-

(See Foods)

ELECTIONS-

Electors, qualifications of. S. J. R. 1, Stanley, et al.

Single member legislative districts, members of General Assembly elected from. S. J. R. 2, Lange, et al.

Office and election of the county attorney, repeal section of Constitution providing for. S. J. R. 3, Sullivan, et al.

Qualifications of persons seeking elective office of the state, etc. H. F. 43,

Dietz.

Conventions, state party, and election of the state central committee. S. F. 56, Sullivan,

Judges, supreme and district courts, elective. S. J. R. 4, Sullivan. Voter registration, mandatory. H. F. 52, Camp. Voter registration, population of 30,000 or more. H. F. 53, Camp. Elections, primary, time of holding. S. F. 80, Shaff, et al.; H. F. 123, Camp. et al.

et al.

Election precincts, limit population. H. F. 93, Renda, et al.

Voter registration, population 30,000 or more. S. F. 93, Conklin.

Voter registration, precincts of 1,500 population or more. S. F. 100, Shaft, et al.

Election boards, compensation of members. S. F. 102, Erskine and Sullivan;

H. F. 102, Andersen, et al.

Voting age, lower to 18. S. J. R. 6, Shirley, et al.

Electors, qualified, vote in primary, new type ballot. H. F. 104, Mendenhall,

et al.

Persons eighteen years of age and older obtain beer, not more than three point two percent alcohol. S. F. 111, Reichardt. Voting age of electors, nineteen. H. J. R. 4, McIntyre, et al. Voting age of electors, nineteen. S. J. R. 7, Walsh, et al.

Governor and Lieutenant Governor, election of. S. J. R. 8, Denman, et al. Written statements of election. S. F. 141, Erskine and Sullivan; H. F. 141, Andersen, et al.

Recanvass in case of contested elections. S. F. 147, Erskine and Sullivan; H. F. 174, Andersen, et al.

Constitutional revision commission, create, study need for a constitutional convention, appropriation. S. J. R. 9, Coleman, et al.; H. J. R. 9, convention, appropriation. Skinner, et al.

Skinner, et al.

Voter registration lists. H. F. 136, Ellsworth, et al.

Permanent registration of voters for elections held in certain community school districts. H. F. 151, Holden; S. F. 156, Nicholson. Absentee voting by members of armed forces. H. F. 180, Goode. Limit population of election precincts. S. F. 149, McGill, et al.

Low rent housing projects, need not be approved by voters. H. F. 196, Tapscott, et al.

scott, et al.

Legalize proceedings of Runnells, County of Polk, issuance of bonds, construction of water storage tank. H. F. 242, Skinner.

Legalize proceedings of Bondurant-Farrar Community School District, special election, issuance of bonds. H. F. 243, Skinner.

Contests of elections. H. F. 254, Andersen.

Office and election of county attorney. S. F. 231, Frommelt.

Consolidation of counties. H. F. 283, McIntyre, et al.

Income tax, certain cities, based upon percentage of state income tax. S. F.

Governor appoint Secretary of State Transparence.

239, DeHart.

Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly appoint Auditor. S. J. R. 13, Denman, et al.

Governor and Lieutenant Governor, four years. S. J. R. 15, Shirley, et al.

Election of Governor, Lieutenant Governor, state officials, Senate elect presiding officer. S. J. R. 16, Lucken, et al.

Absentee voters. H. F. 321, Dougherty.

Bussey, Marion County, special election on extending, reconstructing and maintaining its municipal waterworks, etc. H. F. 328, Van Roeckel.

Consolidation of counties. S. F. 290, Flatt, et al.

Absent voters' ballots, method of applyings. S. F. 312, Dodds, et al.

Eliminate election returns from poll books, only tally list used. S. F. 340,

Briles.

Management and control of certain municipal utilities. election. boards of

Briles.

Management and control of certain municipal utilities, election, boards of trustees or cities and towns. S. F. 343, Coleman and DeKoster; H. F. 434, Freeman of Clay-Dickinson, et al.

Election of county boards of supervisors. H. F. 410, Andersen and Peterson. Constructing a combination town hall and fire station, Mitchellville, Polk County, legalize and validate, special election. H. F. 412, Skinner. Time notice of an election contest must be filed, requirements as to contents of notice, members of General Assembly. H. F. 426, Kluever, et al. Town hall and fire station bonds, levy of taxes, Pierson, Woodbury County, legalize and validate. H. F. 431, Doyle, et al.

Majority vote substituted for 60 percent approval on votes for issuance of bonds. H. F. 475, Kluever and Brinck.

Paper ballots, constitutional amendments. H. F. 495, Voorhees. Study of election laws. S. J. R. 21, Gaudineer.

All school election nomination procedures uniform. S. F. 416, DeKoster. Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged, et al.

et al,

Presidential preferential primary election. H. F. 523, Freeman of Buena Vista. Implementation and organization for annual sessions. H. F. 390, rules. Election of state superintendent of public instruction. H. F. 540, Koch, et al. Election of state superintendent of public instruction. H. F. 390, rules. Election of state superintendent of public instruction. H. F. 540, Koch, et al. Age of majority, voting age. S. F. 463, Conklin and Nicholson. Sales tax, permit cities, towns, etc. to impose, election. S. F. 481, Nicholson, et al.

Selection of jurors and talesmen. H. F. 564, Miller of Des Moines. Forbids voting in any election held within 10 days after registration of voters. S. F. 500, Walsh; H. F. 622, Pelton, et al. Certain school bond issue proposals, election, majority vote. S. F. 513, Doderer

Certain school bond issue proposals, election, majority vote. S. F. 513, Doderer and Reichardt.

Counting of absentee voters' ballots by boards. H. F. 709, Andersen, et al.; S. F. 583, Erskine and Sullivan.

Low-rent housing projects. H. F. 739, Koch, et al.

Election and apportionment of membership of county boards of education. H. F. 766, schools; S. F. 638, schools.

Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.

Election and appointment of members of board of public instruction. H. F. 783, Freeman of Buena Vista and Winkelman.

Establish composition of General Assembly, provide for election of members thereof. H. F. 781, constitutional amendments and reapportionment. Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

Election of county boards of supervisors. H. F. 812, constitutional amendments and reapportionment.

ELECTRICITY-

General

Electric transmission line franchises, application for and granting of. H. F.

Management and control of certain municipal utilities, election, boards of trustees or cities and towns. S. F. 343, Coleman and DeKoster; H. F. 434, Freeman of Clay-Dickinson, et al.

Street lighting districts, establish in unincorporated areas. S. F. 568, Laverty

ELEVATORS

General

Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al. Agricultural products, authority to close elevators or warehouses, etc. H. F. 678, Winkelman and Bailey.

EMERGENCIES

General

Emergency care or assistance, accidents. H. F. 39, Millen and Harbor. Telephone number for police and fire departments, establish uniform state-wide. H. F. 117, Priebe, et al.

Persons rendering emergency care, immunity from liability. H. F. 154, Fischer of Grundy.

Board of supervisors, powers and duties, emergencies. S. F. 413, Shirley. Emergency curfew ordinances by cities and towns. S. F. 414, Shirley.

EMINENT DOMAIN-

General

Condemnation under eminent domain, extending the county's right. S. F. 136,

Condemnation under eminent domain, extending the sound, surjustices, Sullivan; H. F. 161, Koch.

Condemnation of property for highway purposes, allow landowner to receive cash. H. F. 265, Cochran, et al.

Eminent domain, notices, etc. S. F. 330, judiciary.

Condemnation, damages, gas storage purposes. H. F. 444, Corey, et al.

Compensation to landowners, etc., for property purchased prior to condemnation proceedings, owners, etc., uniformed as to elements of damages which may be compensated. H. F. 519, Cochran, et al.

Pipeline companies obtain permission from commerce commission to condemn

property by eminent domain. H. F. 567, Johnston of Johnson, et al.; S. F. 486, Doderer, Land patents by the state. H. F. 726, Van Nostrand.

Eminent domain, purchaser furnish owner legal description of part taken and remainder. H. F. 687, Shaw.
Regulate construction of pipelines. H. F. 772, agriculture.
Regulate construction of pipelines. S. F. 627, agriculture.

Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.

EMPLOYEES-

(See Employment, sub-ref. Employees; also State Government)

(See Employment, sub-ref. Employers)

EMPLOYMENT-

Law-enforcement personnel, employment. H. F. 97, Fisher of Greene, et al. Employees sustaining injuries, industrial commissioner supervise the professional care and rehabilitation of. S. F. 107, O'Malley. Employment agencies, fees charged. S. F. 173, Thordsen, et al.; H. F. 239,

Shaw, et al.

Labor union membership, permit union shop, disputes, H. F. 218, Bennett, et al.

Health and safety appliances in places of employment. H. F. 220, Bennett.

Sex discrimination in employment, housing, and public accommodations. H. F. 251, Franklin, et al.

Preventing persons from, by force, lawful employment, work, etc., criminal offense. H. F. 316, Grassley, et al.

Conviction of felony, no deterrent for bonding, employment with the state.

S. F. 272, Reichardt.

Iowa labor relations board and unfair labor practices. S. F. 329, Denman, et al.

Labor commissioner, duties of, employment safety, establish safety advisory board. H. F. 483, Skinner; S. F. 420, Dodds.

Merit system of personnel administration. S. F. 612, state government.

Employees

Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radl.

Employees, public, membership in labor unions, etc. S. F. 57, Hougen.

Wages, garnishment of, municipal and political corporations. H. F. 51, Waugh;
S. F. 62, Erskine.

Employee-employer relations, improve. S. F. 61, Walsh, et al.; H. F. 237, Camp, et al.

Public works projects, establishment of wage rates. S. F. 92, Frommelt, et al. Wages, uniform standards for payment of by employers. H. F. 107, Lipsky, et al.

Retirement systems for cities and towns. H. F. 111, Den Herder and Ossian. Migratory child laborers, employers determine child's age. S. F. 110, Gaudineer, et al.; H. F. 146, Tapscott, et al. Workmen's compensation, settlement, disputed liability. S. F. 116, O'Malley. Schools, riots and strikes, students and employees dismissed. S. F. 123,

Stephens, et al.

Errors and omissions insurance for county officers and employees, repeal law. H. F. 119, Schroeder.

Wages due employees from all employers, enforce payment. S. F. 148, Gaudineer, et al.

Rights of civil service employees. S. F. 159, Stanley and Gaudineer; H. F. 278,

Rights of civil service employees. S. F. 100, Standy and McCartney, et al.

IPERS, contribution ceiling. H. F. 75, Mendenhall,
Wages subject to IPERS, raise. H. F. 197, Klein, et al.

Civil service commission, appeal from a decision. H. F. 206, Pelton, et al.

IPERS, additional retirement allowance option. S. F. 13, Frommelt, et al.;

H. F. 13, Klein, et al.

IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14,

Klein, et al.

Klein, et al.

Employees of drainage districts exempt from IPERS. S. F. 76, Schaben; H. F. 85, Waugh, et al. Wages subject to IPERS. S. F. 154, Doderer.

Workmen's compensation, agriculture. S. F. 204, Gaudineer, et al.; H. F. 268, Elleworth, et al.

Ellsworth, et al.

Membership of employment safety commission. S. F. 205, Gaudineer, et al.

('ertain "one-sided" injunctions. S. F. 206, Gaudineer, et al.

Age discrimination in employment. S. F. 233, Frey.

l'rocedures for the negotiation of teacher employment disputes and agreements through professional educators' associations, disallow strikes, etc. S. F. 237, Stanley, et al.; H. F. 359, Shaw, et al.

Deductions from salaries of school district employees by mutual agreement.

H. F. 273, Andersen, et al.; S. F. 241, schools.

Residency requirements for civil service workers. S. F. 244, Potgeter.

Employees in education have benefit of tax-sheltered annuity programs. H. F. 332, Miller of Jones.

332, Miller of Jones.

332, Miller of Jones.

Overtime pay for state employees. H. F. 338, Mayberry, et al.; S. F. 507, Walsh. Supervisors to authorize joining lowa State Association of Counties, employees attend certain schools, and expenditure of funds for such purposes. H. F. 347, Grassley, et al.; S. F. 366, Smith, et al. Vacations for public employees. H. F. 360, Wells, et al.; S. F. 471, Neu, et al. Transportation facilities for railroad employees, comfortable. S. F. 297, Dodds. Vacation policy for state employees. H. F. 370, Klein.

Workmen's compensation act compulsory. S. F. 305, Arbuckle, et al.; H. F. 380 Millen et al.

380, Millen, et al.

Injured workers under workmen's compensation select doctor. S. F. 316, Palmer, et al.

Employment safety, ditching and trenching operations. S. F. 346, McGill. Payment of unemployment compensation benefits. S. F. 353, DeKoster, et al.; H. F. 484, Millen, et al., Public employee credit unions. H. F. 409, Kreamer, et al.

Minimum wages for employees, administration of, enforcement of, "minimum wage act". H. F. 429, Hill, et al.

Qualifications of inspectors, industry oriented and employed personnel perform inspection service under Secretary of Agriculture. H. F. 450, Freeman of Clay-Dickinson.

Labor disputes, prohibit employment of outsiders. H. F. 453, Welden, et al. Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.

Coverage under employment security law on a cost only basis by state departments or political subdivisions. H. F. 477, Bennett.

Vacation and leave of absence policy for state employees. S. F. 411, Frommelt,

et al.

"workmen" or "employee" in workmen's compensation law. S. F. Defining 418, DeKoster, et al.

Urban renewal law and low-rent housing law, conflict of interest. S. F. 434. Doderer.

Defining "workman" or "employee" in workmen's compensation law. H. F. 528, Elisworth, et al.

528, Ellsworth, et al.

Civil service departments and employees of cities. S. F. 453, Sullivan and Erskine; H. F. 576, Andersen, et al.

IPERS, spouse receive life-time annuity if. S. F. 470, Conklin.

Travel expense allowances for state employees. S. F. 474, Stanley, et al.

Incentive awards to state employees. S. F. 475, Stanley, et al.

Increases employer contribution made to IPERS. S. F. 506, Walsh.

Indemnification of corporate employees. H. F. 608, Balley.

Employees, cities and towns, collective bargaining, strikes illegal. S. F. 553,

Neu.

Employees in education have benefit of tax-sheltered annuity programs. S. F. 582, schools.

School districts employ uncertificated personnel for noninstructional super-visory, monitorial, or clerical duties. H. F. 684, Winkelman and Tieden.

All employees of county welfare departments employed by department of social services entitled to same fringe benefits, etc. S. F. 571, social services.

Veterans' additional benefits in state government. H. F. 751, Tapscott. Annuities for employees of the department of public instruction. S. F. 591,

schools.

Annuities for employees of county boards of education. S. F. 593, schools. Payment of salaries to state employees every two weeks. S. F. 625, transportation.

Special employment security contingency fund, interest and penalties collected, establish. H. F. 788, state government.

Procedures for the negotiation of teacher employment disputes and agree-

ments through professional educators' associations, disallows strikes, etc. S. F. 648, schools.

Collective bargaining, employees, cities and towns. S. F. 678, cities and towns. Payment of workmen's compensation claims, industrial commissioner, high-way commission, appropriation. S. F. 685, appropriations. Additional employees, joint committee appointed. H. C. R. 2; H. J. 12, adopted;

Additional employees, joint committee appointed. H. C. R. 2; R. 3, 12, adopted, S. J. 6, 17, adopted.

Appoint a commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to General Assembly and Governor, January 15, 1970. H. C. R. 32; H. J. 1253, 1328, 1388, 1389, adopted, 1389, 1486, 1555 adopted; S. J. 1495, 1596 1852, 1859, adopted, 1872.

Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and Governor, January 15, 1970. S. C. R. 34; S. J. 1422

Employers

Employee-employer relations, improve. S. F. 61, Walsh, et al.; H. F. 237, Camp, et al.

Wages, uniform standards for payment of by employers. H. F. 107, Lipsky, et al.

Migratory child laborers, employers determine child's age. S. F. 110, Gaudineer, et al.; H. F. 146, Tapscott, et al.
Wages due employees from all employers, enforce payment. S. F. 148, Gaudi-

neer, et al.

Membership of employment safety commission. S. F. 205, Gaudineer, et al. Certain "one-sided" injunctions. S. F. 206, Gaudineer, et al. Certain safety rules, industry, exemption from. H. F. 214, Welden, et al. Employment safety rules, regulations or standards, variance from. H. F. 229,

Koch, et al.

Age discrimination in employment. S. F. 233, Frey.
Deductions from salaries of school district employees by mutual agreement.
H. F. 273, Andersen, et al.; S. F. 241, schools.
Workmen's compensation act compulsory. S. F. 305, Arbuckle, et al.; H. F.
380, Millen, et al.

380, Millen, et al.

Ailow union shops, agreement between employers and labor organizations.

S. F. 345, Denman, et al.

Minimum wages for employees, administration of, enforcement of, "minimum wage act". H. F. 429, Hill, et al.

Special employment security contingency fund, interest and penalties collected, establish. H. F. 788, state government.

EMPLOYMENT AGENCIES-

(See Employment, all sub-refs.)

EMPLOYMENT SAFETY COMMISSION-

General

Membership of employment safety commission. S. F. 205, Gaudineer, et al. Certain safety rules, industry, exemption from. H. F. 214, Welden, et al.

Employment satety rules, regulations or standards, variance from. H. F. 229, Koch, et al.

Labor commissioner, duties of, employment safety, establish safety advisory board, H. F. 483, Skinner; S. F. 420, Dodds.

EMPLOYMENT SECURITY COMMISSION-

General

Retirement system funds, investment of, employment security commission. S. F. 10, Frommelt, et al.; H. F. 10, Klein, et al. Employment security commission in n erit system. H. F. 108, judiciary. Payment of unemployment compensation benefits. S. F. 353, DeKoster, et al.;

H. F. 484, Millen, et al.

Coverage under employment security law on a cost only basis by state departments or political subdivisions. H. F. 477, Bennett.
Use available federal funds for employment security commission. S. F. 441,
Clarke; H. F. 605, Fisher of Greene.

State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.

Appropriate from IPERS to employment security costs of administration of

IPERS. S. F. 603, appropriations.

Special employment security conting ncy fund, interest and penalties collected, establish. H. F. 788, suite government.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appro-

priations.

ENGINEERS-

General

Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.
Required qualifications for registration as a professional engineer. H. F. 456, Kehe, et al.

Professional corporations. H. F. 652, 1 elton.

Professional and foreign professional corporations. S. F. 554, Stanley, et al.

Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriations. S. F. 635, appropriations.

ENTOMOLOGIST-

General

Legalize move of state entomologist. I. F. 531, Strothman, et al.

EQUIPMENT-

General

Motorcycles, safety equipment. S. F. 22, Gaudineer; H. F. 155, Blouin. Printing machines and equipment, printing board, appropriation. S. F. 145, appropriations.

Sales and use tax exemption for cert; in industrial materials and equipment. S. F. 371, Walsh; H. F. 461, Miller of Page, et al. Removes bowling from sales tax section and rental equipment. S. F. 374, Ar-

buckle, et al.

EROSION-

General

Rental receipts from federal flood and erosion control projects, allocation of. H. F. 377, Middleswart. Highway construction, restoration of borrow areas. S. F. 534, transportation.

ESTATES-

General

Changes in the probate law. S. F. 289, DeKoster and Denman. Recovery of moneys from estate of person who has received medical assistance. H. F. 367, social services.

Abolish claims against estates of blind persons who receive aid. H. F. 657,

social services.

ETHICS-

General

Lobbyist rules, charges, amend Iowa public officials act. S. F. 34, Hill and Smith; H. F. 35, Baker, et al. Prohibiting lobbying activities by individuals, organizations, etc. S. F. 209,

Glenn and Leonard.

Lobbying activities, regulate. H. F. 216, Mezvinsky, et al. Lobbying activities, regulation of. S. F. 524, Gaudineer. Members who served on ethics committee, appropriation. H. F. 777, appropriations.

EVIDENCE...

(See Court—all sub-refs.)

EXAMINERS...

General

Compensation of insurance examiners. H. F. 298, Andersen. et al.: S. F. 265. Griffin.

Compensation of insurance examiners. H. F. 391, commerce. Basic science examiners, compensation of, fees for examinations, increase. Basic science examiners, co S. F. 426, Gaudineer.

EXAMINING BOARDS-

General

Examining boards, members, compensation. S. F. 58, Frey. Basic science examiners, compensation of, fees for examinations, increase. S. F. 426, Gaudineer.

EXECUTIVE COUNCIL-

General

Executive council authority to purchase, sell real estate, etc. H. F. 40, Darrington and Hanson of Howard-Mitchell.

rington and Hanson of Howard-Mitchell.

Disaster aid for political subdivisions, increase to \$2 million, federal goverament provides after that. H. F. 355, Pelton.

Disaster aid, requests go to director of civil defense. S. F. 354, cities and towns.

Use available federal funds for employment security commission. S. F. 441, Clarke; H. F. 605, Fisher of Greene.

Disaster aid to local governments, appropriation to general contingent fund of executive council for. S. F. 451, cities and towns.

Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan.

Land patents by the state. H. F. 726, Van Nostrand.

Printing board, establish permanent revolving fund for, appropriation. H. F. 695, appropriations.

695, appropriations.

Central purchasing, state government. H. F. 756, Huff, et al. State departments, appropriation, very similar to H. F. 793. S. F. 597, appro-

priations.

priations.

Executive council for capitol planning commission construction, demolition, etc., appropriation. S. F. 600, appropriations.

Create general contingent fund. S. F. 610, appropriations.

Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.

Acquire and correct title to Valley Bank Bldg, property. H. F. 786, appropriations.

tions.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

Public safety, department of, computerizing state criminal information files, appropriation. S. F. 661, appropriations.

Parking facility on capitol grounds, appropriation for study. H. F. 813, Klein. Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 30, judiciary.

Executive council allocate funds for printing of new chart located on second floor of rotunds, H. C. R. 18; H. J. 357, 660, adopted; S. J. 600, 1820. Executive council urged to take necessary action to allow cities, towns and counties participating in state purchase contracts for supplies, goods and materials. H. C. R. 24; H. J. 582, 1331, failed.

EXECUTIVE OFFICIALS-

Elected executive officials, terms of office. H. J. R. 6, Shaw, et al.

EXEMPTIONS-

General

Annuities, U. S. retirement and disability fund, exempt portion of from income tax. S. F. 41, Balloun, et al.

Inheritance tax, exemptions. H. F. 176, Blouin.

Tax exemptions and credits, property. S. F. 195, judiciary.

Increase personal property tax exemption. S. F. 232, Lamborn, et al.

Annuities, U. S. retirement and disability fund, exempt portion of from income tax. H. F. 297, Van Roekel and Andersen.

Sales tax refund repealed after tax years beginning in 1968. S. F. 286, ways and means; H. F. 343, ways and means.

Property exemption for veterans, extend. H. F. 364, Fischer of Grundy, et al.; S. F. 357, Hammer and Lamborn.

Definition and regulation of property tax exemptions, certain institutions, etc. S. F. 469, Neu, et al.; H. F. 582, Den Herder.

EXPLOSIVES-

General

Explosive or incendiary devices, prolibit use, or possession of, "molotov cocktails," H. F. 159, Bennett.

(See Optometry)

FAIR HOUSING-LAW-(See Housing)

FAIRS-

General

Exempting fairs from collecting sales tax on admissions. H. F. 406, Van Drie. Temporary cigarette licenses. H. F. 419, Priebe.
Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of

Clay-Dickinson.

Members of the state fair board, delc'e requirement, representative of Mule Breeders Association. S. F. 45%, Sullivan, et al.; H. F. 668, Crabb, et al. Fair board, appropriation. H. F. 778, appropriations.

(See Agriculture, all sub-refs.)

FEDERAL GOVERNMENT-

Federal citizenship and naturalization laws no longer published in Code. H. F.

127, judiciary.

Contests of elections. H. F. 254, Andersen.

Transfer of ADC funds to any other department or agency of the state, purpose of implementing federal assistance programs. S. F. 254, social services.

services.

Rental receipts from federal flood and erosion control projects, allocation of. H. F. 377, Middleswart.

Effect of federal aid to schools upon state aid to schools. S. F. 387, schools; H. F. 779, schools.

Federal funds, all state departments, beards, etc., receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.

Make federal funds, services, materials, etc., available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.

Special employment security contingency fund, interest and penalties collected, establish. H. F. 788, state government.

Authorize acceptance and distribution of federal funds, school lunch program. S. F. 645, schools.

Department of public safety for capital improvements for law enforcement academy, appropriation. S. F. 652, appropriations.

Permanent revolving funds, administer federally financed programs (veterans education administration and school lunch program), appropriation.

education administration and school lunch program), appropriation. S. F. 680, appropriations.

General Assembly urge U. S. Department of Agriculture, I. S. U. of Science and Technology and other agricultural colleges to conduct studies of the impact of the family farm upon the social and economic life of Iowa and the nation. H. C. R. 19; H. J. 396, 1330, adopted; S. J. 1238, 1820.

Sixty-third General Assembly memorialize Congress in enactment of legislation, attention to needs of the people, equitable tax laws and equal representation in the passage of all future legislation. H. C. R. 30; H. J. 1037.

Urge Congress abolish electoral college by proposing an amendment to the Constitution providing for the popular election of a President and Vice President. H. C. R. 38; H. J. 1530.

Vice President. H. C. R. 38; H. J. 1530.

Petition Congress to amend selective rervice laws. S. C. R. 10; S. J. 291, 1819.

Iowa legislature requests Congress call a convention to propose an amendment to the U. S. Constitution regarding reapportionment. S. C. R. 13;

S. J. 375, 407, 489, 490, 501, 508, 513, 526, 664, 666, 745, 756, 766, 767, 775, 776, adopted; H. J. 883, 1326, 1333-1345, adopted.

Urge Congress inaugurate program of tax sharing with states, unrestricted.

S. C. R. 14; S. J. 439, 782, adopted; H. J. 884.

Request Congress consider enacting a statute to insure that persons are counted in their home residence in coming U. S. census. S. C. R. 17; S. J. 438, 1820.

S. J. 488, 1820.

Request Secretary of Health, Education and Welfare evaluate service rendered rural Iowa and other states by the Job Corps Training Center at Clinton. S. C. R. 30; S. J. 1096.

That President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds and other conservation programs and that they be reinstated at a realistic level, etc. S. C. R. 37: S. J. 1571, 1820, 1872.

FEDERAL INTERNAL REVENUE-General

Income tax, length of time for refund or credit. H. F. 193, Renda. Taxpayer responsible for adjustments on Iowa income tax after controversy with Internal Revenue Service. H. F. 447, Kreamer and Renda.

Definition and regulation of property tax exemptions, certain institutions, etc. S. F. 469, Neu, et al.; H. F. 582, Den Herder, iowa income tax. H. F. 810, ways and means.

FEDERAL RIOT INSURANCE PROGRAM-

Aid in funding of the federal riot insurance program. S. F. 557, commerce. Aid in funding of the federal riot insurance program. H. F. 680, commerce.

(See Agriculture, sub-ref. Feeds)

(See also Motor Vehicles, sub-ref. Fees)

Court appointed attorneys, payment of. S. F. 68, Lamborn; H. F. 241, Miller of Jones, et al.

Establish board of licensed accountants, fees. S. F. 121, Lange, et al.; H. F. 118, Dietz, et al.

Attorney fees. S. F. 124, Sullivan,

Attorney's fees paid by county, possible recovery of. H. F. 116, Koch. Constable fees. H. F. 178, Dougherty. Employment agencies, fees charged. S. F. 173, Thordsen, et al.: H. F. 239, Shaw, et al.

Jurors and witnesses, fees and mileage allowances. H. F. 209, Pel
Fees for use of state owned recreational areas. H. F. 260, Tieden.
Appeal fee, raise, supreme court. H. F. 275, Knight.

H. F. 209, Pelton.

Appear fee, raise, supreme court. H. F. 275, Knight.
License fees of real estate brokers and salesmen, payment of expenses of real
estate commission. S. F. 299, Mogged, et al.
Practice of physical therapy, increase license renewal fee. S. F. 317, Conklin;
H. F. 797, appropriations.
Establish board of licensed accountants, fees. H. F. 388, Dietz, et al.
County recorder charge and collect recording fees, tax liens. H. F. 448,
Kreamer and Renda.
Barbering fees, licenses imprecises the Processing fees, tax liens.

Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al.; S. F. 405, social services.

Net license fee \$1 for residents and \$3 for nonresidents. S. F. 422, conservation and recreation

Fees collected from distributors of commercial feeds and fertilizers, etc., used to build department of agriculture building. H. F. 530, Strothman, et al.

et al.

No refund of liquor control license fees while charges against licensee are pending. H. F. 560, Van Drie, et al.

Vending of foods and beverages. H. F. 572, Pierson, et al.

Fish and game license fees, writing fee. S. F. 516, O'Malley, et al.

Fish and game license fees, increase. H. F. 596, conservation and recreation.

Court appointed attorneys, recovery of fees. H. F. 606, Koch.

Cities collect connection fee, sewer systems. H. F. 20, Kluever.

Water conditioning contractors, license and regulate, establish board. S. F.

547, Shaff and Lange; H. F. 768, Millen, et al.

Registration of special mobile equipment by county treasurer. S. F. 562 An-

Registration of special mobile equipment by county treasurer. S. F. 562, Anderson, et al.

Hunting safety education. H. F. 682, Miller of Des Moines. Sheriffs' fees, increase. H. F. 673, Pelton, Agricultural product warehouse fees, increase. H. F. 761, commerce.

Use of hoop nets in flood control reservoirs. S. F. 611, conservation and recreation.

Registration of watchmakers, etc. H. F. 785, state government. Vending of foods and beverages. H. F. 803, agriculture.

FELONY-

(See Law Enforcement)

FERTILIZER-

(See Agriculture, sub-ref. Fertilizer)

FINES.

Weight statutes, violations, fines. S. F. 71, Kosek.
Fines, penalties, etc., accruing to the benefit of state or county, deposited and expended, determined by the General Assembly. H. J. R. 5, Holden.

Water navigation regulations, violations, H. F. 228, conservation and recrea-

Trespassing posted private property, penalty. S. F. 213, Stanley, et al; H. F. 259, Drake, et al.
Disposition of fines from overloaded trucks, legislature decide. S. J. R. 17,

Clarke.

Clarke,
Punishment for reckless driving on the highway. H. F. 382, Bailey.
"Bucket shops," illegal. S. F. 383, commerce.
Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.
Trucks violating gross weight registration be registered for full year at the increased weight, double fine. H. F. 594, Miller of Page.
Discharge of sewage and other wastes, highway ditches, offenses, fine, etc. S. F. 517, transportation.
Hearing-aid dealers, license and regulate. H. F. 623, Newton; S. F. 550, Nicholson, et al.

olson, et al.
Careless, reckless driving, and reckless homicide, motor vehicle, penalties.
H. F. 67, Crosler, et al.
Vehicular homicide. H. F. 711, Pelton.

Leased and rented vehicle offenses, penalties. H. F. 765, judiciary.

Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 780, conservation and recreation.

Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.

FIRE-

General

Township levy tax for fire protection. H. F. 41, Hill.
Telephone number for police and fire departments, establish uniform statewide. H. F. 117, Priebe, et al.
Fire department personnel, civil disorders. H. F. 236, Andersen, et al.; S. F. 393, Sullivan, et al.

Studded tires on fire-fighting apparatus. H. F. 376, Middleswart. Rental receipts from federal flood and erosion control projects, allocation of. H. F. 377, Middleswart.

Prevent fires on and along railroad right-of-way. H. F. 611, Renda. Prevent fires along railroad right-of-way. H. F. 776, law enforcement. Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.

Firehouses, shared by benefited fire districts and municipal corporations. H. F. 23. Radl.

FIREARMS-

(See also Weapons)

Gun permit, 3-day waiting period. H. F. 89, Dougherty.

Weapons and firearms, waiting period between time of purchase and delivery.

H. F. 105, Lipsky, et al.

Crimes committed or attempted when armed with firearms, penalties for. H. F.

144, Fischer of Grundy, et al.; S. F. 175, Conklin, et al.

Deer-hunting season, illegal killing, possession of firearms and ammunition.

H. F. 235, Tieden.

Purchase of firearms and firearm supplies, nearby states. S. F. 322, Erskine,

et al.; H. F. 418, Radl and Ossian.

Purchase of firearms and firearms supplies, nearby states, vice versa. H. F.

504, Radl and Ossian.

Prohibit ownership, possession, etc., of firearms by persons convicted of a serious offense or delinquent children. S. F. 476, Stanley, et al. Sale or transfer of firearms to resident of adjacent states. H. F. 508, Millen. Possession of firearms and ammunition during deer hunting season. H. F. 775,

conservation and recreation.

FIRE DISTRICTS-(See Fire)

FIREMEN-

General

Firemen and policemen, benefits for disabled and retired, annual readjustment of pensions, etc. S. F. 178, Thordsen, et al.; H. F. 386, Voorhees, et al. Fire department personnel, civil disorders. H. F. 236, Andersen, et al.; S. F. 393, Sullivan, et al.

Retired policemen, firemen, and highway patrolmen, income tax purposes, same level as retired supreme court judges, Vietnam veterans and private citizens. H. F. 284, Renda.

Residency requirements for civil service workers. S. F. 244, Potgeter.

Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.

vice. H. F. 381, Andersen.

Annual readjustment of pensions, etc., retired firemen and policemen. S. F.
438, Thordsen, et al.; H. F. 533, Jesse, et al.

KIREWORKS.

General

Possession of fireworks except for lawful uses a misdemeanor. S. F. 450. Thordsen, et al.

FISH AND GAME...

(See also Conservation, Hunting and Licenses)

General

Fishing, 65 or older, no license. S. F. 132, Briles; H. F. 325, Pelton. Trout possession limits by persons not required to obtain fishing licenses. H. F. 263, conservation and recreation.

H. F. 263, conservation and recreation.

Identifying ownership of trot lines. H. F. 286, conservation and recreation.

Courtesy hunting and fishing licenses. H. F. 287, conservation and recreation.

Fishing licenses, senior citizens lower fee. S. F. 251, McGill and Shirley.

Fish and game licenses combined, persons 65 or older purchase, valid for lifetime of holder. S. F. 428, Walsh; H. F. 643, Ellsworth.

Angling laws, muskellunge. S. F. 454, conservation and recreation.

Fish and game license fees, writing fee. S. F. 516, O'Malley, et al.

Fish and game license fees, increase. H. F. 596, conservation and recreation.

Propagation and protection of wildlife. H. F. 617, Winkelman and Tieden.

Use of hoop nets in flood control reservoirs. S. F. 611, conservation and recreation.

ation. Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 780, conservation and recreation. Deer hunting licenses, procedure for issuing. H. F. 791, conservation and recreation.

FLOODS-

General

Appropriation to Guttenberg for flood control. H. F. 308, Tieden; S. F. 258, Klink and Walsh.

Rental receipts from federal flood and erosion control projects, allocation of. H. F. 377, Middleswart.

Use of hoop nets in flood control reservoirs, S. F. 611, conservation and recreation.

FLUORIDATION-

General

Requiring fluoride adjustment of municipal water supplies. S. F. 264, Benda, et al.: H. F. 869, Millen, et al.

FOOD STAMPS-

General

Food stamps, surplus foods, etc., distribution of. S. F. 508, Walsh.

FOODS-

General

Dogs in food establishments, corrects statute. H. F. 113, judiciary.
Grapes and other fruit used in making native wines need not be grown in
Iowa. S. F. 219, Benda; H. F. 276, Logue.
Misdemeanor to destroy food products, repeal chapter. S. F. 243, Potgeter and
Gaudinean

Gaudineer.

Meat and poultry inspection. H. F. 356, Mesvinsky and Baker. Inspection of meat and poultry. H. F. 417, agriculture. Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of Clay-Dickinson.

Ciay-Dickinson.

Eggs, producer excise tax, resale, market development. S. F. 442, Clarke.

Operation of food service public buildings by the blind. H. F. 532, Miller of
Page, et al.; S. F. 479, Stanley, et al.

Vending of foods and beverages. H. F. 572, Pierson, et al.

Food stamps, surplus foods, etc., distribution of. S. F. 508, Walsh.

Definitions and standards for frozen desserts, establish. H. F. 753, Knight,
et al.; S. F. 628, agriculture.

Repeal service tax on new construction, advertising processing of meet fish

Repeal service tax on new construction, advertising, processing of meat, fish, and fowl. S. F. 619, ways and means.

Authorize acceptance and distribution of federal funds, school lunch program. S. F. 645, schools.

Vending of foods and beverages. H. F. 803, agriculture. Provide for an Iowa Turkey Council. S. F. 559, Clarke. Provide an excise tax on sale of eggs and turkeys, market development. S. F. 618, agriculture.

Dairy

Milk used for manufacturing purposes, requirements. H. F. 404, Langland and Baker.

Marketing of dairy products, governmental and charitable retailers of. S. F. 467, Lucken, et al.; H. F. 613, Strothman, et al. Production of dairy products, qualify tests, violations. H. F. 627, Dougherty,

et al.

Cheeses and cheese products, specifications that Balley.

Testing of milk, add two categories to adulteration categories. H. F. 666, Miller of Page, et al.

On sale of eggs and turkeys, market development. S. F.

FRANCHISES-

General

Electric transmission line franchises, application for and granting of. H. F. 185, Gannon.

Franchised agreements terminated, establish liability of manufacturers, etc. H. F. 401, Mendenhall and Tieden.
Automobile dealership franchises. S. F. 539, DeKoster, et al.; H. F. 654,

Kluever, et al. Communications facilities, annexed areas, franchises. H. F. 701, Holden and Peterson.

FRATERNAL BENEFICIARY ASSOCIATIONS-

General

Licensing of insurance agents, fraternal beneficiary associations. S. F. 179, Palmer; H. F. 231, Andersen. Fraternal beneficiary associations. S. F. 180, Griffin, et al.; H. F. 225, Hansen of Black Hawk, et al.

FRAUDS-

General

Consumer frauds. H. F. 486, Jesse, et al.

Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al.

PRITE.

(See Foods)

FUEL-

General

Distributors' licenses of motor fuel, repealed section, discontinues existing distributor license. S. F. 186, judiciary.

Increase share of cities and towns in road use tax fund, increase Diesel fuel tax. H. F. 290, cities and towns.

Increase tax on special diesel fuel. H. F. 293, Fisher of Greene, et al.

Quarterly fling to receive a refund for taxes paid on motor vehicle fuel used Guarterly ming to receive a refund for taxes paid on motor vehicle fuel used for nonhighway purposes, credit applied against income tax liability. H. F. 372, Schmeiser, et al.

Testing of motor vehicle fuel samples, furnish results. H. F. 470, Dunton, et al.

FUEL TAX-

(See Taxes, sub-ref. Fuel)

FUNDS

General

Life insurance companies, investment of funds, urban real estate, personal property. S. F. 134, Benda, et al.; H. F. 153, McCartney, et al.
Funds to soil conservation districts, boards of supervisors contribute. H. F. 211, Fisher of Greene, et al.; S. F. 201, Keith, et al.
Transfer of ADC funds to any other department or agency of the state, purpose of implementing federal assistance programs. S. F. 254, social services.

Use of sewer rental funds. S. F. 278, Potter, et al.
License fees of real estate brokers and salesmen, payment of expenses of real
estate commission. S. F. 299, Mogged, et al.
Control and investment of county and memorial hospital funds. S. F. 319,
Kyhl; H. F. 462, Peterson, et al.
Reporting of funds, other than appropriations, received by state departments,
etc., to state comptroller. S. F. 350, Lodwick.

Department of public safety accept and expend funds available under National Highway Safety Act, etc. H. F. 455, Fisher of Greene, et al. Appropriate state funds to, and provide for the use of public funds by, private schools. S. J. R. 22, Gaudineer.

Allow governmental units to invest public funds in notes, certificates, bonds, etc., for periods of less than 90 days. H. F. 508, Dunton.

Urban renewal fund, cities and towns create, taxes produced by urban renewal area. S. F. 427, Walsh; H. F. 562, Lawson; S. F. 569, cities and towns. Highways, construction and reconstruction of, fund, bonds. S. F. 173, Rigler. Federal funds, all state departments, boards, etc., receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.

Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson. Expenses of inaugural ceremonies, appropriation. S. F. 571, appropriations. Remodel and repair commission for the blind building, accept federal funds and appropriation. S. F. 579, appropriations.

Make federal funds, services, materials, etc., available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.

Retirement system funds, investment of, employment security commission. S. F. 10, Frommelt, et al.; H. F. 10, Klein, et al.

Moneys and credits bank tax replacement fund, appropriation, treasurer of state. H. F. 500, Van Nostrand, et al.

Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen; S. F. 229, Erskine.

FUNERALS (See Burials)

Counties

(See also Taxes, sub-ref. Gas)

Gas safety requirement. S. F. 38, Messerly.

Games or contests to promote the sale of gasoline, etc., prohibited. H. F. 138, Roorda, et al.

Roorda, et al.

Propane used in drying grain, sales tax. H. F. 175, Holden.

Distributors' licenses of motor fuel, repealed section, discontinues existing distributor license. S. F. 186, judiciary.

Management and control of certain municipal utilities, election, boards of trustees or cities and towns. S. F. 343, Coleman and DeKoster; H. F. 434, Freeman of Clay-Dickinson, et al.

Eligibility for motor fuel and special fuel tax refunds. H. F. 413, Elisworth. Condemnation, damages, gas storage purposes. H. F. 444, Corey, et al.

Increase fuel tax one cent per gallon, primary roads, highways and streets.

H. F. 449, Sorg, et al.

Define word "public" (utility) exclude large volume commercial and industrial direct sales made by natural gas pipeline companies. H. F. 536, Pierson. et al. son, et al.

GENERAL ASSEMBLY-

General

Single member legislative districts, members of General Assembly elected from. S. J. R. 2, Lange, et al.
Representation in the General Assembly. S. F. 19, Frommeit, et al.; H. F. 19,

Representation in the General Assembly. S. F. 19, Frommelt, et al.; H. F. 19, Gannon, et al.

Lobbyist rules, changes, amend Iowa public officials act. S. F. 34, Hill and Smith; H. F. 35, Baker, et al.

Annual sessions, procedures, powers and duties, agencies, compensation, financing, etc. S. F. 36, Hill, et al.; H. F. 37, Baker, et al.

Apportionment of General Assembly, commission, make recommendations. S. J. R. 5, Stanley, et al.; H. J. R. 1, Van Nostrand, et al.

Tax exempt property, list of, by director of revenue to General Assembly. H. F. 34, Radl.

Repeal chapter 384, Code 1966. H. F. 106, Goode.

Governor and Lieutenant Governor, election of. S. J. R. 8, Denman, et al.

Composition of the General Assembly, terms of office of Senators, and basis of representation of. S. J. R. 10, DeKoster, et al.

Fines, penalties, etc., accruing to the benefit of state or county, deposited and expended, determined by the General Assembly. H. J. R. 5, Holden.

Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al.

Elected executive officials, terms of office. H. J. R. 6, Shaw, et al.

Annual sessions of the General Assembly. S. F. 189, judiciary.

Property tax limitation for area vocational schools, review by General Assembly. S. F. 197, judiciary.

bly. S. F. 197, judiciary.

Prohibiting lobbying activities by individuals, organizations, etc. S. F. 209. Glenn and Leonard. Lobbying activities, regulate. H. F. 216, Mezvinsky, et al.

Memorial hall, Camp Dodge, construction of. S. F. 230, Flatt, et al.; H. F. 306,

Lipsky, et al.

Code editor publish parallel tables of statutes and acts of the General Assembly. S. F. 236, judiciary.

Four-year terms for members of the House of Representatives. H. J. R. 8,

Mendenhall.

Mendennail.

Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly appoint Auditor. S. J. R. 13, Denman, et al.

General Assembly convene itself into special session. S. J. R. 14, Smith, et al. Election of Governor, Lieutenant Governor, state officials, Senate elect presiding officer. S. J. R. 16, Lucken, et al.

Disposition of fines from overloaded trucks, legislature decide. S. J. R. 17,

Clarke.

Secretary of Agriculture, appointed by Governor. H. F. 315, Pelton. Rules of Civil Procedure, permit supreme court to report annually. S. F. 287, judiciary.

Requiring all counties to become part of a merged area. H. F. 333, Andersen. Secretary of Agriculture, appointed by Governor. H. F. 339, Baker, et al. Lease properties and facilities by the board of regents. S. F. 298, Balloun, et al.

et al.

General Assembly approve payment of any claims under Iowa tort claims act in excess of \$5,000. H. F. 373, Graham and Kluever.

Implementation and organization for annual sessions. H. F. 390, rules.

Time notice of an election contest must be filed, requirements as to contents of notice, members of General Assembly. H. F. 426, Kluever, et al.

General Assembly, compensation of. H. F. 494, Voorhees.

Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged, at al.

et al.

Governor appoint Secretary of State and Treasurer of State, Senate appoint Auditor of State. H. J. R. 12, Pelton.

Federal funds, all state departments, boards, etc., receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.

Prefiling and printing of bills by state departments, discontinue. H. F. 544, Goode.

Publication of acts of the General Assembly, one newspaper. H. F. 556, Klein, et al.

et al.

Administrative rules and regulations. H. F. 625, Schroeder.

Lobbying activities, regulation of. S. F. 524, Gaudineer.

Development commission, file annual report with Governor and General Assembly. H. F. 639, Iowa development.

Effective date of laws. H. J. R. 16, Klein, et al.

Tape recording sessions of the General Assembly. H. F. 702, Klein.

Election and appointment of members of board of public instruction. H. F. 783, Freeman of Buena Vista and Winkelman.

Members who served on ethics committee, appropriation. H. F. 777, appropriations

priations.

Establish composition of General Assembly, provide for election of members thereof. H. F. 781, constitutional amendments and reapportionment. Interim studies by standing committees, legislative research committee. H. J.

R. 18. rules.

Joint convention January 13, 1969, at 1:30 p.m., Governor's message, canvass of votes, January 14, 1969, at 1:30 p.m. H. C. R. 1; H. J. 9, adopted; S. J. 5, 8, adopted.

Additional employees, joint committee appointed. H. C. R. 2; H. J. 12, adopted;

Additional employees, joint committee appointed. H. C. R. 2; H. J. 12, adopted; S. J. 6, 17, adopted.

Eliminate unnecessary expenditures, directive to be sent. H. C. R. 4; H. J. 55. January recess. H. C. R. 6; H. J. 60, adopted; S. J. 58, 59, adopted. Joint convention, Governor's budget message, January 29, 1969, at 11:00 a.m.

H. C. R. 8; H. J. 117, adopted; S. J. 114, 115, adopted.

House and Senate appropriations committees instructed to bring forth necessary legislation to implement annual budgets. H. C. R. 10; H. J. 126, 148, 451.

Extend congratulations to the Honorable Guy M. Gillette on his 90th birthday, H. C. R. 11; H. J. 153, adopted; S. J. 153, 159, adopted.

Joint committees appointed to revise and reorganize Code of Iowa, submit report in January, 1970. H. C. R. 12; H. J. 162.

Observance of Lincoln's Birthday, Wednesday, February 12, 1969, at 1:15 p.m., joint convention. H. C. R. 13; H. J. 199, 224, adopted; S. J. 209, 216,

Joint convention. H. C. R. 13; H. J. 193, 227, 2407, 2

Commend Drake University and its basketball team for its outstanding season and extends full support and backing in the NCAA Tournament. H. C. R. 22; H. J. 500, adopted; S. J. 453, 454, adopted.

That the Sixty-third General Assembly pledge its support for the Youth in Government Program. H. C. R. 25; H. J. 702, 771, adopted; S. J. 718,

740. adopted.

Appoint a commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to General Assembly and Governor, January 15, 1970. H. C. R. 33; H. J. 1253, 1228, 1388-1389, adopted, 1389, 1486, 1556, adopted; S. J. 1495, 1596, 1852, 1859, adopted, 1872.

That the 1969 regular session of the Sixty-third General Assembly adjourn sine die at 5:00 p.m., Friday, May 9, 1969, H. C. R. 34; H. J. 1376, 1409, tabled, 1438.

Commend Radio Station WOI for providing live broadcast coverage of the sessions of the House and Senate. H. C. R. 36; H. J. 1441, 1701, adopted; S. J. 1637, 1671, adopted.

Commend the members of the 185th Tactical Fighter Group, returning to civilian life, for having exhibited all the virtues of good citizenship and thank them for their devotion to duty and for the improvement of the image of Iowa through their effort and conduct. H. C. R. 39; H. J. 1644, 1654, adopted; S. J. 1593, 1616, adopted.

Chaplain committee. H. R. 1; H. J. 11, adopted.

That each member of the House select and appoint a qualified clerk. H. R. 2; H. J. 12, adopted.

Express personal sympathy to Representative Ralph F. McCartney in the loss of his father, Ralph C. McCartney. H. R. 3; H. J. 111, adopted. Chief Clerk authorized to have printed booklet "How a Bill Becomes a Law."

H. R. 4; H. J. 292, 307, adopted.

Extend good wishes for a speedy return to good health to Ralph Lancaster, sergeant-at-arms. H. R. 5; H. J. 541, adopted.

Express personal sympathy to Representative Robert E. Newton in the loss of his father Walter C. Newton. H. R. 6; H. J. 702, adopted.

Extend congratulations to Representative James T. Klein and Mrs. Barbara Klein on the birth of their son, James Robert Klein. H. R. 7; H. J. 907, 914, adopted.

Express personal sympathy to the Honorable Maurice E. Baringer, former Representative and Speaker of the House and now Treasurer of State, in the loss of his father, George Baringer. H. R. S; H. J. 1002, 1041, adopted.

Extend congratulations to Mr. and Mrs. Robert G. Dight, Charles City, Iowa, upon Mrs. Dight's being selected national "Young Mother of the Year." H. R. 9; H. J. 1175, 1186, adopted.

upon Mrs. Dight's being selected national "Young Mother of the Year."

H. R. 9; H. J. 1175, 1186, adopted.

Senate and House members, office of staff of Senate Secretary and Chief Clerk and press to be furnished 1966 Codes and Session Laws. S. C. R. 2; S. J. 9, adopted; H. J. 18, 24, adopted.

Journals, bills and binders to be furnished free to county auditors. S. C. R. 3; S. J. 10, adopted; H. J. 18, 24, adopted.

Compensation of chaplains, officers and employees of General Assemby. S. C. R. 6; S. J. 117, 130, adopted; H. J. 133, 149, adopted.

Compensation of joint legislative employees. S. C. R. 7; S. J. 125, 132, adopted; H. J. 135, 150, adopted.

Joint session Thursday, April 3, 1969, at 2:00 p.m., Pioneer Lawmakers present program. S. C. R. 8; S. J. 161, 467, adopted; H. J. 553, 614, adopted.

That the General Assembly recess at conclusion of session for 30 days, reconvene to reconsider any items vetoed by Governor after session. S. C. R. 12; S. J. 360, 1819.

Jowa legislature requests Congress call a convention to propose an amendment to the U. S. Constitution regarding reapportionment. S. C. R. 13; S. J. 375, 407, 489, 490, 501, 508, 513, 526, 664, 666, 745, 756, 766, 767, 775, 776, adopted; H. J. 883, 1226, 1333-1345, adopted.

Legislature extend condolences to Mrs. Elsenhower and John S. Elsenhower also that the Senate and House appoint a committee of three to convey, by appropriate means, this feeling, and that a certified copy thereof be permanently preserved in the office of the Secretary of State and a copy be sent to Mrs. Elsenhower and John S. Eisenhower. S. C. R. 19; S. J. 684, adopted: H. J. 751, adopted.

Senate and House of Representatives excused at 11:00 a.m., April 2, 1969, to join in final tribute to former President Elsenhower. S. C. R. 21: S. J. 709, adopted: H. J. 774, adopted.

Reestablish custom of publishing names of all present and former legislators together with informative data in all future publications of the lowa Official Register. S. C. R. 23: S. J. 947, 975, 1100, 1510, ad

Express deep and profound sympathy to the family and relatives of the late Honorable Dan W. Turner, former Governor and Senator of the State of Iowa. S. C. R. 24; S. J. 960, adopted; H. J. 1041, adopted. Recall S. F. 175 from Governor to correct wording. S. C. R. 25; S. J. 1004, adopted; H. J. 1090, adopted.

- Permanent joint rules of the Sixty-third General Assembly. S. C. R. 27; S. J. 1049, 1377, 1417-1420, adopted, 1426-1427; H. J. 1494-1497, 1560, 1562, 1572, 1577, adopted; S. J. 1535, 1671, adopted; H. J. 1824, adopted. Urge all Iowans to observe Thursday, May 1, 1969, as Lew Day. S. C. R. 29; S. J. 1096, 1213, adopted; H. J. 1323, 1366, adopted. Recall S. F. 295 from Governor for reconsideration. S. C. R. 32; S. J. 1251, 1238. Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and Governor, January 15, 1970. S. C. R. 34; S. J. 1424
- Increase compensation of the Secretary of the Senate and the Chief Clerk of the House. S. C. R. 35; S. J. 1496, 1694, adopted; H. J. 1733, 1755.
- Details of closing the 1969 regular session of the Sixty-third General Assembly, interim staff and work, reconvening 1970 regular session and any special session. S. C. R. 38; S. J. 1594, 1755, adopted; H. J. 1815, 1856,

- bly, interim staff and work, reconvening 1970 regular session and any special session. S. C. R. 38; S. J. 1594, 1755, adopted; H. J. 1815, 1856, adopted.

 Secretary of Senate and Chief Clerk of the House authorized to attend National Legislative Conference. S. C. R. 39; S. J. 1595, 1756, adopted; H. J. 1816, 1856, adopted.

 Expenses of legislators, pertaining to operation of legislative services between sessions, be paid after proper authorization. S. C. R. 40; S. J. 1595, 1757, adopted; H. J. 1816, 1856, adopted.

 Des Moines Register and Tribune Co., its editor and publisher and reporters be publicly censored and reprimanded for irresponsible editorializing, and denying privileges of Senate and House floors, second session of Sixty-third General Assembly. S. C. R. 41; S. J. 1642, 1677.

 Adjournment, Friday, May 23, 1969. S. C. R. 47; S. J. 1912, adopted; H. J. 1958, adopted; S. J. 1925, adopted.

 Lieutenant Governor and each Senator authorized to appoint a competent clerk. S. R. 1; S. J. 9, adopted.

 Extend congratulations to Senator Arthur E. Neu and Mrs. Naomi Neu on the birth of their daughter, Mary Martha Neu. S. R. 3; S. J. 705, adopted.

 Appoint committee to counsel with the President and Secretary of the Senate in preparing booklet denoting history, construction and beauties of the Capitol Building. S. R. 4; S. J. 1536, 1582, adopted.

 Interim expenses for the Secretary of the Senate. S. R. 4; S. J. 1594, 1757, adopted.

- adopted.

GENERAL CONTINGENT FUND-

(See Appropriations, sub-ref. Funds)

GENERAL FUND-(See Appropriations)

GEOLOGY-

General

- Geological survey, property leasing of. S. F. 30, Doderer. Establish a department of natural resource management. S. F. 666, Clarke, et al.
- Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

GOVERNMENTAL AFFAIRS-

(See State Government, all sub-refs.)

Joint convention January 13, 1969, at 1:30 p.m., Governor's message, canvass of votes, January 14, 1969, at 1:30 p.m. H. C. R. 1; H. J. 9, adopted; S. J. 5, 8, adopted.

GRAIN-

(See Agriculture, sub-ref. Grain)

GREAT LAKES-

(See Lakes)

GUARDIAN-

General

Responsibility of parents and guardians for acts of minor children. S. F. 284, Potter, et al.

GUNS-

(See Firearms and Weapons)

HABEAS CORPUS-

General Writs of habeas corpus made to original court or judge ordering imprison-ment, etc. S. F. 303, Nicholson and Reichardt. Post-conviction procedure. S. F. 444, Mowry.

HANDICAPPED-

General

Contributions, peace officers' retirement system. S. F. 11, Frommelt, et al. H. F. 11, Klein, et al. H. F. 11, Klein, et al. Handicapped persons, mandatory renovation of public buildings for use by H. F. 525, Tapscott and Tieden. Special education, children requiring. H. F. 545, Pelton and Camp. State departments, appropriation, very similar to S. F. 597. H. F. 753, appropriation.

priations.

State departments, appropriation, very similar to H. F. 793. S. F. 587, appropriations.

Committee to conduct a study, during 1969-71 legislative blennium, as to the feasibility of establishing a home or homes for the handicapped. H. C. R. 31; H. J. 1189.

Requiring commissioners of health and social services to study the care and treatment afforded the chronically ill, mentally ill, mentally retarded and handicapped in facilities licensed by their respective departments, report findings and recommendations to General Assembly in January, 1970. H. C. R. 32; H. J. 1223, 1365, adopted; S. J. 1267, 1451, adopted.

HEALTH-

General

Plumbing and plumbers, installation and licensing of. H. F. 181, Baker. Boards of health, citles 25,000 population. S. F. 199, judiciary. Health and safety appliances in places of employment. H. F. 220. Bennett. Misdemeanor to destroy food products, repeal chapter. S. F. 243, Potgeter and Gaudineer.

Radiation control program, appropriation. S. F. 269, social services. Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott.

et al.

Kidney disease program. S. F. 386, Doderer and Kosek; H. F. 656, Johnston of Johnson, et al.

Termination of pregnancy. S. F. 502, Doderer; H. F. 626, Radl. Communicable diseases, reporting of, etc. S. F. 504, social services; H. F. 660.

social services.

Minimum living standards for migrant laborers. S. F. 626, human and industrial relations; H. F. 790, social services.

County public health fund, levy tax to create. H. F. 798, social services.

Mental Health

Mental retardation unit, special, establish. S. F. 5, Lucken, et al.: H. F. 5.
Miller of Des Moines, et al.
Mentally retarded person, definition. S. F. 6, Lucken, et al.: H. F. 6. Miller of

Des Moines, et al.

Des Moines, et al.

Mental health programs, county, establish. S. F. 7, O'Malley, et al.; H. F. 7, Miller of Des Moines, et al.

Mental health funds, combine county and state. S. F. 8, McGill, et al.; H. F. 8, Miller of Des Moines, et al.

County homes, operation of. S. F. 9, Stephens, et al.; H. F. 9, Miller of Des Moines, et al.

Psychopaths, criminal sexual, support and maintenance. H. F. 126, Hill.

Patients admitted to the mental retardation hospital-schools, clarify liability for support furnished by counties. H. F. 215, Van Roekel.

Interstate compact on mental health, full text. H. F. 282, Lipsky and Huff. Mental health authority, further amend Code. S. F. 249, Kosek.

Uniform juvenile court act. H. F. 794, Kluever.

Requiring commissioners of health and social services to study the care and treatment afforded the chronically ill, mentally ill, mentally retarded and handleapped in facilities licensed by their respective departments, report findings and recommendations to General Assembly in January, 1970. H. C. R. 32; H. J. 1223, 1365, adopted; S. J. 1267, 1451, adopted.

Health, Department of

Sewage, etc., prohibit discharge of along highways, etc. H. F. 56, Holden. Vital statistics, births, deaths, marriages, etc. H. F. 199, Campbell, et al. Venereal disease, control and diagnosis of. S. F. 226, social services. Vital statistics, births, deaths, marriages, etc. S. F. 256, Briles. Requiring fluoride adjustment of municipal water supplies. S. F. 254, Benda. et al.; H. F. 369, Millen, et al. Radiation control program, appropriation. S. F. 269, social services. Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott.

et al.

Venercal disease, control and diagnosis of. H. F. 398, social services. Licensing, inspection and operation of ambulances, regulate. H. F. 4-2. Mezvinsky

Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al.; S. F. 405, social services

Communicable diseases, reporting of, etc. S. F. 504, social services; H. F. 660. social services.

Hearing-aid dealers, license and regulate, H. F. 623, Newton; S. F. 550, Nich-

olson, et al.
Department of health, appropriation. H. F. 796, appropriations.
Department of health, various boards, etc., appropriation. S. F. 654, appropriations.

HEARING-AIDS-

General

Hearing-aid dealers, license and regulate. H. F. 623, Newton; S. F. 550, Nicholson, et al.

HEATING.

General

Regulation and licensing of heating, air-conditioning, etc., contractors, cities and towns, H. F. 326, Tapscott and Andersen.

HERBERT HOOVER BIRTHPLACE FOUNDATION-

General

Herbert Hoover Birthplace Foundation, appropriation. S. F. 532, appropriations

HIGHER EDUCATION FACILITIES COMMISSION-

(See also Schools)

General

Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.

Students taking part in violent demonstrations ineligible for state educational aid programs. H. F. 457, Grassley.

Scholarship and medical student tuition loan programs, appropriation. S. F. 636, appropriations.

Higher education facilities commission, tuition grant program, appropriation.

S. F. 688, appropriations.

Higher education facilities commission, tuition grant program, appropriation.

H. F. 827, appropriations.

Budget and financial control committee or committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to Sixty-third General Assembly in 1970. S. C. R. 42; S. J. 1643, 1701, adopted; H. J. 1737, 1931, adopted.

HIGHWAY COMMISSION-

(See also Roads and Highways)

Roadside parks. S. F. 33, Balloun,
Excess size and weight, movement of vehicles, highway commission, rules and
regulations. S. F. 72, Kosek.
Legal counsel for departments of revenue, social services, and highway commission. S. F. 174, O'Malley, et al.
Removal of billboards, etc., on highways. S. F. 190, judiciary.
Motor vehicles, inspected and weighed on private property open to public use.
S. F. 263, Hill and Lamborn.

S. F. 263, Hill and Lamborn.

State park reads, maintenance. S. F. 337, conservation and recreation.

Primary road detours. S. F. 342, Clarke.

Hazardous primary road conditions given priority by highway commission in

improving system. S. F. 425, transportation.
Diagonal highways, Interstate 35, joint legislative committee to investigate actions of highway commission in establishment of. S. J. R. 25, Potgeter, et al.; H. J. R. 13, Edgington, et al.
Highways, construction and reconstruction of, fund, bonds. S. F. 473, Rigler. Traffic control devices at all highway intersections prior to July 1, 1971. S. F.

518, Potgeter, et al. Detour and haul roads, designate, primary road projects. H. F. 647, Welden. Enforcing laws and regulations, motor vehicles, department of public safety. S. F. 548, Clarke, et al.

s. r. 548, Clarke, et al. Highway commission employ legal counsel. H. F. 712, McIntyre and Dunton. Legal counsel, departments of revenue, social services, and highway commis-sion employ. H. F. 723, Renda. Detour and haul roads, designate, primary or interstate road projects. H. F. 787, transportation.

Street research fund, establish. S. F. 637, transportation.
Highway commission pay all special assessments on land under its jurisdiction, assessed in same manner as private property. H. F. 805, transportation.

Highways, emergency repair, restoration, or reconstruction of. H. F. 807, transportation.

Payments and assistance to persons required to relocate residences, etc., highway purposes. S. F. 684, transportation.

Payment of workmen's compensation claims, industrial commissioner, highway commission, appropriation. S. F. 685, appropriations.

Highway commission, appropriation. S. F. 687, appropriations.

Highway commission, appropriation. H. F. 823, appropriations.

Capital expenditures by highway commission from primary road fund. S. F. 695, appropriations.

HIGHWAY SAFETY PATROL-General

Examiners of applicants for drivers' licenses, appointment of. H. F. 148, Lipsky, et al.

Issue operators' and chauffeurs' licenses, relieve highway patrol members.

H. F. 266, Kreamer, et al.

Retired policement framen and highway patrolment income to purposes.

H. F. 266, Kreamer, et al.

Retired policemen, firemen, and highway patrolmen, income tax purposes, same level as retired supreme court judges, Vietnam veterans and private citizens. H. F. 284, Renda.

Suspension of motor vehicle registration certificates and plates, eliminate if financially responsible, etc. H. F. 312, Mayberry.

Highway patrol buildings, appropriations, general fund. S. F. 296, Nicholson. Highway patrol buildings, appropriation. H. F. 416, Menefee.

Certain motor vehicle laws and regulations and control and administration of the highway patrol to Secretary of State. S. F. 379, Lamborn.

Highway safety patrol, add 24 men paid with federal funds, safety research and development programs. H. F. 551, Johnson of Audubon-Guthrie, et al.

et al.

Construction of a highway patrol district headquarters building at Oelwein, appropriation. H. F. 816, appropriations.

HIGHWAYS-

(See Roads and Highways)

HISTORICAL BOARDS-

General

Historical boards, county, create. S. F. 54, Lamborn. Library trustees and employees, compensation, repeal section. S. F. 191, judiciary.

HISTORICAL SOCIETY-

General

Historical societies, local, county or municipal levies for support of. H. F. 61, Knight.

Historical societies, create through county conservation boards or boards of supervisors. H. F. 663, Winkleman, et al.

Repair, remodeling, maintenance, etc., of old capitol building in lowa City under "protectorate" of board of curators. H. F. 717, Klein, et al.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appro-

priations.

State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.

HISTORY AND ARCHIVES-

General

State departments, appropriation, very similar to H. P. 793. S. F. 597, appropriations.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appropriations.

HOLIDAYS-

General

Legal holidays, uniform annual observance. S. F. 81, O'Malley, et al. Herbert Hoover Day, state holiday. H. F. 95, Hamilton, et al.; S. F. 103, Stanley, et al. Legal holidays, uniform annual observance. H. F. 258, Alt, et al.

HOMES-

Remodel Pottawattamie County Home, addition to, legalize and validate special election. S. F. 347, Frey; H. F. 604, Schroeder.

Foster

Services for children under department of social services. S. F. 208, social services

Child care facilities, licensed, inspected, social services. S. F. 552, O'Malley and Lodwick.

Nursing

Nursing home administrators, license, appropriation. H. F. 223, Stokes, et al. Absentee voters. H. F. 321, Dougherty.

Nursing home administrators, licensing and registration. S. F. 456, social services.

HOMESTEAD CREDIT-

General

Homestead tax credit, limit. H. F. 383, Bailey. Homestead tax credit, no more than one homestead. H. F. 384, Bailey. Homestead tax credit, double over 65. H. F. 399, Gannon. Homestead tax credit, redefine. H. F. 485, Bailey.

HOSPITALS

General

General

Revenue bonds, increase maximum interest rate, certain counties for hospital purposes. S. F. 38, Gilley; H. F. 78, Langland, et al.

Abortion. S. F. 202, social services.

Abortion. H. F. 261, Klein, et al.

Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden.

Absentee voters. H. F. 321, Dougherty.

Control and investment of county and memorial hospital funds. S. F. 319, Kyhl; H. F. 462, Peterson, et al.

Hospital service discounts; equal treatment to persons and insurance companies. H. F. 411, Freeman of Buena Vista.

University hospital earnings used for capital improvements and for payment of principal and interest on bonds. H. F. 501, higher education; S. F. 520, higher education; S. F.

520, higher education.
Osteopathic physicians and surgeons, hospital staff privileges. H. F. 537,

Fischer of Grundy.

Fischer of Grundy.

County public hospitals, construction of and additions to, bonds. S. F. 493, Kyhl; H. F. 729, McCartney, et al.

County public hospitals, construction completed before a levy for improvements, replacement, etc. H. F. 624, Graham.

Legalize hospital maintenance levy, Humboldt County. H. F. 737, judiciary. Treasurers of certain county hospitals. H. F. 745, Kitner.

Board of regents authorized to build addition to the general hospital of the University of lowa, Sixty-third General Assembly supplement previous authorization for an additional increase in size, etc. S. C. R. 26; S. J. 1016, 1092, adopted, 1094, adopted; H. J. 1207, 1368-1370 adopted. Mental

Patients admitted to the mental retardation hospital-schools, clarify liability for support furnished by counties. H. F. 215, Van Roekel.

HOSPITALIZATION-

General

Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden.

Hospital service discounts; equal treatment to persons and insurance companies. H. F. 411, Freeman of Buena Vista.

HOTELS-

General

Hotels, motels, etc., unlawful not to honor reservations. S. F. 52, Benda. liotels, motels, etc., bedding sanitation. H. F. 487, Strothman.

HOUSING-

Discrimination in housing, temporary injunctions. H. F. 76, Franklin, et al. Savings and loan associations, loans, rules and regulations. S. F. 140, Benda, et al.; H. F. 168, Kluever, et al. Low rent housing projects, need not be approved by voters. H. F. 196, Tap-

scott, et al.

Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill, et al.

Sex discrimination in employment, housing, and public accommodations. H. F. 251, Franklin, et al.

Low-rent housing agencies, terms, improve effectiveness and discontinuation of S. F. 282, Gaudineer, et al.: H. F. 629, Jesse, et al.

Prohibit landlords from requiring deposits from tenants in apartments and rental homes. S. F. 302, Lamborn, et al.

Urban renewal law and low-rent housing law, conflict of interest. S. F. 434,

Doderer.

Community housing development board, establish, temporary reimbursement of property tax to housing developers. S. F. 510, Walsh and Potgeter. Loans, federal insured. S. F. 522, Benda, et al.; H. F. 697, Millen, et al.

Rights of a tenant, maintenance and repair of rental property. H. F. 635.

Jesse, et al.
Improvement and repair of property, provide tax incentive for. S. F. 538.

Stanley, et al.

Study costs, location, construction and laws, public housing for elderly, ill, low income, appropriation. H. J. R. 17, Bailey and Cunningham. Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.

Low-rent housing projects. H. F. 739, Koch, et al. Fair housing, repeals bond provision. H. F. 67, Milligan, et al.; S. F. 89.

Doderer, et al.

HUMAN RIGHTS-

Civil service commission, membership. H. F. 198, Franklin, et al.

HUNTING-

General

Deer-hunting season, illegal killing, possession of firearms and ammunition. H. F. 235, Tieden.

H. F. 235, Treden.

Snowmobile, prevent use for hunting. H. F. 250, Stromer.

Courtesy hunting and fishing licenses. H. F. 287, conservation and recreation.

Seasons for hunting fur-bearing animals. S. F. 359, McGill: H. F. 441, Tieden.

Deer hunting licenses, no restrictions as to number of H. F. 679, Kluever.

Hunting safety education. H. F. 682, Miller of Des Moines.

Possession of firearms and ammunition during deer hunting season. H. F. 775,

conservation and recreation.

Deer hunting licenses, procedure for issuing. H. F. 791, conservation and recreation.

Hunting on state preserves. H. F. 808, conservation and recreation.

('onservation Commission (See Conservation)

Licenses (See Licenses, sub-ref. Hunting)

IMPLIED CONSENT-

General

Implied consent statute, invoke, graduates of Iowa law enforcement academy. H. F. 466, Kennedy of Dubuque. Intoxication, evidence for determining. S. F. 423, Balloun, et al.

INALIGURATION-

General

Expenses of inaugural ceremonies, appropriation. S. F. 531, appropriations. Joint committee to arrange for inauguration. S. C. R. 1; S. J. 9, adopted; H. J. 17, 24, adopted.

INCOME TAX-

(See Taxes, sub-ref. Income)

INDIAN BLUFFS WILDERNESS AREA-General

Indian Bluffs wilderness area, acquisition and development of, appropriation, conservation commission. S. F. 381, Lamborn; H. F. 561, Miller of

INDUSTRIAL COMMISSION-

Workmen's compensation cases, industrial commissioner, taking depositions. S. F. 82, O'Malley.
Industrial commissioner, duties of. S. F. 83, O'Malley.
Employees sustaining injuries, industrial commissioner supervise the professional care and rehabilitation of. S. F. 107, O'Malley.
Workmen's compensation, settlement, disputed liability. S. F. 116, O'Malley.
Workmen's compensation claims, commutation of, industrial commissioner instead of court. S. F. 182, O'Malley.
Workmen's compensation act compusory. S. F. 305, Arbuckle, et al.; H. F. 380, Millen et al.

Millen, et al.

Qualifications of the industrial commissioner and his deputies, lawyers. S. F. 370, Neu and Stanley; H. F. 474, Huff.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appro-

priations.

State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.

l'ayment of workmen's compensation claims, industrial commissioner, high-way commission, appropriation. S. F. 685, appropriations.

INDUSTRIAL LOAN LAW-

General

Permanent revolving fund for state auditor, Iowa industrial loan law. S. F. 601, appropriations.

INDUSTRY-

General

Industry, commerce, prohibiting restraints of trade. H. F. 24, Radl. Sales and use tax exemption for certain industrial materials and equipment.
S. F. 371, Walsh; H. F. 461, Miller of Page, et al.
Cities and towns issue bonds for developing commercial projects. H. F. 517,

Holden, et al. Industrial loans. S. F. 523, Benda, et al.; H. F. 699, Koch, et al.

Improvement and repair of property, provide tax incentive for. S. F. 538,

Stanley, et al.

Job training programs, create board, provide tax deduction. S. F. 574, Leonard.

INGREDIENTS-

General

Cigars, list of ingredients. H. F. 26, Radl.

INHERITANCE TAX-

(See Taxes, sub-ref. Inheritance)

INJUNCTION-

General

Civil rights injunctions. H. F. 134, Pierson, et al. Discrimination in housing, use of temporary injunctions for. H. F. 202, Hill.

et al. Certain "one-sided" injunctions. S. F. 206, Gaudineer, et al.

Labor union membership, permit union shop, disputes. H. F. 218, Bennett, et al.

INSPECTIONS...

(See also Motor Vehicles, sub-ref. Inspections)

Meat and poultry inspection. H. F. 356, Mezvinsky and Baker.
Inspection of meat and poultry. H. F. 417, agriculture.
Qualifications of inspectors, industry oriented and employed personnel perform inspection services under Secretary of Agriculture. H. F. 450,

Freeman of Clay-Dickinson. Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of

Clay-Dickinson. Barbering fees, licenses, inspection, etc. H. F. 490, Rex. et al.; S. F. 405, social

services. Fees collected from distributors of commercial feeds and fertilizers, etc., used to build department of agriculture building. H. F. 530. Strothman.

Testing or inspecting by department of agriculture of devices used in testing, etc., moisture content of agricultural products offered for sale. S. F. 466, agriculture; H. F. 548, agriculture.

Inspection of records of livestock dealers. H. F. 577, Schroeder and Stroth-

man.

Production of dairy products, quality test, violations. H. F. 627, Dougherty. et al.

Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al. Testing of milk, add two categories to adulteration categories. H. F. 666, Miller of Page, et al.

One state mine inspector. S. F. 556, Balloun; H. F. 748, Klein.

Definitions and standards for frozen desserts, establish. H. F. 753, Knight,

et al.; S. F. 628, agriculture.

Agricultural product warehouse fees, increase. H. F. 761, commerce. Appoint committee to conduct study of establishing state-wide motor vehicle inspection procedures. H. C. R. 27; H. J. 762, 829, adopted; S. J. 779, 924, 991, 1253, 1431, 1804-1805, adopted; H. J. 1871, adopted.

INSTITUTIONS-

(See Schools, sub-ref. Institutions)

INSURANCE-

General

Sale of personal property, insurance, installment contracts. S. F. 40, Benda. Life insurance companies, investment of funds, urban real estate, personal property. S. F. 134, Benda, et al.; H. F. 153, McCartney, et al. Corporations organized pursuant to the Iowa economic development act. S. F. 135, Potgeter, et al.; H. F. 157, McCartney.

Errors and omissions insurance for county officers and employees, repeal law.

Errors and omissions insurance for county omcors and employees, appearance H. F. 19, Schroeder.
Insurance by vendor of personal property sold on installment contracts.
H. F. 167, Fisher of Greene, et al.
Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.

Licensing of insurance agents, fraternal beneficiary associations. S. F. 178,
Palmer; H. F. 231, Andersen.
Automobile liability insurance, cancellation and nonrenewal. S. F. 203, Briles
and Thordsen; H. F. 257, Caffrey, et al.
Insurance commissioner, expenses incurred. S. F. 210, commerce.
Fire and casualty insurance companies, loan 75 percent of value. H. F. 221,

McIntyre.

Proof of financial responsibility at time of registration, motor vehicles. H. F. 234, Mendenhall. Compensation of insurance examiners. H. F. 298, Andersen, et al.; S. F. 284,

Griffin.

Griffin.

Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al. Clarifying definition of security. S. F. 257, commerce.

Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden.

Compensation of insurance examiners. H. F. 391, commerce.

Hospital service discounts; equal treatment to persons and insurance companies. H. F. 411, Freeman of Buena Vista.

Credit life insurance that can be sold to a debtor, no limit. S. F. 421, Dodds. Insurance, unauthorized insurers and persons, regulated. S. F. 437. Thordsen, et al. et al.

Immediate cessation of business of liquor control license holders in certain circumstances. H. F. 526, Fisher of Greene, et al.
Ambulance services, standards for. H. F. 574, Pelton.
Municipal utility retirement systems. H. F. 581, Van Drie, et al; S. F. 595,

Walsh.

Liability of insurers. H. F. 603, Bailey.
Loans, federal insured. S. F. 522, Benda, et al; H. F. 697, Millen, et al.
Leasing and renting of motor vehicles, regulate. S. F. 530, Lange, et al;
H. F. 708, Weichman, et al.
Insurance or annuity contracts on a variable basis, regulate. H. F. 631,

Bailey, et al.

Balley, et al.

Insurance rates of fire and casualty insurance companies may be approved by insurance commissioner. H. F. 633, commerce.

Insurance rates of fire and casualty insurance companies may be approved by commissioner. H. F. 661, Ellsworth.

Aid in funding of the federal riot insurance program. S. F. 557, commerce. Aid in funding of the federal riot insurance program. H. F. 680, commerce. Credit life, accident, and health insurance, regulate. H. F. 671, Gannon. Suspension of driving privileges of uninsured motorists. H. F. 672, Hill. State departments' appropriation, very similar to S. F. 597. H. F. 792, appropriations.

printions State departments' appropriation, very similar to H. F. 793. S. F. 597, ap-

propriations. Certain casualty insurance companies, encourage competition in rate making. S. F. 694, commerce.

INTEREST-

General

General

Revenue bonds, increase maximum interest rate, certain counties for hospital purposes. S. F. 88, Gilley; H. F. 78, Langland, et al.

Interest rates, increase. S. F. 166, Coleman.

Income taxes, disallow a deduction of (i.e.) interest. H. F. 188, Renda.

Conveyance of an interest in land, and defining marketable record title. S. F.

271, DeKoster and Denman.

Rate of interest from 7 percent to 9 percent. S. F. 279, commerce.

Interest rates on certain special assessments, bonds, etc. S. F. 382, Lamborn.

University hospital earnings used for capital improvements and for payment of principal and interest on bonds. H. F. 501, higher education; S. F.

520, higher education.

Rate of interest, parties may agree in writing. H. F. 511, commerce.

Finance charges on credit accounts, place ceiling on. S. F. 447, Benda.

General obligation bonds issued by school corporations, increase maximum rate of interest. H. F. 640, schools.

Public bonds, maximum interest rate. S. F. 549, commerce.

INTERIM COMMITTEE-

General

Interim studies by standing committees, legislative research committees. H. J. R. 18, rules.

INTERNAL REVENUE-

(See Federal Internal Revenue)

INTERSTATE COOPERATION-

General

Commission on interstate cooperation, appropriation to members. H. F. 323, appropriations; S. F. 310, appropriations.

Educational personnel, interstate agreement on qualification of. H. F. 547, Tieden and Caffrey.

Uniform child custody jurisdiction. H. F. 769, Kluever.

Appropriation to legislative research, interstate cooperation, and national conference of state legislative leaders. S. F. 608, appropriations.

Uniform reciprocal enforcement of support act. H. F. 792, Kluever.

INTOXICATION

General

Intoxicated drivers, chemical testing. H. F. 92, Klein.
I'roof of intoxication and penalties therefor, operator of motor vehicle under influence of alcoholic beverages. H. F. 207, Holden, et al.
Intoxication, evidence for determining. S. F. 423, Balloun, et al.
Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.
Vehicular homicide. H. F. 711, Pelton.

INVENTORIES-

General

Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey.

INVESTMENT-

General

Retirement system funds, investment of, employment security commission. S. F. 10, Frommelt, et al.; H. F. 10, Klein, et al. 1PERS, investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15,

Klein, et al.
Terms of district court, securities and investment trust funds, retain word "judge". S. F. 187, judiclary.
Credit unloss, investments. S. F. 529, Frommelt and Benda; H. F. 677, Van

Drie, et al.

IOWA DEVELOPMENT COMMISSION-(See Development Commission)

IOWA GREAT LAKES-(See Laken)

IOWA SOLDIERS HOME-(See Soldiers Home)

IOWA STATE FAIR AND WORLD FOOD EXPOSITION STUDY COM-MITTEE-

(See State Fair and World Food Exposition Study Committee)

IOWA WATER POLLUTION COMMISSION-(See Pollution)

IPERS.

General

1PERS, additional retirement allowance option. S. F. 13, Frommelt, et al.;

H. F. 13, Klein, et al.

IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14, Klein, et al.

IPERS, investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15,

IPERS, investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15, Klein, et al.
Employees of drainage districts exempt from IPERS. S. F. 76, Schaben; H. F. 85, Waugh, et al.
IPERS, contribution ceiling. H. F. 75, Mendenhall.
Wages subject to IPERS, S. F. 154, Doderer.
Wages subject to IPERS, raise. H. F. 197, Klein, et al.
Advisory investment board of IPERS, appropriation to members. H. F. 324, appropriations; S. F. 309, appropriations
Active and retired members of IPERS buy back prior service credit. S. F. 430, Walsh.
IPERS, spouse receive life-time annuity if. S. F. 470, Conklin.

1PERS, spouse receive life-time annuity if. S. F. 470, Conklin.
Increases employer contribution made to IPERS. S. F. 506, Walsh.
Appropriate from IPERS to employment security costs of administration of IPERS. S. F. 603, appropriations.

JAILS-

General

Regional jail system, social services, appropriation. S. F. 321, O'Malley, et al. Careless, reckless driving, and reckless homicide, motor vehicle, penalties. H. F. 667, Crosier, et al. Vehicular homicide. H. F. 711, Pelton. Leased and rented vehicle offenses, penalties. H. F. 765, judiciary.

JOB TRAINING -

General

Job training programs, create board, provide tax deduction. S. F. 574, Leonard.

JUDGES-

General

Judgeships for fourth judicial district. H. F. 28, Doyle; S. F. 63, Sullivan.
Jurors excused from one panel, on succeeding panel. H. F. 29, Doyle.
Municipal court judges, salary, increase. H. F. 101, Bennett, et al.
Judicial nominating commissions. H. F. 125, judiciary.
Repeal section, supreme court judges maintain offices at seat of government
after Jan. 1, 1970. S. F. 157, Neu and Lange.
Rules of civil procedure, judges, court, not over 3 months in one county.
S. F. 255, Rigler.
Death penalty lethal gas Governor Lieut Governor and Attorney General

Death penalty, lethal gas, Governor, Lieut. Governor and Attorney General, communication with warden. H. F. 314, Knight, et al. Court records, reproduction of, time limitation, etc. S. F. 276, Lodwick.

et al. Municipal judges, disability.

et al.

Municipal judges, disability. H. F. 357, Van Drie.

Writs of habeas corpus made to original court or judge ordering imprisonment, etc. S. F. 303, Nicholson and Reichardt.

Retirement and removal of judges. S. F. 311, judiciary; H. F. 428, judiciary.

Increase annuity of judges retired since effective date of mandatory retirement. H. F. 403, Milligan, et al.

Increase annuity of judges retired since effective date of mandatory retirement. S. F. 401, Gaudineer and O'Malley.

Sheriffs, number of deputies and bailiffs allowed, population, judge of district court. H. F. 549, Dunton, et al.

State departments' appropriation, very similar to S. F. 597, H. F. 793, appriations

priations. State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

JUDGMENTS.

Temporary alimony and support payments, same as judgments. H. F. 421, Hill. Motor vehicle financial responsibility, judgments, etc. H. F. 565, Holden.

JUDICIARY-

General

Employment security commission in merit system. H. F. 108, judiciary. Strikes obsolete reference from law on mandatory revocation of beer permits.

H. F. 128, judiciary.

Dogs in food establishments, corrects statute. H. F. 113, judiciary.

Civil rights injunctions. H. F. 134, Pierson, et al.

lowa Soldlers Home, repeals obsolete section of Code. H. F. 162, judiciary.

Claims and accounting in institutions, social services, revise Code. H. F. 164, judiciary.

judiciary.

Corrects erroneous reference in a statute, "use of pesticides in relation to public waters." H. F. 165, judiciary.

Correct overlapping penalties in the law on real estate brokers as amended. H. F. 166, judiciary.

Revenue laws, revise and amend Code. S. F. 176, judiciary.

Co-ordinate various statutes with the act creating department of revenue. S. F. 177, judiciary.

Educational institutions, sales and use tax exemptions. S. F. 184, judiciary.

Correct a wrong reference in the school law. S. F. 185, judiciary.

Distributors' licenses of motor fuel, repealed section, discontinues existing distributor license. S. F. 186, judiciary.

Terms of district court, securities and investment trust funds, retain word "judge." S. F. 187, judiciary.

Three-point tax law, "property relief tax," repeal section. S. F. 188, judiciary.

Annual sessions of the General Assembly. S. F. 189, judiciary.

Removal of billboards, etc. on highways. S. F. 190, judiciary.

Library trustees and employees, compensation, repeal section. S. F. 181, judiciary.

judiciary.
Instruction of children in county juvenile home. S. F. 192, judiciary.

```
Jitney buses in cities and towns, repeal chapter. S. F. 193, judiciary. Registration plates, special automobile. S. F. 194, judiciary. Tax exemptions and credits, property. S. F. 195, judiciary. Civil liability of townships. S. F. 196, judiciary. Property tax limitation for area vocational schools, review by General Assembly. S. F. 197, judiciary. Deputy city clerks, correcting Code. S. F. 198, judiciary. Boards of health, cities 25,000 population. S. F. 199, judiciary. Fees for petit jurors, increase. H. F. 219, judiciary. Revolutionary war memorial commission, repeal chapter. H. F. 247, judiciary. Rules of civil procedure, permit supreme court to report annually. S. F. 287, judiciary.
                                             judiciary.
 Capitol building, rooms, assignment of, strikes portions of section. H. F. 248, judiciary.
248, judiciary.
Rules of administrative departments. H. F. 249, judiciary.
Death penalty, lethal gas, Governor, Lieut. Governor and Attorney General, communication with warden. H. F. 314, Knight, et al.
Leased and rented vehicles offenses. S. F. 274, judiciary.
Municipal judges, disability. H. F. 357, Van Drie.
Retirement and removal of judges. S. F. 311, judiciary; H. F. 428, judiciary.
Eminent domain, notices, etc. S. F. 330, judiciary.
Issuance of sheriff's deeds to purchasers under special execution sale, S. F. 333, judiciary.
 Clarifying, coordinating various statutes with the department of social services act. H. F. 435, judiciary.

Post-conviction procedure. S. F. 444, Mowry.

Judicial hearing, revocation of parole by parole board. H. F. 580, Tapscott. Countles finance legal aid programs. H. F. 664, judiciary.

Unified trial court, district court judges, etc. S. F. 565, judiciary; H. F. 710,
  Gannon.

Jurisdiction of suits, etc. H. F. 706, Kluever.

Prohibit referral selling, immunity to certain defendants, eliminate certain notice provisions, consumer frauds. H. F. 719, Klein, et al.
 notice provisions, consumer frauds. H. F. 719, Klein, et al.
Acknowledgments and notaries public. H. F. 725, Kluever.
Jurors, lengthy periods, new jury. S. F. 563, judiciary.
Unified trial court, district court judges etc. S. F. 565 judiciary.
Unified trial court, district court judges etc. S. F. 565 judiciary.
Awarding of costs and attorney fees child support etc. H. F. 670 Hill.
Legalize hospital maintenance levy Humboldt county. H. F. 737 judiciary.
Docketing of pleadings by clerks of court. S. F. 590 judiciary.
Create tax court. S. F. 592 Hougen.
Real property titles. S. F. 596 judiciary.
Uniform child custody jurisdiction. H. F. 769 Kluever.
Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation.
S. F. 635 appropriations.
                                             S. F. 635 appropriations.
  Uniform reciprocal enforcement of support act. H. F. 792 Kluever.
Uniform juvenile court act. H. F. 794 Kluever.
Subdivided lands rules and regulations. S. F. 646 judiciary.
Quit claim deed from conservation commission to Atlantic Richfield Company real estate, S. F. 683, judiciary.

Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 30, judiciary.
```

JUNKYARDS-

General

License, regulate, and control motor vehicle salvage dealers. S. F. 402, Gaudineer.

JURIES-

General

Jurors excused from one panel, on succeeding panel. H. F. 29, Doyle. Jurors, separated before final submission of criminal cases. S. F. 85, O'Malley. Clerk of grand jury, compensation. H. F. 173, Shaw, et al.; S. F. 245, Thordsen and Nicholson.

Jurors and witnesses, fees and mileage allowances. H. F. 209, Pelton. Fees for petit jurors, increase. H. F. 219, judiclary. Separation of jurors in criminal cases. H. F. 279 Renda. Selection of jurors and talesmen. H. F. 564, Miller of Des Moines. Jurors, lengthy periods, new jury. S. F. 563, judiclary.

JUSTICES OF THE PEACE-(See Officers)

JUVENILE HOMES-

Instruction of children in county juvenile home. S. F. 192, judiciary.

JUVENILES-(See Minora)

LABOR-

General

Employee-employer relations, improve. S. F. 61, Walsh, et al: H. F. 237, Camp. et al.

et al.
Child labor. S. F. 78, Potgeter, et al.
Migratory child laborers, employers determine child's age. S. F. 110, Gandineer, et al.; H. F. 146, Tapscott, et al.
Wages due employees from all employers, enforce payment. S. F. 148, Gandineer, et al.
Work permits for children, wholesome occupations. S. F. 217, Doderer.
Age discrimination in employment. S. F. 233, Frey.
One member representing labor from printing trades appointed to state printing board. H. F. 272, Ellsworth and Caffrey.
Child labor. H. F. 313, Grassley, et al.
Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott, et al.

et al. Child labor. S. F. 315, Gaudineer. Iowa labor relations board and unfair labor practices. S. F. 329, Denman.

et al.

et al.

Employment safety, ditching and trenching operations. S. F. 346, McGill.

Child labor, remove some restrictions. H. F. 393, Dietz.

Minimum wages for employees, administration of, enforcement of, "minimum wage act." H. F. 429, Hill, et al.

Labor disputes, prohibit employment of outsiders. H. F. 453, Welden, et al. Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.

Labor commissioner, duties of, employment safety, establish safety advisory board. H. F. 483, Skinner; S. F. 420, Dodds.

Employees, cities and towns, collective bargaining, strikes illegal. S. F. 551, Neu.

Neu.

Minimum living standards for migrant laborers. S. F. 626, human and industrial relations; H. F. 790, social services.

State departments' appropriations, very similar to S. F. 597. H. F. 793, ap-

propriations.

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

Collective bargaining, employees, cities and towns. S. F. 678, cities and towns.

Public works projects, establishment of wage rates. S. F. 92. Frommelt, et al.

Certain safety rules, industry, exemption from. H. F. 214, Welden, et al. Health and safety appliances in places of employment. H. F. 220, Bennett. Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al.

Employees, public, membership in labor unions, etc. S. F. 57, Hougen, Labor union membership, permit union shop, disputes. H. F. 218, Bennett, et al.

Allow union shops, agreement be S. F. 345, Denman, et al. agreement between employers and labor organizations.

Appoint a commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to General Assembly and Governor, January 15, 1970. H. C. R. 33, H. J. 1253, 1328, 1388, adopted, 1389, 1486, 1555, adopted; S. J. 1495, 1596, 1852, 1859, adopted, 1872.

Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and Governor, January 15, 1970. S. C. R. 34; S. J.

LAKES-

General

Littering of public property, penalty. H. F. 270, Shaw, et al.
Turkey River state park, development of, appropriation. S. F. 281, Rigler;
H. F. 366, Hanson of Howard-Mitchell. Operation of power boats, violations by juveniles. H. F. 329, conservation and recreation.

Littering of public property, penalty. S. F. 464, Conklin, et al. Boat passenger regulations, conservation commission. H. F. 557, Holden. Regulate boating on artificial lakes and impoundments. S. F. 588, conserva-

tion and recreation. Complete construction of sanitary sewer facilities, Iowa great lakes sanitary district. H. F. 311, Freeman of Clay-Dickinson, et al.

LAND

(See also Property and Real Estate)

General

Counties right to contract for options, purchase of land. S. F. 133, Erskine; H. F. 145, Peterson.

H. F. 145, Peterson.

Computation of agricultural land tax credit. H. F. 170, Voorhees.

Agricultural land tax credit allowed if owner applies to soil conservation district. S. F. 187, Lodwick, et al.

Levee and drainage districts, public improvements, division of districts, etc.

S. F. 181, Schaben; H. F. 255, Darrington and Waugh.

Conveyance of an interest in land and defining marketable record title. S. F. 271, DeKoster and Denman, and the professional angineers and

Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.

Indian Bluffs wilderness area, acquisition and development of, appropriation, conservation commission. S. F. 381, Lamborn; H. F. 561, Miller of Jones.

Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al; H. F. 826, conservation and recreation. Community colleges, merged area may not purchase land after January 1, 1969, limitations, exclusions. S. F. 443, Briles; H. F. 614, Christensen, et al.

et al.

Compensation to landowners, etc. for property purchased prior to condemnation proceedings, owners, etc. uninformed as to elements of damages which may be compensated. H. F. 519, Cochran, et al.

Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.

Pipeline companies obtain permission from commerce commission to condemn property by eminent domain. H. F. 567, Johnston of Johnson, et al; S. F. 486, Doderer.

Purchase of real estate by the state. H. F. 595, Doyle.

Conveying land to D. C. Davison, Page county. S. F. 511, Lisle.

Highway construction, restoration of borrow areas. S. F. 534, transportation.

tion.

tion.

Land patents by the state. H. F. 726, Van Nostrand.

Eminent domain, purchaser furnish owner legal description of part taken and remainder. H. F. 687, Shaw.

Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.

Regulate construction of pipelines. H. F. 772, agriculture.

Regulate construction of pipelines. S. F. 627, agriculture.

Acquire and correct title to Valley Bank building property. H. F. 786, appropriations.

Subdivided lands, rules and regulations. S. F. 646, judiciary.

Subdivided lands, rules and regulations. S. F. 646, judiciary.
Highway commission pay all special assessments on land under its jurisdiction, assessed in same manner as private property. H. F. 805, transportation.

Payments and assistance to persons required to relocate residences, etc., highway purposes. S. F. 684, transportation.

Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 30, judiciary.

Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 General Assembly. H. C. R. 21, H. J. 466, 556, 825, 826, adopted; S. J. 797, 880, 924, 969, 1253, 1463, 1498, 1853-1855, adopted; H. J. 1925, 1938, adopted.

LAND PATENTS-

General

Land patents by the state. H. F. 726, Van Nostrand,

LANDSCAPE-

General

Landscape architects, registration. H. F. 121, Van Drie; S. F. 155, DeHart.

LARCENY-

General

Larcenous offenses, redefine, modify punishment, etc. H. F. 30, Bailey, Criminal offenses, redefine, change punishment, etc. S. F. 84, O'Malley.

LAUNDRIES.

General

Exempt coin-operated laundries from collecting sales tax. S. F. 215, Palmer. Exempt coin-operated laundries and car washes from collecting sales tax. S. F. 388, Benda, et al; H. F. 641, Ellsworth, et al.

LAW ENFORCEMENT-

General

Public disturbances. H. F. 59, Bennett.

Law-enforcement personnel, employment. H. F. 97, Fisher of Greene, et al.

General fund, extend time for reversion. S. F. 64, law enforcement. Enforcement of beer and liquor laws to public safety. H. F. 137, Fischer of

Grundy.

Grundy.

Indemnification of private citizens for aiding in law enforcement. H. F. 300, Milligan, et al.

Information furnished by citizens to peace officers. H. F. 307, Knight.

Riot control. S. F. 261, Arbuckle, et al.

Agents, etc. of liquor control commission authority to enforce liquor laws.

II. F. 318, law enforcement.

Motorcycles, operation of. H. F. 319, law enforcement.

Liquor control licenses, expiration of. H. F. 320, law enforcement.

Point system for driver improvement. H. F. 330, Van Rockel, Et al.

Bonding of employees of department of public safety and special agents, blanket bond. H. F. 363, law enforcement.

Penalties for child abuse. S. F. 348, Dodds.

Civic awards and indemnification of citizens for aiding in law enforcement.

S. F. 358, Thordsen, et al.

Seizure and search of criminal suspects by peace officers. H. F. 432, Pelton. Minimum speed regulation, issue summons. H. F. 451, Huff, et al.

Department of public safety accept and expend funds available under national highway safety act, etc. H. F. 455, Fisher of Greene, et al.

Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law enforcement. privers' licenses grace period for members of military servicemen's dependents, ents. S. F. 440, law enforcement; H. F. 590, Skinner.

Motor vehicles, sale of, in-transit stickers, and out of state, fee. S. F. 494, law enforcement. Operators' and chauffeurs' licenses, nonresident. H. F. 644, law enforcement. Narcotics a public nuisance. H. F. 645, Voorhees. Penalties for receiving stolen goods. H. F. 648, Welden. Search warrants, issuance of, obtain property, evidence. S. F. 555, law enforcement. Snowmobiles, rules and regulations. S. F. 564, law enforcement. Beer license holders, same controls as liquor licensees. H. F. 674, Fischer of Grundy. Grundy.

Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy.

Detection of deception examiners, license and regulate. H. F. 732, Tapscott.

Licenses of motor vehicle manufacturers, distributors, wholesalers, etc. increased. S. F. 594, law enforcement.

Vehicle safety, inspections, etc. S. F. 615, law enforcement.

Detection of deception examiners, license and regulate. H. F. 782, law enforcement. l'revent fires along railroad right-of-way. H. F. 776, law enforcement. Uniforms for all sherift's offices. S. F. 623, county government. Uniform reciprocal enforcement of support act. H. F. 792, Kluever. Uniform juvenile court act. H. F. 794, Kluever. Photograph on operator's and chauffeur's licenses, increase. S. F. 639, law enforcement. Registration of motor vehicles by nonresidents. S. F. 643, law enforcement. Mandatory revocation of beer permits. S. F. 644, law enforcement. Department of public safety and various divisions thereof, appropriation. S. F. Marijuana, penalties for possession of. S. F. 653, law enforcement.
Peace officers arrest person for nonindictable as well as indictable public offense without warrant. H. F. 553, Crosier.
Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement. Crime commission, establish, appropriation. S. F. 693, law enforcement. Explosive or incendiary devices, prohibit use, sale, or possession of, "molotov cocktails." H. F. 159, Bennett.
False drawing of checks, \$50.00 or more a felony. H. F. 507, Welden. Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and law pertaining to disruptive conduct at our public universities. S. C. R. 33, S. J. 1358, 1682, 1693, adopted; H. J. 1732. 650, appropriations.

TRAINING ACADEMY-

Training academy, law enforcement officer's appropriation. H. F. 57, appropriations.

Intoxicated drivers, chemical testing. H. F. 92, Klein. Correct title, Iowa law enforcement academy. H. F. 260, 62nd G. A. H. F.

Correct title, Iowa law enfor 160, law enforcement.

160, law enforcement.
Law-enforcement officers' training academy, remove from dept. of public safety.
S. F. 344, Thordsen.
Seizure and search of criminal suspects by peace officers.
H. F. 432, Pelton.
Implied consent statute, invoke, graduates of lowa law enforcement academy.
H. F. 466, Kennedy of Dubuque.
Eliminate all references to police in the act of creating the law-enforcement officers' training academy.
S. F. 642, law enforcement.
Dept. of public safety for capital improvements for law enforcement academy, appropriation.
S. F. 652, appropriations.

LAW LIBRARY-(See Libraries)

LEASING-

General

Leasing and renting of motor vehicles, regulate. S. F. 530, Lange, et al.; H. F. 708, Weichman, et al.

LEGAL ACTION-

General

Changes in the probate law. S. F. 289, DeKoster and Denman.

LEGAL AID-

General

Counties finance legal aid programs. H. F. 664, judiciary. Civil legal assistance and legal aid, Linn county. H. F. 744, judiciary.

LEGAL COUNSEL-(See Attorneys)

LEGALIZING AND ENABLIG ACTS-

General

Madrid community school district, Boone, Polk, Dallas counties, school bonds.

Madrid community school district, Boone, Polk, Dallas counties, school bonds. S. F. 59, Arbuckle.

Issuance of school bonds, Harlan community school district, Shelby and Harrison counties. H. F. 203, Nielsen.

Legalize proceedings of Bondurant-Farrar commmunity school district, special election, issuance of bonds. H. F. 243, Skinner.

Legalize proceedings of Runnells, county of Polk, issuance of bonds, construction of water storage tank. H. F. 242, Skinner.

Bussey, Marion county, special election on extending, reconstructing and maintaining its municipal waterworks, etc. H. F. 328, Van Roekel.

Sale of certain real estate, Carson-Macedonia community school district, Pottawattamie county. H. F. 335, Van Nostrand, et al.

Remodel Pottawattamie county home, addition to, legalize and validate special election. S. F. 347, Frey; H. F. 604, Schroeder.

Constructing a combination town hall and fire station, Mitchellville, Polk county, legalize and validate, special election. H. F. 412, Skinner.

Town hall and fire station bonds, levy of taxes, Pierson, Woodbury county, legalize and validate. H. F. 431, Doyle, et al.

Repairing roof of Black Hawk county home, legalize. H. F. 454, Hansen of Black Hawk.

Boone junior college facilities, pay rental, legalize. H. F. 535, Baker.

Black Hawk.

Boone junior college facilities, pay rental, legalize. H. F. 535, Baker.

Merged area school systems, legalize and validate all proceedings prior to January 1, 1969. S. F. 573, higher education.

Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.

Legalize hospital maintenance levy, Humboldt county. H. F. 737, judiciary.

Civil legal assistance and legal aid, Linn county. H. F. 744, judiciary.

Real property titles. S. F. 596, judiciary.

Establishment of a county conservation board of Scott county, legalize and validate. H. F. 799, conservation and recreation.

Issuance of conservation bonds and for levy of taxes to pay said bonds, Scott county, legalize and validate. H. F. 860, conservation and recreation. reation.

School corporations, boundary changes, legalize. S. F. 675, schools.

LEGISLATIVE REAPPORTIONMENT-

(See Reapportionment of Legislature)

LEGISLATIVE RESEARCH-

Appropriate to legislative research, updating Code on magnetic tape, etc. S. F. 607, appropriations.

Appropriation to legislative research, interstate cooperation, and national conference of state liegislative leaders. S. F. 608, appropriations. studies by stan H. J. R. 18, rules. standing committees, legislative research committee.

LEGISLATURE-

(See General Assembly)

LENDS-A-HAND AGENCY-

General

Lends-A-Hand Agency, aiding citizens from underdeveloped countries, etc., contributions, S. F. 551, Walsh and Potgeter,

LEVEE-

General

Drainage and levee districts, amendments and additions to Code. S. F. 16, Neu, et al; H. F. 16, Cochran, et al,
Levee and drainage districts, public improvements, division of districts, etc.
S. F. 181, Schaben; H. F. 255, Darrington and Waugh.

LIABILITY

General

Workmen's compensation, settlement, disputed liability. S. F. 116, O'Malley. Abstracts of title, tax certificates, treasurer not liable for dishonored checks.
H. F. 147, Stromer and McCormick.
Dram shop liability laws, one year time limit. H. F. 149, Ellsworth, et al. Persons rendering emergency care, immunity from liability. H. F. 154, Fisch-

Persons rendering emergency care, immunity from liability. H. F. 154, Fischer of Grundy.

Civil liability of townships. S. F. 196, judiciary.

Automobile liability insurance, cancellation and nonrenewal. S. F. 203, Briles and Thordsen; H. F. 257, Caffrey, et al.

Patients admitted to the mental retardation hospital-schools, clarify liability for support furnished by counties. H. F. 215, Van Roekel.

Responsibility of parents and guardians for acts of minor children. S. F. 224, Potter, et al.

Operation of aircraft, liability. S. F. 332, Lisie.

Franchised agreements terminated, establish liability of manufacturers, etc. H. F. 401, Mendenhall and Tieden.

Limitation of certain damage actions, improvements or work upon real property by architects, engineers, contractors, etc. H. F. 327, Van Drie, et al; S. F. 431, Walsh, et al.

Liability of state for claims incident to training, operations, etc. of national guard not engaged in active state service. S. F. 432, Flatt; H. F. 615, state government.

state government.

Limit liability of school districts to the defense and indemnification of its personnel, civil defense workers, etc. S. F. 514, Conklin.

Liability of insurers. H. F. 603, Bailey.

Indemnification of corporate employees. H. F. 608, Bailey.

Parking of vehicles on private property. S. F. 528, Nicholson H. F. 728, Holden.

LIBRARIES-

General

School librarians and guidance counselors, repeal stipulation requiring classification of schools for. S. F. 108, Stephens.

Librarians and guidance counselors for junior and senior high schools. H. F. 204, Andersen, et al; S. F. 259, Erskine.

Library trustees and employers, compensation, repeal section. S. F. 191, judiciary.

Librarians and guidance counselors for junior and senior high schools, not enforce. H. F. 224, Fisher of Greene, et al.; S. F. 222, Stephens, et al. Qualifications of the state law librarian. S. F. 613, state government. State departments' appropriation, very smillar to H. F. 793. S. F. 597, ap-

State departments' propriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, approprintions.

LICENSES-

General

General

Bonding of operators of slaughterhouses, bonding of agents, etc. H. F. 150, Schroeder, et al.

Plumbing and plumbers, installation and licensing of. H. F. 181, Baker.

Bonding of operators of slaughterhouses. H. F. 194, Kruse, et al.

Licensing of insurance agents, fraternal beneficiary associations. S. F. 179, Palmer; H. F. 231, Andersen.

Distributors' licenses of motor fuel, repealed section; discontinues existing distributor license. S. F. 186, judiciary.

Nursery home administrators, license, appropriation. H. F. 223, Stokes, et al. Farm wagon licensing. S. F. 220, Schaben.

Regulation and licensing of heating, air-conditioning, etc.; contractors, cities and towns. H. F. 326, Tapscott and Andersen.

Counties license dogs, pay cities and towns. H. F. 331, Voorhees.

Licenses on farm trailers. H. F. 346, Nelson, et al.

License fees of real estate brokers and salesmen, payment of expenses of real estate commission. S. F. 299, Mogged, et al.

Amend professional practices act, admission to license examinations. S. F. 307, Nicholson; H. F. 420, Shaw.

Practice of physical therapy, increase license renewal fee. S. F. 317, Conklin; H. F. 797, appropriations.

Licensing, inspection and operation of ambulances, regulate. H. F. 402, Mesvinsky. Licensing, inspec. Mesvinsky.

Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of Clay-Dickinson.

Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al; S. F. 405, social services. Dog licenses issued by veterinarians, eliminate listing by assessors. S. F. 397, Hougen.

Prearranged funeral plans, 100 percent payments put in trust. S. F. 399,
Curran and Clarke; H. F. 630, Shepherd, et al.

License, regulate, and control motor vehicle salvage dealers. S. F. 402, Gaudineer Increase license fees of pharmacists, pharmacies, and wholesale druggists.
H. F. 515, Voorhees, et al.
Nursing home administrators, licensing and registration. S. F. 456, social services Vending of foods and beverages. H. F. 572, Pierson, et al. Ambulance services, standards for. H. F. 574, Pelton. Hearing-aid dealers, license and regulate. H. F. 623, Newton; S. F. 550, Nichrearing-and dealers, incense and regulate. H. F. 523, Newton; S. F. 550, Nicholson, et al.
Private detectives, license and regulate. S. F. 533, Thordsen, et al.
Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al.
Water conditioning contractors, license and regulate, establish board. S. F.
547, Shaff and Lange; H. F. 768, Millen, et al.
Child care facilities, licensed, inspected, social services. S. F. 552, O'Malley
and Lodwick.

Beer license holders, same controls as liquor licenses. H. F. 674, Fischer of Beer license holders, same controls as liquor licensees. H. F. 674, Fischer of Grundy. Licensing of grain dealers. H. F. 688, Schroeder and Stromer.

Detection of deception examiners, license and regulate. H. F. 782, Tapscott. Agricultural product warehouse fees, increase. H. F. 761, commerce. Licenses of motor manufacturers, distributors, wholesalers, etc. increased. S. F. 594, law enforcement.

Detection of deception examiners, license and regulate. H. F. 782, law enforcement. Vending of foods and beverages. H. F. 803, agriculture.
Public safety, department of, transfer of certain fees, taxes, interest, etc.,
purchase of supplies, etc., and for cost of manufacturing motor vehicle registration plates. S. F. 669, appropriations. Drivers Driving hours, restriction, under 18. S. F. 32, Balloun. Drivers' licenses, suspension, defining moving violations. H. F. 58, Holden and Hill. Drivers' licenses, new type, photo. S. F. 90, Kosek. Examiners of applicants for drivers' licenses, appointment of. H. F. 148, Examiners of applicants for drivers' licenses, appointment of. H. F. 148, Lipsky, et al.

Issue operators' and chauffeurs' licenses, relieve highway patrol members. H. F. 266, Kreamer, et al.

Simplify process of application for a driver's license by a minor. H. F. 472, Shaw.

Drivers' licenses grace period for members of military servicemen's dependents. S. F. 440, law enforcement; H. F. 590, Skinner.

Driver's license designates type of vehicle which licensee may operate, one driver's license. H. F. 578, Mayberry.

Oprators' and chauffeurs' licenses, nonresident. H. F. 644, law enforcement. Suspension of drivers' licenses, corrects error. H. F. 738, Van Roekel.

Drivers' licenses to blind for identification only. S. F. 620, human and industrial relations.

Photograph on operator's and chauffeur's licenses, increase. S. F. 639, law

enforcement. Fish and Game

Photograph on operator's and chauffeur's licenses, increase. S. F. 639, law

Fishing, 65 or older, no license. S. F. 132, Briles; H. F. 325, Pelton.

Trout possession limits by persons not required to obtain fishing licenses.

H. F. 263, conservation and recreation.

Courtesy hunting and fishing licenses. H. F. 287, conservation and recreation.

Fishing licenses, senior citizens lower fee. S. F. 251, McGill and Shirley.

Net license fee \$1.00 for residents and \$3.00 for nonresidents. S. F. 422, con-

Net license fee \$1.00 for residents and \$3.00 for nonresidents. S. F. 422, conservation and recreation.

Fish and game licenses combined, persons 65 or older purchase, valid for lifetime of holder. S. F. 428, Walsh; H. F. 643, Ellsworth.

Fish and game license fees, writing fee. S. F. 516, O'Malley, et al.

Fish and game license fees, increase. H. F. 596, conservation and recreation.

Use of hoop nets in flood control reservoirs. S. F. 611, conservation and recreation.

Hunting
Deer hunting licenses to spouse of landlords and tenants. S. F. 47, Potgeter.
Deer hunting licenses. H. F. 55, Camp.
Hunting licenses, issued to all persons, limit number of days. H. F. 131,
Mendenhall.

Courtesy hunting and fishing licenses. H. F. 287, conservation and recreation.

Deer hunting licenses, no restrictions as to number of. H. F. 679, Kluever.

Hunting safety education. H. F. 682, Miller of Des Moines.

Possession of firearms and ammunition during deer hunting season. H. F. 775, conservation and recreation.

Deer hunting licenses, procedure for issuing. H. F. 791, conservation and recreation.

Liquor
Filing of liquor, retail licensee prices. S. F. 97, Frommelt.
Liquor control licenses, expiration of. H. F. 320, law enforcement.
Immediate cessation of business of liquor control license holders in certain circumstances. H. F. 526, Fisher of Greene, et al.
Executor or administrator of a liquor control licensee continue operation of business for limited time. H. F. 559, Van Drie, et al.
No refund of liquor control license fees while charges against licensee are pending. H. F. 560, Van Drie, et al.
Liquor control commission authority to subpoena witnesses for hearings, liquor licenses. H. F. 566, Dunton, et al.
Abolish liquor control commission, eliminate state-owned stores, private licensees. H. F. 649, Fischer of Grundy, et al.

Marriage

Marriage licenses, issuance of. S. F. 129, Briles and Leonard.
Marriage licenses, waive 3 day waiting period, emergency, etc. H. F. 156, Doyle.

Medical--Professional

Chiropractic, persons engaged in, licenses. H. F. 64, Voorhees. Medicine, licenses. S. F. 77, Frey.

Motor Vehicles

Annual registration of commercial and noncommercial vehicles. S. F. 94, Hougen.

Ambulance services, standards for. H. F. 574, Pelton. Reflectorized motor vehicle registration plates, prohibit. H. F. 599, Tapscott and Holden.

Licenses, definition of, motor vehicles. H. F. 632, Blouin.

Motor vehicle registration plates, 5 years. H. F. 636, Tapscott and Holden.

Registration plates, \$.25 cents reflective fee included in billing. H. F. 637, McCormick.

repartment of public safety motor vehicle dealers license fee fund, appropriate from moneys received by. S. F. 663, appropriations. Real Estate

Qualifications for a real estate broker's license. S. F. 394, Sullivan, et al.

LIE DETECTORS-

Detection of deception examiners, license and regulate. H. F. 732, Tapscott. Detection of deception examiners, license and regulate. H. F. 782, law enforcement

LIENS.

General

Crops, lien against for furnishing agricultural material and labor. H. F. 54, Camp.

Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster. County recorder charge and collect recording fees, tax liens. H. F. 448, Kreamer and Renda.

Federal tax liens on certificate of title, vehicles, S. F. 452, law enforcement,

LIEUTENANT GOVERNOR-

General

Governor and Lieutenant Governor, election of. S. J. R. 8, Denman, et al. Elected executive officials, terms of office. H. J. R. 6, Shaw, et al. Governor and Lieutenant Governor, 4 years. S. J. R. 15, Shirley, et al. Election of Governor, Lieut. Governor, state officials, Senate elect presiding officer. S. J. R. 16, Lucken, et al.

Death penalty, lethal gas, Governor, Lieutenant Governor and Attorney General, communication with warden. H. F. 314, Knight, et al. Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged. et al.

implementation and organization for annual sessions. H. F. 390, rules. Lends-A-Hand Agency, aiding citizens from underdeveloped countries, etc., contributions, S. F. 551, Walsh and Potgeter.

appropriation, very similar to S. F. 597. H. F. 793, ap-State departments' propriations.

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

Lieutenant Governor and each Senator authorized to appoint a competent clerk. S. R. 1, S. J. 9, adopted.

LIGHTS-

General

Motorcycles, headlamps. S. F. 21, Gaudineer.
Use of flashing lights on mail carrier motor vehicles. H. F. 292, Christensen. School buses, lighting changes. H. F. 345, schools. Equipment of locomotives and cahooses. H. F. 422, Hill. Railroad engines, warning lights. H. F. 586, Stromer, et al. Street lighting districts, establish in unincorporated areas. S. F. 568, Laverty and Gaudineer. School buses, lighting, meet federal requirements. S. F. 671, schools.

LIQUOR-

(See Alcoholic Beverages)

LIQUOR CONTROL COMMISSION-

Enforcement of beer and liquor laws to public safety. H. F. 137, Fischer of Grundy. Liquor shipments, documents accompany. H. F. 182, Fisher of Greene, et al. Filing of liquor, retail licensee prices. S. F. 97, Frommelt. Alcoholism and addicts, treatment of. S. F. 127, Gaudineer, et al; H. F. 135, Caffrey, et al.
ry and accounting system, liquor control commission, appropriation.

Inventory and accounting system, liquor control commission, appropriation.

S. F. 633, appropriations.

Agents, etc. of liquor control commission authority to enforce liquor laws.

H. F. 318, law enforcement.

Beer permits, liquor control commission suspend. H. F. 524, Fisher of Greene,

et al.

Executor or administrator of a liquor control licensee continue operation of business for limited time. H. F. 559, Van Drie, et al.

No refund of liquor control license fees while charges against licensee are pending. H. F. 560, Van Drie, et al.

Liquor control commission authority to subpoena witnesses for hearings, liquor licenses. H. F. 566, Dunton, et al.

Abolish liquor control commission, eliminate state-owned stores, private licenses. H. F. 649, Fischer of Grundy, et al.

Issuance of beer permits by liquor control commission. H. F. 754, Fisher of Greene and Van Drie.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

Accountancy, architectural examiners, engineering examiners, boards of, judicial department statistician, liquor control commission, appropriation. S. F. 635, appropriations.

State departments' appropriation, very similar to H. F. 793. S. F. 597, ap-

propriations. Inventory and accounting system, liquor control commission, appropriation. S. F. 633, appropriations.

LITERATURE-

(See Books, Libraries, Magazines and Obscenity)

LITTERING.

General

General
Glass bottles, tax on certain types. S. F. 50, Benda.
Beer, tax, debris clearance. H. F. 44, Bennett.
Beverage containers, prohibit use of throw aways. H. F. 86, Mendenhall.
Littering of public property, penalty. H. F. 270, Shaw, et al.
Littering of highways, penalties. S. F. 461, Conklin, et al.
Littering of public property, penalty. S. F. 464, Conklin, et al.
Conduct study of littering problem and use of dangerous drugs, and legislation to correct these problems, interim committee, report to 1970
General Assembly. H. C. R. 17, H. J. 233, 541, withdrawn.
Conduct study of littering problem and use of dangerous drugs, legislation to correct these problems, interim committee, report to 1970 General Assembly. S. C. R. 9, S. J. 219, 230, 318, 356, 357, adopted; H. J. 432, 541, adopted.

LIVESTOCK-

541, adopted. (See Animals)

LOANS-

Mortgagor use own attorney. H. F. 47, Doyle.
Corporations organized pursuant to the Iowa Economic Development Act.
S. F. 135, Potgeter, et al; H. F. 157, McCartney.
Savings and loan associations, loans, rules and regulations. S. F. 140, Benda, et al.; H. F. 168, Kluever, et al.

Fire and casualty insurance companies, loan 75 percent of value. H. F. 221. McIntyre.

Installment loans by banks, raise amount. S. F. 338, Benda, et al. Loans, federal insured. S. F. 522, Benda, et al.; H. F. 697, Millen, et al. Industrial loans. S. F. 523, Benda, et al.; H F. 699, Koch, et al.

LOBBYISTS

General

Lobbyist rules, charges, amend Iowa public officials act. S. F. 34, Hill and Smith; H. F. 35, Baker, et al. Lobbying activities, regulate. S. F. 37, Rigler and Hill; H. F. 38, Baker, et al. Prohibiting lobbying activities by individuals, organizations, etc. S. F. 209,

Glenn and Leonard.

Lobbying activities, regulate H. F. 216, Mesvinsky, et al. Lobbying activities, regulation of. S. F. 524, Gaudineer.

LUNCH STANDS-

General

Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of Clay-Dickinson.

MACHINERY...

General

Movement of farm machinery, without licensing, etc. H. F. 192, Miller of Page, et al. Health and safety appliances in places of employment. H. F. 220, Bennett.

MAIL

General

Use of flashing lights on mail carrier motor vehicles. H. F. 292, Christensen. Mailing of official documents, time and dates. H. F. 584, Fischer of Grundy, et al

MANPOWER DEVELOPMENT AND TRAINING ACT-General

Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.

MANUFACTURING-

General

Milk used for manufacturing purposes, requirements. H. F. 404, Langland and Baker.

Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey. Automobile dealership franchise. S. F. 539, DeKoster, et al.; H. F. 654, Kluever, et al.

Licenses of motor vehicle manufacturers, distributors, wholesalers, etc. increased. S. F. 594, law enforcement.

MARIJUANA-

(See Narcotics)

MARKETING-

General

Milk used for manufacturing purposes, requirements. H. F. 404, Langland and Baker.

Eggs, producer excise tax, resale, market development. S. F. 442, Clarke. Marketing of dairy products, governmental and charitable retailers of. S. F. 467, Lucken, et al; H. F. 613, Strothman, et al.

MARRIAGE

General

Marriage licenses, issuance of. S. F. 129, Briles and Leonard.

Marriage licenses, waive 3 day waiting period, emergency, etc. H. F. 156, Doyle.

Vital statistics, births, deaths, marriages, etc. H. F. 199, Campbell, et al. Vital statistics, births, deaths, marriages, etc. S. F. 256, Briles. Married students attend school, participate in extracurricular activities. S. F.

260. Reichardt, et al.

Common law marriages shall not be recognized after July 1, 1969. S. F. 465. Conklin.

MATERIALS.

General

Centralized purchasing of materials and supplies for state, counties, and towns and school districts. H. F. 552, Huff and Milligan. Central purchasing, state government. H. F. 756, Huff, et al. counties, cities

MEAT AND POULTRY-(See Foods)

MEDICAL AND OTHER PROFESSIONS-

General

Chiropractic, persons engaged in, licenses. H. F. 64, Voorhees. Medicine, licenses. S. F. 77, Frey. Psychopaths, criminal sexual, support and maintenance. H. F. 126, Hill. Persons rendering emergency care, immunity from liability. H. F. 154, Fischer of Grundy.

er of Grundy.

Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.

Abortion. S. F. 202, social services.

Venereal disease, control and diagnosis of. S. F. 226, social services.

Abortion. H. F. 261, Klein, et al.

Narcotic, counterfeit, depressants, and stimulant drugs, enforcement of laws and regulations. S. F. 238, state government.

Interstate compact on mental health, full text. H. F. 282, Lipsky and Huff.

Human body after death, gift of all or part of, medical research. H. F. 305, Millgan, et al.

Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden.

Human body after death, gift of all or part of, medical research. H. F. 322, Pelton, et al; S. F. 368, Mowry.

Dispensing opticians, standards and requirements for the registration and certification of. S. F. 288, Walsh, et al; H. F. 342, Kluever, et al.

Injured workers under workman's compensation select doctor. S. F. 316, Palmer, et al.

Palmer, et al.
Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F. 376, social services.

Kidney disease program. S. F. 386, Loderer and Kosek; H. F. 655, Jonnston of Johnson, et al.

Increase license fees of pharmacists, pharmacies, and wholesale druggists. H. F. 515, Voorhees, et al.

Drugs, narcotic type, violations, etc. H. F. 516, Voorhees, et al.

Osteopathic physicians and surgeons, hospital staff privileges. H. F. 537, Fischer of Grundy.

Termination of pregnancy. S. F. 502, Doderer; H. F. 626, Radl.

Communicable diseases, reporting of, etc. S. F. 504, social services; H. F. 660, social services.

Processing and payment of medical claims by private organization, department of social services may. H. F. 610, Radl, et al.

Professional corporations. H. F. 652, Pelton.

Professional and foreign professional corporations. S. F. 554, Stanley, et al. Scholarship and medical student tuition loan programs, appropriation. S. F.

Scholarship and medical student tuition loan programs, appropriation. S. F. 554, Stanley, et al. Scholarship and medical student tuition loan programs, appropriation. S. F. 636, appropriations.

Appropriation to social service for deficiencies for the medical assistance program. S. F. 676, appropriations.

Practice of physical therapy, increase license renewal fee. S. F. 317, Conklin; H. F. 797, appropriations.

MEDICAL EXAMINERS-

General

State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government.

MEDICAL LIBRARY-(See Libraries)

MEMORIAL HALLS -

General
Memorial hall, Camp Dodge, construction of. S. F. 230, Flatt, et al.; H. F. 306, bipsky, et al.

MEMORIALS

General

Revolutionary war memorial commission, repeal chapter. H. F. 247, judiciary.

MENTAL HEALTH-(See Health, sub-ref. Mental)

MERCHANDISE-

General

Unsolicited goods, wares, or merchanlise. S. F. 74, Conklin; H. F. 114, Koch. Collection of sales tax on cash difference between retail sales price and trade-in value, all except motor vehicles. H. F. 226, Miller of Jones, et al.

Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh; H. F. 743, Bailey, et al.

MERIT SYSTEM-

General

Retirement system funds, investment of, employment security commission. S. F. 10, Frommelt, et al; H. F. 10, Klein, et al. Remove selected persons on development commission staff from provisions of merit system. H. F. 662, Iowa development. Merit system of personnel administration. S. F. 612, state government. Merit employment department, appropriation. S. F. 634, appropriations.

MIDWEST NUCLEAR COMPACT-

General

Enter into midwest nuclear compact. S. F. 122, Doderer, et al.

MIGRANT WORKERS-

General

Minimum living standards for migrant laborers. S. F. 626, human and industrial relations; H. F. 790, social services.

General

Reciprocity, commercial vehicles, mileage, etc. S. F. 1, Lamborn, et al: H. F. 1, Miller of Page, et al. Jurors and witnesses, fees and mileage allowances. H. F. 209, Pelton.

MILITARY.

General

Absentee voting by members of armed forces. H. F. 180, Goode.
Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.

Member or former members of armed forces, portion of annuities or retiretirement pay exempt from state income tax. S. F. 384, Rigler.

Drivers' licenses grace period for members of military servicemen's dependents. S. F. 440, law enforcement; H. F. 590, Skinner.

Vietnam veterans' service compensation fund. S. F. 543, Benda.

Relief for indigent soldiers, sailors and marines, county pay, dissolve soldier's relief fund. H. F. 749, Shaw and Lipsky.

Veterans' additional benefits in state employment. H. F. 751, Tapscott.

Members of active armed forces, extension of tax benefits. S. F. 79, Potgeter and Benda.

Liability of state for claims incident to training, operations, etc. of national guard not engaged in active state service. S. F. 432, Flatt; H. F. 615, state government. state government.

Iowa national guard, clarify definitions. S. F. 433, Flatt; H. F. 609, state government.

MILITARY AFFAIRS-(See Military)

MILLAGE-

General

General
Mill levy limits for certain cities. H. F. 33, Radi.
Agricultural land tax to be paid in full. H. F. 120, Nielsen, et al.
Increase property tax levy for county conservation boards from 1 mills to 2 mills. S. F. 408, Potter.
Agricultural land tax credit, gradua'ed. H. F. 653, Bailey, et al.
Basic school tax formula and allocation of state equalization aid to public schools. S. F. 677, schools.

General

State mine inspector and state mining board, increase compensation, etc. S. F. 171, Van Gilst; H. F. 267, Dunton, et al.
One state mine inspector. S. F. 556, Balloun; H. F. 748, Klein
Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 315, appropriations.

MINORITY.

General

Require school districts teach contributions of racial and ethnic groups in social studies curriculum. S. F. 320, DeKoster, et al.

History and contributions of minority groups taught kindergarten through twelve. H. F. 591, Franklin, et al.

MINORS-

Family courts. S. F. 4, Smith, et al; H. F. 4, Shaw, et al. Driving hours, restriction, under 18. S. F. 32, Balloun. Child labor. S. F. 78, Potgeter, et al.

Children, tortious acts, parental responsibility, age 21. H. F. 90, Van Drie, et al. Children, tortious acts, parental responsibility, age 18. S. F. 101, Shaw, et al.;
H. F. 109, Edgington, et al.
Migratory child laborers, employers determine child's age.
neer, et al.; H. F. 146, Tapscott, et al.
Minors, expense for care, treatment, etc., not with parents. S. F. 119, Lucken Minors, expense for care, treatment, etc., not with parents. S. F. 119, Eucken and Hougen.

Minors, violations of beer and liquor laws. S. F. 153, Sullivan.

Transportation of school children. S. F. 164, Frommelt, et al.

Minors, serving and clearing of alcoholic beverages. S. F. 169, Hougen, et al.

Instruction of children in county juvenile home. S. F. 192, judiciary.

Adoption procedure, clarify. S. F. 207, social services.

Services for children under department of social services. S. F. 208, social services Minors, violations of beer and liquor laws. H. F. 212, Doyle.

Patients admitted to the mental retardation hospital-schools, clarify liability for supuport furnished by counties. H. F. 215, Van Roekel.

ADC payments—18 years or older. H. F. 222, social services.

Work permits for children, wholesome occupations. S. F. 217, Doderer.

Responsibility of parents and guardians for acts of minor children. S. F. 234, Responsibility of parents and guardians for acts of minor children. S. F. 234, Potter, et al.

Hearings in juvenile court, adjourn temporarily for social investigation. H. F. 264, Johnston of Johnson, et al.

State income tax deduction for child-care expense. H. F. 269, Lipsky. Release and consent requirements in child placement and adoption proceedings. H. F. 291, Pelton, et al.

Sex offenses against children, treatment and confinement of persons, longer sentences. S. F. 248, Stanley, et al.; H. F. 365, Miller of Marshall, et al. Child labor. H. F. 313, Grassley, et al.

Operation of power boats, violations of juveniles. H. F. 329, conservation and recreation. recreation. Transportation of school children. H. F. 344, Ellsworth, et al. Child labor. S. F. 315, Gaudineer. Child labor. S. F. 315, Gaudineer.
School districts responsible for education of all children between ages of 6 and 18. H. F. 371, Lipsky, et al.
Establish forest camps for juvenile offenders, also possible other facilities in the future. H. F. 389, social services.
Penalties for child abuse. S. F. 348, Dodds.
Minors, violations of the beer and liquor laws. S. F. 355, Stephens.
Authority for commitment of neglected, etc. children, social services. S. F. 356 Authority for commitment of neglected, etc. children, social services. S. F. 356, social services. G. F. 356, social services. S. F. Child labor, remove some restrictions. H. F. 393, Dietz. Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.

Alimony and child support, failure to pay, punishment for contempt. H. F. 437, Hill. Simplify process of application for a driver's license by a minor. H. F. 472, Shaw. War orphans educational aid fund, increase assistance. H. F. 499, Miller of War orphans educational and lund, increase assistance.

Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.

Prohibit ownership, possession, etc. of firearms by persons convicted of a serious offense or delinquent children. S. F. 476, Stanley, et al.

County relief, work program for recipients of. S. F. 477, Stanley, et al. Duty of parents and others support persons who are or might become welfare recipients, county atorney enforce, etc. S. F. 478, Stanley, et al. Purchase or obtaining of liquor by minors illegal, liquor control act. H. F. 558, Van Drie, et al.

Cigarettes or tobacco, prohibit sale or gift of to minors. H. F. 588, Jesse. Cigarettes or tobacco, prohibit sale or gift of to minors. H. F. 588, Jesse. Computation of ADC payments, department of social services devise standards and regulations for. S. F. 541, social services. Child care facilities, licensed, inspected, social services. S. F. 552, O'Malley Child care facilities, licensed, inspected, social services. S. F. 552, Omand Lodwick.

Awarding of costs and attorney fees, child support, etc. H. F. 670, Hill.

Uniform child custody jurisdiction. H. F. 769, Kluever.

Uniform reciprocal enforcement of support act. H. F. 792, Kluever.

Uniform juvenile court act. H. F. 794, Kluever.

MISSISSIPPI PARKWAY PLANNING COMMISSION—

General

Mississippi Parkway Planning Commission, member from development commission. S. F. 73, Lodwick, et al.

Mississippi River Parkway Commission, appropriation. S. F. 580, appropriations.

MOBILE EQUIPMENT-

General

Prohibit operation of mobile units by banks and financial institutions. S. F. 225, Anderson, et al.

Registration of special mobile equipment by county treasurer. S. F. 562. Anderson, et al.

MORILE HOMES-

(See Motor Vehicles, sub-ref. Trailers)

MONEYS AND CREDITS-

General

Moneys and credits tax replacement fund, appropriation. S. F. 341, Shirley.

Moneys and credits bank tax replacement fund, appropriation, Treasurer of
State. H. F. 500, Van Nostrand, et al.

National and state banks, remove from moneys and credits tax, 8 percent of their net income, increase moneys and credits on savings and loan associations to 5 mills. H. F. 570, Van Nostrand, et al.

MORTGAGES

General

Mortgagor use own attorney. H. F. 47, Doyle. Savings and loans associations, loans, rules and regulations. S. F. 140, Benda, et al; H. F. 168, Kluever, et at.

Fire and casualty insurance companies, loan 75 percent of value. H. F. 221,

McIntyre.

MOTELS.

General

Hotels, motels, etc. unlawful not to honor reservations. S. F. 52, Benda. Hotels, motels, etc., bedding sanitation. H. F. 487, Strothman.

MOTOR VEHICLES-

General

Reciprocity, commercial vehicles, mileage, etc. S. F. 1, Lamborn, et al; H. F. 1, Miller of Page, et al.

Cab cards, issue single one for vehicles. S. F. 3, Lamborn, et al.; H. F. 3,

Miller of Page, et al.

Miller of Page, et al.

Wheel tax on motor vehicles. H. F. 32, Radl.

Motorcycles, headlamps: S. F. 21, Gaudineer.

Motorcycles, safety equipment. S. F. 22, Gaudineer; H. F. 155, Blouin.

Television sets in motor vehicles. H. F. 45, Van Drie.

Speedometers, alteration of a misdemeanor. S. F. 51, Benda.

Motor vehicles, passing on interstate. S. F. 70, Kosek.

Excess size and weight, movement of vehicles, highway commission, rules and regulations. S. F. 72, Kosek.

Speed laws, motor vehicles. S. F. 104, Dodds.

Games or contests to promote the sale of gasoline, etc. prohibited. H. F. 138, Roords, et al.

Roorda, et al.

Roords, et al.

Oversized vehicles, movement of. H. F. 142, Bailey.

Blood samples from deceased victims of motor vehicle accidents. H. F. 152, Kruse, et al.

Overtaking and passing of vehicles by other vehicles. S. F. 162, Dodds.

Use of safety emblems, slow-moving vehicles. S. F. 170, Hougen, et al.

Proof of intoxication and penalties therefor, operator of motor vehicle under influence of alcoholic beverages. H. F. 207, Holden, et al.

Jitney buses in cities and towns, repeal chapter. S. F. 193, judiciary.

Automobile liability insurance, cancellation and nonrenewal. S. F. 203, Briles and Thordson; H. F. 257, Caffrey, et al.

Cities and towns to impose income, sales, and motor vehicle taxes. H. F. 246, Brinck.

Cities and towns to impose income, sales, and motor vehicle taxes. H. F. 246, Brinck.

Use of flashing lights on mail carrier motor vehicles. H. F. 292, Christensen. Motor vehicles, inspected and weighed on private property open to public use. S. F. 263, Hill and Lamborn.

Leased and rented vehicles offenses. S. F. 274, judiciary.

Motorcycles, operation of. H. F. 319, law enforcement.

Studded tires, length of time usable. H. F. 352, Stokes.

Quarterly filing to receive a refund for taxes paid on motor vehicle fuel used for nonnighway purposes, credit applied against income tax liability. H. F. 372, Schmeiser, et al.

Punishment for reckless driving on the highway. H. F. 382, Bailey.

Eligibility for motor fuel and special fuel tax refunds. H. F. 413, Ellsworth. Certain motor vehicle laws and regulations and control and administration of the highway patrol to secretary of state. S. F. 379, Lamborn.

Testing of motor vehicle fuel samples, furnish results. H. F. 470, Dunton, et al.

License, regulate, and control motor vehicle salvage dealers. S. F. 402, Gaudineer.

Length of motor vehicles. S. F. 436, Walsh, et al; H. F. 773, transportation. Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law

enforcement.

Drivers' licenses grace period for members of military servicemen's dependents. S. F. 440, law enforcement; H. F. 590, Skinner.

Federal tax liens on certificate of title, vehicles. S. F. 452, law enforcement.

Administration of reciprocity laws transferred to department of public safety. S. F. 483, Clarke, et al.

Movement of vehicles and loads of excess size and weight, days and routes, secondary roads. S. F. 489, transportation.

Motor vehicle financial responsibility, judgments, etc. H. F. 565, Holden.

Driver's license designates type of vehicle which licensee may operate, one driver's license. H. F. 578, Mayberry.

Parking of vehicles on private property. S. F. 528, Nicholson; H. F. 728,

Parking of vel Holden.

Holden.

Leasing and renting of motor vehicles, regulate. S. F. 530, Lange, et al.; H. F. 708, Weichman, et al.

Licenses, definition of, motor vehicles. H. F. 632, Blouin.

Use tax, difference between retail sales price and trade-in value, motor vehicles, also used cars, collect. H. F. 638, Kluever.

Automobile dealership franchises. S. F. 539, DeKoster, et al.; H. F. 654, Kluever, et al.

Enforcing laws and regulation, motor vehicles, department of public safety. S. F. 548, Clarke, et al.

Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.

Permit local governmental bodies to participate in purchase of motor vehicles by state car dispatcher. H. F. 669, Johnston of Johnson.

Robbery of passangers in vehicles. H. F. 675, Fischer of Grundy.

Towing vehicles, use of alternate safety devices. H. F. 698, Winkelman and Nelson.

Revocation of drivers' licenses, corrects error. H. F. 738, Van Roekel.

Nelson.

Revocation of drivers' licenses, corrects error. H. F. 738, Van Roekel.

Speed limits for trailers. H. F. 740, Kluever.

Expedite movement of traffic in cities during severe weather conditions. H. F. 752, Huff and Jesse.

Leased and rented vehicle offenses, penalties. H. F. 765, judiciary.

Licenses of motor vehicle manufacturers, distributors, wholesalers, etc. increased. S. F. 594, law enforcement.

Weight and load of motor vehicles, temporary restrictions, penalties. H. F. 767, transportation.

Vehicle safety inspections etc. S. F. 615, law enforcement.

Vehicle safety, inspections, etc. S. F. 615, law enforcement.

Department of public safety motor vehicle dealers license fee fund, appropriate from moneys received by. S. F. 663, appropriations.

Registration certificate must have mileage listed. S. F. 495, Hill.

Vehiclar homicide. H. F. 711, Pelton.

Urban transit systems, movement of overwidth vehicles. S. F. 828, Griffin and

Denman.

Ambulances

Ambulance service, cities and towns make charge. S. F. 60, Potgeter. Ambulance services, standards for. H. F. 574, Pelton. County ambulance service. H. F. 589, Graham. Licensing, inspection and operation of ambulances, regulate. H. F. 402,

County Licensing, inspections Mesvinsky.

Motor vehicles, sale of, in-transit stickers, in and out of state, fee. S. F. 494, law enforcement.

Licenses of motor vehicle manufacturers, distributors, wholesalers, etc. increased. S. F. 594, law enforcement.

Cab cards, issue single one for vehicles. S. F. 3. Lamborn, et al.; H. F. 3, Miller of Page, et al.

Public safety, transfer of certain fees, taxes, interest, etc., purchase of supplies, etc., and for cost of manufacturing motor vehicle registration plates. S. F. 669, appropriations.

Vehicle safety, inspections, etc. S. F. 615, law enforcement.

Ambulance service, cities and towns make charge. S. F. 60, Potgeter.

Registration fees, motor vehicles. S. F. 2, Lamborn, et al.; H. F. 2, Miller of Page, et al.

Exempting private and parochial school buses from payment of motor vehicle registration fees. S. F. 235, DeKoster, et al.; H. F. 423, Kennedy of Dubuque and Blouin.

Registration fees and weight limits for farm trucks. S. F. 351, Coleman; H. F. 424, Schroeder.

Fees for use of state owned recreational areas. H. F. 260, Tieden.

Liquid transport carrier application filing fees, certificate. H. F. 764, commerce.

merce.

Registration plates, \$.25 cents reflective fee included in billing. H. F. 637,

Registration plates, \$.25 cents reflective fee included in billing. H. F. 627, McCormick.

Raise registration fees for older automobiles, eliminates \$.25 cent reflectorized fee. H. F. 690, Stromer.

Motor vehicle registration fees, increase, etc. H. F. 693, Schroeder.

Annual registration decal or sticker fees, increase. H. F. 760, commerce.

Annual fee of \$15.00 on each tractor or truck-tractor, liquid transport carriers. H. F. 758, commerce.

Truck operator application for permit filing fees. H. F. 759, commerce. Certificated carrier fees, increase, tractor or truck-tractor. H. F. 762, commerce.

Truck operator fees, contract carrier permits, tractor or truck-tractor. H. F. 763, commerce. Eliminate refunds of motor vehicle registration fees. H. F. 350, Doyle and

Dooley.

Registration fees for farm trucks. H. F. 467, agriculture.

Motor vehicle registration reciprocity, impose restrictions on nonresident vehicles, etc. H. F. 585, Schroeder.

Inspection

Vehicle safety, inspections, etc. S. F. 615, law enforcement.

Motor vehicles, inspected and weighed on private property open to public use. S. F. 263, Hill and Lamborn.

Enforcing laws and regulations, motor vehicles, public safety. S. F. 548, Clarke, et al.

Annual inspection of motor vehicles, condition of registering, etc. S. F. 496, Erskine; H. F. 705, Peterson and Koch.

Licensing, inspection and operation of ambulances, regulate. H. F. 402, Mexical Condition of the condi Licensing, inspection and vinsky.
Motor vehicle inspection.

Motor vehicle inspection. H. F. 704, Bergman.
Appoint committee to conduct study of establishing state-wide motor vehicle
inspection procedures. H. C. R. 27; H. J. 762, 829, adopted; S. J. 779,
924, 991, 1253, 1431, 1804-1805, adopted; H. J. 1871, adopted.

Motorcycles

Motorcycles, safety equipment. S. F. 22, Gaudineer; H. F. 155, Blouin. Motorcycles, headlamps. S. F. 21, Gaudineer.

Registration

Farm wagon licensing S. F. 220, Schaben, Registration fees, motor vehicles. S. F. 2, Lamborn, et al.; H. F. 2, Miller of Registration tees, motor vehicles. S. F. 2, Lamborn, et al.; H. F. 2, Miller of Page, et al.
Registration plates for trucks or combination of vehicles. S. F. 69, Kosek.
Annual registration of commercial and noncommercial vehicles. S. F. 94,
Housen.

Hougen.

Registration plates, special automobile. S. F. 194, judiciary.

Exempting private and parochial school buses from payment of motor vehicle registration fees. S. F. 235, DeKoster, et al.; H. F. 423, Kennedy of Dubuque and Blouin.

Registration fees and weight limits for farm trucks. S. F. 351, Coleman; H. F. 424, Schroeder.

Annual inspection of motor vehicles, condition of registering, etc. S. F. 496, Erskine; H. F. 705, Peterson and Koch.

Suspension of driving privileges of uninsured motorists. H. F. 672, Hill.

Motor vehicle registration plates, 5 years. H. F. 636, Tapscott and Holden. Registration plates, \$.25 cents reflective fee included in billing. H. F. 637, McCormick.

McCormick.

McCormick.

Increase share of cities and towns in road use tax fund, value of automobile for registration purposes. H. F. 714, transportation.

Motor vehicle reciprocity, may cancel apportioned registration privileges. H. F. 683, Schroeder.

Raise registration fees for older automobiles, eliminates \$.25 cent reflectorized fee. H. F. 690, Stromer.

Motor vehicle registration fees, increase, etc. H. F. 693, Schroeder.

Annual registration decal or sticker fees, increase. H. F. 760, commerce.

Licenses on farm trailers. H. F. 346, Nelson, et al.

Registration certificates, location of. H. F. 80, Holden.

Proof of financial responsibility at time of registration, motor vehicles. H. F. 234. Mendenhall.

234, Mendenhall.
Eliminate refunds of motor vehicle registration fees. H. F. 350, Doyle and Eliminate refunds of motor.

Dooley.

Registration fees for farm trucks. H. F. 467, agriculture.

Motor vehicle registration reciprocity, impose restrictions on nonresident vehicles, etc. H. F. 585, Schroeder.

Trucks violating gross weight registration, registered for full year at increased weight, double fine. H. F. 594, Miller of Page.

Reflectorized motor vehicle registration plates, prohibit. H. F. 599, Tapscott

Suspension of motor vehicle registration certificates and plates, eliminate if financially responsible, etc. H. F. 312, Mayberry.

Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al. Forgery of counterfeiting of motor vehicle documents, felony. S. F. 432, law enforcement.

Registration of motor vehicles by nonresidents. S. F. 643, law enforcement, l'ublic safety, transfer of certain fees, taxes, interest, etc., purchase of supsupplies, etc., and for cost of manufacturing motor vehicle registration plates. S. F. 669, appropriations.

Drivers' education program, department of public instruction; supplies and materials and motor vehicle registration plates for public safety. H. F. 659, appropriations.

Snowmobiles

Snowmobiles, rules and regulations. S. F. 564, law enforcement.

Snowmobiles, rules and regulations. H. F. 77, Freeman of Clay-Dickinson and Johnson of Audubon-Guthrie.

Snowmobiles, prevent use for hunting. H. F. 250, Stromer.

Snowmobiles, use and regulation of. S. F. 126, Rigler.

Semitrailers equipped with safety device to control jackknifing. S. F. 503, Frey.

Farm wagon licensing. S. F. 220, Schaben.
Trailers, speed limit, drawn by motor vehicles. H. F. 46, Dayle.
Trailers, increase highway speeds for motor vehicles drawling. H. F. 445, Nel-SOT.

Sale of mobile homes, travel and camping trailers on Sunday, H. F. 469, Baker.

Baker.

Speed limits for trailers. H. F. 740, Kluever.

Licenses on farm trailers. H. F. 346, Nelson, et al.

Committee established to conduct study of mobile home and park statutes, rules and regulations relating thereto, etc. H. C. R. 35; H. J. 1375, 1654, adopted; S. J. 1593, 1684, 1829, 1907.

Mobile homes, parks, statutes, rules and regulations regarding same, committee appointed to study. S. C. R. 4, S. J. 56, 1819.

Mobile homes, parks, statutes, rules and regulations regarding same, committee appointed to study. H. C. R. 5, H. J. 57, 191.

Trucks

Registration fees and weight limits for farm trucks. S. F. 351, Coleman; H. F. 424, Schroeder. Liquid transport carrier application filing fees, certificate. H. F. 764, com-

merce.

Annual fee of \$15.00 on each tractor or truck-tractor, liquid transport carriers. H. F. 758, commerce.

Truck operator application for permit filing fees. H. F. 759, commerce.
Certificated carrier fees, increase, tractor or truck-tractor. H. F. 762, Com-

merce.

Truck operator fees, contract carrier permits, tractor or truck-tractor. H. F.

763, commerce.
Registration fees for farm trucks. H. F. 467, agriculture.
Trucks violating gross weight registration, registered for full year at increased weight, double fine. H. F. 594, Miller of Page.

Weight statutes, violations, fines. S. F. 71, Kosek.
Intoxicated drivers, chemical testing. H. F. 92, Klein.
"Careless" and "reckless" homicide with a motor vehicle, punishment of such offenses. H. F. 285, Kennedy of Dubuque, et al.
(Carcless, reckless driving, and reckless homicide, motor vehicle, penalties.
H. F. 667, Crosier, et al.
Vehicular homicide. H. F. 711, Pelton.

MOTORCYCLES

(See Motor Vehicles, sub.-ref. Motorcycles)

MUNICIPAL CORPORATIONS-

(See Cities and Towns, all sub-refs.)

General

Uniforms for vocal and instrumental school music groups. H. F. 179, Mc-Cormick and Stromer.

NAMES

General

Changing of names by individuals, decree of court. H. F. 597, Schwartz.

NARCOTICS

Marijuana, a noxious weed. H. F. 87, Knight, et al. Alcoholism and addicts, treatment of. S. F. 127, Gaudineer, et al.; H. F. 135, Caffrey, et al.

Caffrey, et al.

Narcotic, counterfeit, depressants, and stimulant drugs, enforcement of laws and regulations. S. F. 238, state government.

Drugs, narcotic type, violations, etc. H. F. 516, Voorhees, et al.

Prohibits inhalation or other ingestion of certain chemicals, etc., such as airpiane glue, etc., penalties. H. F. 520, Renda.

Narcotics a public nuisance. H. F. 645, Voorhees.

Marijuana, penalties for possession of. S. F. 653, law enforcement.

Conduct study of littering problem and use of dangerous drugs, and legislation to correct these problems, interim committee, report to 1970 General Assembly. H. C. R. 17, H. J. 233, 541, withdrawn.

Conduct study of littering problem and use of dangerous drugs, legislation to correct these problems, interim committee, report to 1970 General Assembly. S. C. R. 9, S. J. 219, 230, 318, 357, adopted; H. J. 432, 541, adopted. adopted.

NATIONAL CONFERENCE OF STATE LEGISLATIVE LEADERS

General

Appropriation to legislative research, interstate cooperation, and national conference of state legislative leaders. S. F. 608, appropriations. Secretary of Senate and Chief Clerk of the House authorized to attend utional legislative conference. S. C. R. 39, S. J. 1895, 1756, adopted: H.J. 1816, 1856, adopted.

NATIONAL GUARD-

(See Military)

NATURAL RESOURCE MANAGEMENT, DEPARTMENT OF-

General

Establish a department of natural resource management. S. F. 666, Clarks, et al.

NATURAL RESOURCES COUNCIL-

General

Authorise the establishment of rural water districts. S. F. 272, Smith and Flatt; H. F. 491, Bergman and Varley.

Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al; H. F. 826, conservation and recreation.

Establish a department of natural resource management. S. F. 666, Clarke

et al. Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

NEWSPAPERS-

(See Printing-Publishing)

NOMINATIONS

General

Study of election laws. S. J. R. 21, Gaudineer.

NOTABLES-

Notaries, extend powers beyond county to entire state. S. F. 172, Thordsea, et al. General

NOTICES-

General
Goods, etc., action as if taken and return of, bonds. S. F. 162, Gaudinear.
Civil service commission, appeal from a decision. H. F. 206, Pelton, et al.
Appeal procedure for welfare applicants and recipients. H. F. 228, Dunton.
Publishing notices and reports of proceedings, one newspaper, one owner.
H. F. 288, Van Drie.
Requiring all counties to become part of a merged area. H. F. 233, Andersea.
Eminent domain, notices, etc. S. F. 320, judiciary.
Authorise the establishment of rural water districts. S. F. 372, Smith and
Flatt; H. F. 491, Bergman and Varley.
Tax sales of property of deceased old-age assistance recipients. S. F. 375,
Van Gilst; H. F. 440, Dunton.
Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda.
Any taxpayer may file an appeal to department of revenue on any decisies,
etc. S. F. 455, Lodwick.
Fee for filing notice of corporate dissolution. S. F. 460, Conklin.
Require a final notice to each taxpayer before his property can be sold at
tax sale. S. F. 512, Dodds.
Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.
Acknowledgments and notaries public. H. F. 725, Kluever.
Street lighting districts, establish in unincorporated areas. S. F. 568, Laverty
and Gaudineer.
Low-rent housing projects. H. F. 729, More et al.

Low-rent housing projects. H. F. 739, Koch, et al. Collection agencies, discourage undesirable practices. H. F. 755, Franklin, et al.

NURSING HOMES-

(See Homes, sub-ref Nursing)

OFFENDERS-

General

Larcenous offenses, redefine, modify punishment, etc. H. F. 30, Bailey.
Criminal offenses, redefine, change punishment, etc. S. F. 34, O'Malley.
Leased and rented vehicles offenses. S. F. 274, judiciary.
"Careless" and "reckless" homicide with a motor vehicle, punishment of such offenses. H. F. 285, Kennedy of Dubuque, et al.
Sex offenses against children, treatment and confinement of persons longer sentences. S. F. 248, Stanley, et al; H. F. 365, Miller of Marshall, et al.

Preventing persons from, by force, lawful employment, work, etc., criminal offense. H. F. 316, Grassley, et al.

Operation of power boats, violations by juveniles. H. F. 329, conservation and

recreation.

recreation.

Establish forest camps for juvenile offenders, also possible other faciliteis in the future. H. F. 389, social services.

Penalties for child abuse. S. F. 348, Dodds.

Sexual offenses. S. F. 361, Reichardt and Gaudineer.

"Bucket shops," illegal. S. F. 383, commerce.

Prohibit ownership, possession, etc. of firearms by persons convicted of a serious offense or delinquent children. S. F. 476, Stanley, et al.

Peace officers arrest person for a nonindictable as well as indictable public offense without arrest warrant. H. F. 553, Crosier.

Careless, reckless driving, and reckless homicide, motor vehicle, penalties.

H. F. 667, Crosier, et al.

Community correction centers, social services, appropriation. H. F. 718,

Community correction centers, social services, appropriation. H. F. 718, Jesse. et al.

Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy. Damages caused by unlawful destruction, taking, or possession of wildlife owned by the state, collect. H. F. 780, conservation and recreation. Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement.

OFFICERS-

(See also Police)

General

Contributions, peace officers' retirement system. S. F. 11, Frommelt, et al.; H. F. 11, Klein, et al.
Peace officers' retirement system, benefits to beneficiaries. S. F. 12, Frommelt, et al.; H. F. 12, Klein, et al.
Training academy, law enforcement officer's, appropriation. H. F. 57, appro-

priations. Public disturbances.

Public disturbances. H. F. 59, Bennett. Law-enforcement personnel, employment. H. F. 97, Fisher of Greene, et al. Probation officers and parole agents, requirements. H. F. 83, Johnston of Johnson.

Intoxicated drivers, chemical testing. H. F. 92, Klein. Special security officers for institutions under board of regents. S. F. 106, higher education. Examiners of applicants for drivers' licenses, appointment of. H. F. 148,

Lipsky, et al.

('orrect title, lowa law enforcement academy, H. F. 260, 62nd General Assembly. H. F. 160, iaw enforcement.

Constable fees. H. F. 178, Dougherty.

Firemen and policemen, benefits for disabled and retired, annual readjustment of pensions, etc. S. F. 178, Thordsen, et al.; H. F. 386, Voorbeers

et al.

hees, et al.

Truancy officers, not school nurse. H. F. 244, Kennedy of Chickasaw.

Retired policemen, firemen, and highway patrolmen, income tax purposes, same level as retired supreme court judges, Viet Nam veterans and private citizens. H. F. 284, Renda.

Residency requirements for civil service workers. S. F. 244, Potgeter. Information furnished by citizens to peace officers. H. F. 307, Knight.

Riot control. S. F. 261, Arbuckle, et al.

Agents, etc. of liquor control commission authority to enforce liquor laws. H. F. 318, law enforcement.

Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.

Law-enforcement officers' training academy, remove from department of public safety. S. F. 344, Thordsen.

Seizure and search of criminal suspects by peace officers. H. F. 432, Pelton. Implied consent statute, invoke, graduates of Iowa law enforcement academy. H. F. 466, Kennedy of Dubuque.

Annual readjustment of pensions, etc., retired firemen and policemen. S. F. 438, Thordsen, et al; H. F. 533, Jesse, et al.

Annual readjustment of pensions, etc., retired peace officers. S. F. 448, Thordsen, et al.

Annual readjustment of pensions, etc. for retired peace officers. S. F. 448,
Thordsen, et al.

Peace officers arrest person for a nonindictable as well as indictable public
offense without arrest warrant. H. F. 553, Crosier.

Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.

Eliminate all references to police in the act creating the law-enforcement
officers' training academy. S. F. 642, law enforcement.

Justices of the peace, constables, and township clerks, 4 year terms. H. F.
233, Mendenhall.

Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and laws pertaining to disruptive conduct at our public universities. S. C. R. 33, S. J. 1358, 1682, 1693, adopted; H. J. 1732.

Justices of the peace, constables, and township clerks, 4 year terms. H. F. 233, Mendenhall.

OLD AGE ASSISTANCE-

General

Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster. Old-age assistance recipients, prearranged funeral expenses. H. F. 253, Asdersen.

Tax sales of property of deceased old-age assistance recipients. S. F. 375, Van Gilst; H. F. 440, Dunton.

Sale of real estate of old-age recipients other than public auction, social services. H. F. 616, social services. Gold-age assistance recipients retain larger homestead without losing eligibility. S. F. 578, Curran.

OMBIIDSMAN-

General

Ombudsman act. S. F. 29. Potgeter, et al.: H. F. 296. Winkelman, et al.

OPTOMETRY-

Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.

Optometric service plan, optometrists participate in. H. F. 227, Goode, et al. Dispensing opticians, standards and requirements for the registration and certification of. S. F. 288, Walsh, et al.; H. F. 342, Kluever, et al. Optometric service plan, optometrists participate in. S. F. 363, Sullivan.

et al.

Professional corporations. H. F. 652, Pelton. Professional and foreign professional corporations. S. F. 554, Stanley, et al. Eye-protective devices. H. F. 169, Van Drie. Eye-protective devices. H. F. 395, Baker.

ORGANIZATIONS....

General

Employees, public, membership in labor unions, etc. S. F. 57, Hougen. Definition and regulation of property tax exemptions, certain institutions, etc. S. F. 469, Neu, et al; H. F. 582, Den Herder.

ORPHANS

General

War orphans educational aid fund, increase assistance. H. F. 499, Miller of Page, et al.

OSTROPATHY.

General Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.
Osteopathic physicians and surgeons, hospital staff privileges. H. F. 617,

Osteopatric physicians and subsection, income Fischer of Grundy.

Professional corporations. H. F. 652, Pelton.

Professional and foreign professional corporations. S. F. 554, Stanley, et al.

PARI-MUTUEL-

Horse racing, pari-mutuel wagering. S. F. 566, Sullivan, et al.; H. F. 742, Crabb, et al.

PARKING.

General

General
City parking facilities, multi-story, lease a portion of for commercial office or retail use. H. F. 554, Kreamer, et al.
Parking of vehicles on private property. S. F. 528, Nicholson; H. F. 728, Holden.
Public parking facilities, optional court confirmation. H. F. 730, Van Drie.
Parking facility on capitol grounds, appropriation for study. H. F. 812, Klein.

PARKING METERS...

General

Use of parking meter funds. H. F. 405, Pelton, et al.

PARKS

General

Conservation boards, county provide uniforms, operate or lease concessions, parks. H. F. 21, Radl.
Roadside parks. S. F. 33, Balloun.
Fees for use of state owned recreational areas. H. F. 260, Tieden.
Littering of public property, penalty. H. F. 270, Shaw, et al.
Turkey River state park, development of, appropriation. S. F. 281, Rigler;
H. F. 366, Hanson of Howard-Mitchell.
Zoning regulations within prescribed distances of highways parks.

Zoning regulations within prescribed distances of highways, parks, retional areas, and navigable rivers. H. F. 358, Middleswart, et al.

State park roads, maintenance. S. F. 337, conservation and recreation. Littering of public property, penalty. S. F. 464, Conklin, et al. Hunting on state preserves. H. F. 808, conservation and recreation.

PARLIAMENTARY PROCEDURE-

General

Parliamentary procedure. S. F. 595, rules.

PAROLE

(See Social Services, sub-ref, Parole, board of)

PEACE OFFICERS-

(See Officers and/or Police)

PENAL INSTITUTIONS-

General

Death penalty, lethal gas, Governor, Lieutenant Governor and Attorney General, communication with warden. H. F. 314, Knight, et al. Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen. Escapes, etc., penalties, state training school for boys. H. F. 696, Ossian, et al.

Prisoners

Post-conviction procedure. S. F. 444, Mowry. Furlough plan for prisoners, social services. H. F. 681, social services.

PENALTIES

Fines, penalties, etc. accruing to the benefit of state or county, deposited and expended, determined by the General Assembly. H. J. R. 5, Holden.

Crimes committed or attempted when armed with firearms, penalties for. H. F. 144, Fischer of Grundy, et al.; S. F. 175, Conklin, et al.

Correct overlapping penalties in the law on real estate brokers as amended. H. F. 166, judiciary.

Water navigation regulations, violations. H. F. 228, conservation and recre-

ation. Trespassing posted private property, penalty. S. F. 213, Stanley, et al.; H. F. 259, Drake, et al.
Punishment for reckless driving on the highway. H. F. 382, Bailey.
Tax on trading stamps. H. F. 385, Rodgers, et al.
Penalties for child abuse. S. F. 348, Dodds.
Alimony and child support, failure to pay, punishment for contempt. H. F.

Alimony and child support, range to pay, part of 437, Hill.

Emergency curfew ordinances by cities and towns. S. F. 414, Shirley.

Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.

Official traffic-control devices, unauthorized possession a misdemeanor. H. F. 534, Cunningham, et al.

Possession of fireworks except for lawful uses a misdemeanor. S. F. 450,

Possession of Breworks except for having also minds and the Thordsen, et al.

Littering of highways, penalties. S. F. 461, Conklin, et al.

Ambulance services, standards for. H. F. 574, Pelton.

Termination of pregnancy. S. F. 502, Doderer; H. F. 626, Radl.

Hearing-aid dealers, license and regulate. H. F. 623, Newton; S. F. 550, Nicholson, et al.

olson, et al.

Elevators, dumbwalters, escalators, etc., inspection of. H. F. 634, Jesse, et al. Penalties for receiving stolen goods. H. F. 648, Welden.

Careless, reckless driving, and reckless homicide, motor vehicle, penalties.

H. F. 667, Crosier, et al.

Criminal abortion, increase penalties. S. F. 584, Doderer.

Vehicular homicide. H. F. 711, Pelton.

Eavesdropping and wiretapping unlawful, exceptions, penalties. H. F. 720, Fischer of Grundy and Andersen.

Robbery of passengers in vehicles. H. F. 675, Fischer of Grundy.

Licensing of grain dealers. H. F. 688, Schroeder and Stromer.

Escapes, etc., penalties, state training school for boys. H. F. 696, Ossian, et al.

Leased and rented vehicle offenses, penalties. H. F. 765, judiciary.

Leased and rented vehicle offenses, penalties. H. F. 765, judiciary. Weight and load of motor vehicles, temporary restrictions, penalties. H. F. 767, transportation.

Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.

Marijuana, penalties for possession of. S. F. 653, law enforcement.

Retirement Systems, sub-ref. pensions) (See

PERMITS-

General Cab cards, issue single one for vehicles. S. F. 3, Lamborn, et al.; H. F. 3,
Miller of Page, et al.
Gun permit, 3 day waiting period. H. F. 89, Dougherty.
Drivers' licenses, new type, photo. S. F. 90, Kosek.

Surrender of beer permits. S. F. 120, DeHart, et al.
Strikes obsolete reference from law on mandatory revocation of beer permits. H. F. 128, judiciary.
(lass "C" beer permits, cost of. H. F. 140, Fischer of Grundy.
Work permits for children, wholesome occupations. S. F. 217, Doderer.
Child labor. H. F. 313, Grassley, et al.
Child labor. S. F. 315, Gaudineer.
Child labor, remove some restrictions. H. F. 393, Diets.
Licensing, inspection and operation of ambulances, regulate. H. F. 402, Mezvinsky. vinsky.

Temporary cigarette licenses, H. F. 430, Priebe. Beer permits, liquor control commission suspend. H. F. 524, Fisher of Greene, et al.

et al.

Immediate cessation of business of liquor control license holders in certain circumstances. H. F. 526, Fisher of Greene, et al.

Qualifications of bus drivers, private or common carriers, school bus service. S. F. 457, Lodwick.

Movement of vehicles and loads of excess size and weight, days and routes, secondary roads. S. F. 489, transportation.

Elevators, dumbwaiters, escalators, etc., inspection of. H. F. 634, Jesse, et al. Driver education instructors conduct examinations for instruction permits and temporary drivers' permits, etc. H. F. 689, Hill.

Issuance of beer permits by liquor control commission. H. F. 754, Fisher of Greene and Van Drie.

Truck operator application for permit filing fees. H. F. 759, commerce. Liquid transport carrier application filing fees, certificate. H. F. 764, commerce.

merce.

Regulate construction of pipelines. H. F. 772, agriculture. Regulate construction of pipelines. S. F. 627, agriculture. Mandatory revocation of beer permits. S. F. 644, law enforcement.

General

Pesticides, use or non-use of by department of agriculture, registration of, etc. H. F. 781, Langland, et al.

PETITIONS.

General

Consolidation of counties. H. F. 282, McIntyre, et al. Uniting of school districts. H. F. 335, Van Nostrand. Consolidation of counties. S. F. 290, Flatt, et al.

PHARMACIES-

General

Narcotic, counterfeit, depressants, and stimulant drugs, enforcement of laws and regulations. S. F. 238, state government.

Increase license fees of pharmacists, pharmacies, and wholesale druggists.

H. F. 515, Voorhees, et al.

Drugs, narcotic type, violations, etc. H. F. 516, Voorhees, et al.

State departments, appropriation, very similar to S. F. 597. H. F. 793, appro-

priations.

State departments, appropriation, very similar to H. F. 793. S. F. 597, appropriations.

PHYSICAL THERAPY-

(See Medical and other Professions)

PHYSICIANS.

(See Medical and other Professions)

PIONEER LAWMAKERS-

State departments' appropriation, vrey similar to H. F. 793. S. F. 597, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

Joint session Thursday, April 3, 1969 at 2:00 p.m., pioneer lawmakers present program. S. C. R. 8, S. J. 161, 467, adopted; H. J. 532, 614, adopted.

PIPELINES-

General

Regulate construction of pipelines. H. F. 772, Agriculture. Regulate construction of pipelines. S. F. 627, agriculture.

PLANNING AND PROGRAMMING-

General

Office for planning and programming under Governor, establish. H. F. 337,
Mayberry, et al; S. F. 501, Gaudineer, et al.
Reorganization of the executive functions of state government, establish executive department. S. F. 560, Clarke, et al.

State planning in Governor's office, local aid programs, etc., appropriation. S. F. 609, appropriations.

Office for planning and programming under Governor, state and local governments, establish. S. F. 649, state government.

PLATTING

General

Increase from 1 mile to 3 platting jurisdiction of cities and towns. H. F. 446, Newton, et al. Plats in cities and towns. H. F. 600, Camp.

PLUMBING.

General

Plumbing and plumbers, installation and licensing of. H. F. 181, Baker.

General

Insurance proceeds payable to medical practitioners, equate. H. F. 205, Miller of Des Moines, et al.

Professional corporations. H. F. 652, Pelton.

Professional and foreign professional corporations. S. F. 554, Stanley, et al.

POLICE.

General

Training academy, law enforcement officer's, appropriation. H. F. 57, apppropriations.

priations.

Public disturbances. H. F. 59, Bennett.

Telephone number for police and fire departments, establish uniform statewide. H. F. 117, Priebe, et al.

Correct title, Iowa law enforcement academy, H. F. 260, 62nd General Assembly. H. F. 160, law enforcement.

Firemen and policemen, benefits for disabled and retired, annual readjustment of pensions, etc. S. F. 178, Thordsen, et al.; H. F. 386, Voorhees, et al.

Retired policemen, firemen, and highway patrolmen, income tax purposes, same level as retired supreme court judges, Viet Nam veterans and private citizens. H. F. 284, Renda.

Residency requirements for civil service workers. S. F. 244, Potgetter.

Residency requirements for civil service workers. S. F. 244, Potgetter. Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.

Law-enforcement officers' training academy, remove from department of public safety. S. F. 344, Thordsen.

Annual readjustment of pensions, etc., retired firemen and policemen. S. F. 438, Thordsen, et al.; H. F. 533, Jesse, et al.

Annual readjustment of pensions, etc. for retired peace officers. S. F. 448, Thordsen, et al.

Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.

Eliminate all references to police in the act creating the law-enforcement officers' training academy. S. F. 642, law enforcement.

POLITICAL CAMPAIGNS-

General

Rights of civil service employees. S. F. 159, Stanley and Gaudineer; H. F. 278, McCartney, et al.
Study of election laws. S. J. R. 21, Gaudineer.

POLITICAL ORGANIZATIONS

General

Delegates to political conventions. S. F. 42, Hougen. Voter registration, mandatory. H. F. 52, Camp. Electors, qualified, vote in primary, new type ballot. H. F. 104, Mendenhall, et al.

That the democratic state central committee be commended for granting eighteen year olds full right to participate in their party electoral process. H. C. R. 44, H. J. 1807.

POLLUTION-

(See also Sewage)

General

Air pollution control commission, officers, term of office. S. F. 211, social ser-

Local sewage treatment works, water poliution control, appropriation. S. F. 519, Walsh, et al.: H. F. 722, Gannon, et al.

Air and water poliution, exempt from property taxation for ten years facilities installed to control. H. F. 69, Winkelman, et al.; S. F. 380, Lodwick and Rigler.

Air pollution control commission, officers, term of office. H. F. 351, social services.

Secretary of Agriculture designates an employee to attend some of the meetings of water pollution commission. H. F. 439, Campbell, et al.

Penalty, counties, cities and towns discharging refuse, etc. into water resources. H. F. 442, Van Roekel, et al.

Cities and towns issue bonds for developing commercial projects. H. F. 517.

Water pollution control. H. F. 598, Camp, et al.
I.S.U. of science and technology conduct research to determine whether and to what extent pollution hazards exist from use of agricultural chemicals in Iowa, report January 1, 1970. H. C. R. 15, H. J. 223, 246, adopted; S. J. 228.

POLYGRAPHS.

General

Detection of deception examiners, license and regulate. H. F. 732, Tapscott. Detection of deception examiners, license and regulate. H. F. 782, law enforcement.

POPULATION-

General

Limit population of election precincts. S. F. 149, McGill, et al.

POST-CONVICTION PROCEDURE-

Post-conviction procedure. S. F. 444, Mowry.

POULTRY-

(See Foods)

PREGNANCY-

General

Termination of pregnancy. S. F. 502, Doderer; H. F. 626, Radl. Criminal abortion, increase penalties. S. F. 584, Doderer.

PRESIDENT AND VICE PRESIDENT-

United States

General

Presidential preferential primary election H. F. 523, Freeman of Buena Vista. Urge congress abolish electoral college by proposing an amendment to the Constitution providing for the popular election of a President and Vice-President. H. C. R. 38, H. J. 1530.

PRINTING BOARD-

General

Printing machines and equipment, printing board, appropriation, S. F. 145. appropriations.

One member representing labor from printing trades appointed to state printing board. H. F. 272, Ellsworth and Caffrey.

Ing poard. H. F. 272, Elisworth and Caffrey.

State printing department and public printing, pay increases. H. F. 354, Edgington, et al.

Printing board, establish permanent revolving fund for, appropriation. H. F. 695, appropriations.

State departments' appropriation, very similar to S. F. 597; H. F. 793, appropriations.

State departments' appropriation, very similar to H. F. 793; S. F. 597, appropriations.

PRINTING

Publishing

General

Publishing notices and reports of proceedings, one newspaper, one owner. H. F. 288, Van Drie. Newspaper editorials, identify. S. F. 247, Briles, et al. State printing department and public printing, pay increases. H. F 354.

Printing machinery for the state auditor. S. F. 398, Hougen, et al.; H. F. 602, Fischer of Grundy, et al.

Publication of acts of the General Assembly, one newspaper. H. F. 556,

Klein. et al.

Printing board, establish permanent revolving fund for, appropriation. H. F.

695, appropriations.

Refund of taxes, illegal or improper levy, taxpayer must apply for. H. F. 100, Knight and Graham.

Publication of city and town council proceedings. H. F. 407, Van Drie.

Des Moines Register and Tribune Co., its editor and publisher and reporters
be publicly censored and reprimanded for irresponsible editorializing,
and denying privileges of Senate and House floors 2nd session of
63rd General Assembly. S. C. R. 41, S. J. 1642, 1677.

PRISONS.

(See Penal Institutions)

PRIZES.

Prize contests, restricting. S. F. 160, Benda.

Prizes or trophies awarded for golden gloves and amateur athletic union sponsored boxing. S. F. 484, Messerly, et al.; H. F. 601, Hansen of Black Hawk, et al.

PROBATE LAW-

Canaral Changes in the probate law. S. F. 289, DeKoster and Denman.

PRODUCTS-

General

Milk used for manufacturing purposes, requirements. H. F. 404, Langland and Baker.

PROFESSIONAL PRACTICES ACT-

General

Amend professional practices act, adm 307, Nicholson; H. F. 420, Shaw. admission to license examinations. S. F.

PROFESSIONAL TEACHING PRACTICES ACT-

Teaching practices commission, repeal chapter. S. F. 242, Hougen.
Professional teaching practices commission, source of revenue to provide for salaries, support, etc., increase fees. S. F. 527, schools.
Provide for salaries, support, maintenance, etc. of the professional teaching practices commission, appropriation. S. F. 697, appropriations.

PROPERTY-

General

Billboards, political. S. F. 28, Hougen.
Geological survey, property leasing of. S. F. 30, Doderer.
Sale of personal property, insurance, installment contracts. S. F. 40, Benda.
Personal property tax credit. H. F. 42, Winkelman, et al.
Real estate, installment purchases of, board of regents. S. F. 105, higher education. Remove assessor from acting as clerk, board of review. H. F. 103, Schmelser,

et al.
Schools, riots and strikes, students and employees dismissed. S. F. 123. Steph-

Schools, riots and section, state of property of the section of th

H. F. 145, Peterson.

Life insurance companies, investment of funds, urban real estate, personal property. S. F. 134, Benda, et al.; H. F. 153, McCartney, et al.

Assessment, valuation of real property, agricultural. S. F. 137, Anderson.

Agricultural land, value of. S. F. 138, McGill, et al.

Trespassing posted private property, penalty. S. F. 213, Stanley, et al.

Insurance by vendor of personal property sold on installment contracts.

H. F. 167, Fisher of Greene, et al.

Railroad property, special assessment against. H. F. 172, Winkelman, et al.

Removal of dead or diseased trees on public property, cities and towns issue general obligation bonds. H. F. 183, Lipsky.

Dead or diseased trees, removal of, assessments of costs. H. F. 184, Lipsky. Use tax, interstate transportation or commerce. H. F. 189, Renda.

Sales tax services or resale of tangible personal property, etc. H. F. 190, Renda.

Renda.

Three-point tax law, "property relief tax," repeal section. S. F. 188, judiciary. Tax exemptions and credits, property. S. F. 195, judiciary. Property tax limitation for area vocational schools, review by General Assembly. S. F. 197, judiciary.

Fire and casualty insurance companies, loan 75 percent of value. H. F. 221,

McIntyre

on of sales tax on cash difference between retail sales price and trade-in value, all except motor vehicles. H. F. 226, Miller of Jones, Collection of et al.

Condemnation of property for highway purposes, allow landowner to receive cash. H. F. 265, Cochran, et al.

Littering of public property, penalty. H. F. 270, Shaw, et al.

When access to a road or highway is taken, agency taking build and maintain the alternative access facility. H. F. 271, Christensen, et al.

Limitation of certain damage actions, improvements or work upon real property by architects, engineers, contractors, etc. H. F. 277, Van Drie, et al.; S. F. 431, Walsh, et al.

Sale of certain real estate, Carson-Macedonia community school district, Pottawattamic county. H. F. 335, Van Nostrand, et al.

Conveyance of real property, taxable at one percent of actual value. S. F. 294, Reichardt.

Property exemption for veterans, extend. H. F. 264, Fischer of Grundy, et al.; S. F. 367, Hammer and Lamborn.

Taxation of personal property, removes conflicts between sections. H. F. 379, Koch. Homestead tax credit, limit. H. F. 383, Bailey. Homestead tax credit, no more than one homestead. H. F. 384, Bailey. Assessment procedures for low-type street improvements. S. F. 323, Lamborn, et al.
Sale of property for delinquent taxes, notice. S. F. 324, Lodwick.
Counties acquiring property, tax sale, sell at private sale. S. F. 327, DeKoster. Issuance of sheriff's deeds to purchasers under special execution sale. S. F. Issuance of sheriff's deeds to purchasers under special execution sale. S. F. 333, judiciary.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley.

Homestead tax credit, double over 65. H. F. 399, Gannon.

Personal property tax credit, affidavit required therefor. H. F. 400, Tieden.

Civic awards and indemnification of citizens for aiding in law enforcement.

S. F. 358, Thordsen, et al.

Reversion of school house sites. H. F. 443, Van Drie, et al.

Personal property tax credits filed on or before July 1st. H. F. 479, Bailey.

State aid to high schools, change formula for distributing. H. F. 488, Stokes, et al. Computation of state aid to schools. H. F. 493, Renda, et al.
Livestock and all tangible goods held by retailers for sale purposes exempt
from personal property taxation, impose transaction tax. S. F. 404, Reichardt. Reichardt.

Benefited water districts, partially eliminate limitation of cost of assessments against property for water improvements. S. F. 407, Messerly.

Accept gift of real property for use of the state vocational rehabilitation facility at Charles City. H. F. 512, McCartney.

Market value of property, as determined by assessor, property tax purposes, schools. S. F. 424, Shaff.

Allocation of state funds to schools, equalize. S. F. 435, Walsh and Frommelt; H. F. 529, Kennedy of Dubuque and Blouin.

Cities and towns issue bonds for developing commercial projects. H. F. 517, Holden et al. Cities and towns issue bonds for developing commission.

Holden, et al.

State aid for public schools, equal emphasis to property valuation and income. H. F. 518, Strothman.

Compensation to landowners, etc. for property purchased prior to condemnation proceedings; owners, etc., uninformed as to elements of damages which may be compensated. H. F. 519, Cochran, et al.

Littering of public property, penalty. S. F. 464, Conklin, et al.

Definition and regulation of property tax exemptions, certain institutions, etc.

S. F. 469, Neu, et al.; H. F. 582, Den Herder.

Pipeline companies obtain permission from commerce commission to condemn property by eminent domain. H. F. 567, Johnston of Johnson, et al.; property by eminent domain. H. F. S. F. 486, Doderer.
Repeal property tax levy. H. F. 569, Roorda. Repeal property tax levy. H. F. 569, Roorda.

Merchants and manufacturers, personal property tax relief. H. F. 573, Balley.

Locally-owned utilities included in formula for computing school aid. H. F.

575, Fischer of Grundy.

Agricultural property, valuation and assessment of for purposes of taxation.

H. F. 592, Roorda.

Purchase of real estate by the state. H. F. 595, Doyle.

Municipal property tax relief fund, establish. S. F. 509, Walsh.

Community housing development board, establish, temporary reimbursement of property tax to housing developers. S. F. 510, Walsh and Potgeter.

Conveying land to D. C. Davison, Page county. S. F. 511 Liele. Conveying land to D. C. Davison, Page county. S. F. 511, Lisle.
Require a final notice to each taxpayer before his property can be sold at a
tax sale. S. F. 512, Dodds.
Search warrants, issuance of, obtain property, evidence. H. F. 607, Crosier.
Farking of vehicles on private property. S. F. 528, Nicholson; H. F. 728,
Holden. Rights of a tenant, maintenance and repair of rental property. H. F. 635. Jesse, et al. Improvement and repair of property, provide tax incentive for. S. F. 538, Stanley, et al.

nee paid needy blind persons, basic minimum standard. H. F. 658, social services. Assistance Search warrants, issuance of, obtain property, evidence, S. F. 555, law enforcement. State aid for schools, equalize. S. F. 576, Anderson.
Old-age assistance recipents retain larger homestead without losing eligibility. S. F. 578, Curran.
Land patents by the state. H. F. 726, Van Nostrand.
Street lighting districts, establish in unincorporated areas. S. F. 568, Laverty and Gaudineer.

Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.

Market value for inheritance tax purposes, definition of. H. F. 735, Bailey.

Assessment of real property. S. F. 589, ways and means.
Real property titles. S. F. 596, judiciary.
Regulate construction of pipelines. H. F. 772, agriculture.
Valuation and assessment of real and personal property. H. F. 784, ways and means.

Regulate construction of pipelines. S. F. 627, agriculture. Acquire and correct title to Valley bank building property. H. F. 786, appropriations.

Assessment of real property. S. F. 629, ways and means.
Subdivided lands, rules and regulations. S. F. 646, judiciary.
Highway commission pay all special assessments on land under its jurisdiction, assessed in same manner as private property. H. F. 805, trans-

portation.

portation.

Payments and assistance to persons required to relocate residence, etc., highway purposes. S. F. 684, transportation.

Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 30, judiciary.

Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.

Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 General Assembly. H. C. R. 21, H. J. 466, 556, 825, 826, adopted; S. J. 797, 880, 924, 969, 1253, 1463, 1498, 1853-1855, adopted; H. J. 1925, 1938, adopted.

Taxes

(See Taxes, sub-ref. Property)

PUBLIC DEFENDER-

Court-appointed counsel and public defenders, compensation. H. F. 510, Pelton, et al.

PUBLIC DEFENSE-

General

Capital improvements and repairs, etc., department of public defense, appropriation. S. F. 598, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appro-

priations.

State departments' appropriation, very similar to H. F. 793. S. F. 597, appro-

priations.

Public defense, department of, establish permanent revolving fund, payment of maintenance and operational costs of administrative state aircraft, appropriation. S. F. 668, appropriations.

PUBLIC HEALTH-

(See Health, sub-ref. General)

PUBLIC IMPROVEMENTS-

Real property, improvement and repair, taxes. S. F. 27, Hougen. Levee and drainage districts, public improvements, division of districts, etc. S. F. 181, Schaben: H. F. 255, Darrington and Waugh.

PUBLIC INSTRUCTION, DEPARTMENT OF-

(See Schools, sub-ref. Same)

PUBLIC PROSECUTOR-

General

Office of public prosecutor. H. F. 303, Voorhees, et al.

PUBLIC RETIREMENT SYSTEM-

(See Retirement Systems)

PUBLIC SAFETY, DEPARTMENT OF-(See also Highway Safety Patrol)

General

Enforcement of beer and liquor laws to public safety. H. F. 137, Fischer of Grundy.

Blood samples from deceased victims of motor vehicle accidents. H. F. 152,

Blood samples from deceased victims of motor vehicle accidents. H. F. 152, Kruse, et al.

Correct title, lowa law enforcement academy. H. F. 260, 62nd General Assembly. H. F. 160, law enforcement.

Issue operators' and chauffeurs' licenses, relieve highway patrol members. H. F. 266, Kreamer, et al.

Suspension of motor vehicle registration certificates and plates, eliminate if financially responsible, etc. H. F. 312, Mayberry.

Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al.

Telephone number for police and fire departments, establish uniform statewide. H. F. 117, Priebe, et al.

Point system for driver improvement. H. F. 330, Van Roekel, et al.

Bonding of employees of department of public safety and special agents, blanket bond. H. F. 363, law enforcement.

Highway patrol buildings, appropriation. H. F. 416, Menefee.

Public safety accept and expend funds available under national highway safety act, etc. H. F. 455, Fisher of Greene, et al.

Patrol add 24 men paid with federal funds, safety research and development programs. H. F. 551, Johnson of Audubon-Guthrie, et al.

Ambulance services, standards for. H. F. 574, Pelton.

Licenses, definition of, motor vehicles. H. F. 632, Blouin.

Abolish liquor control commission, eliminate state-owned stores, private licensees. H. F. 649, Fischer of Grundy, et al.

Disposal of stolen or abandoned vehicles. H. F. 703, Mayberry.

Motor vehicle inspection. H. F. 704, Bergman.

Driver education instructors conduct examinations for instruction permits and temporary drivers' permits, etc. H. F. 689, Hill.

Detection of deception examiners, license and regulate. H. F. 732, Tapscott. Revocation of drivers' licenses, corrects error. H. F. 738, Van Roekel.

Detection of deception examiners, license and regulate. H. F. 782, law enforcement.

Detection of deception examiners, license and regulate. H. F. 782, law enforcement.

Construction of a highway patrol district headquarters building at Oelwein, appropriation. H. F. 816, appropriations.

Motor vehicle registration plates, 5 years. H. F. 636, Tapscott and Holden. Drivers' licenses, new type, photo. S. F. 90, Kosek.

Narcotic, counterfeit, depressants, and stimulant drugs, enforcement of laws and regulations. S. F. 238, state government.

Riot control. S. F. 261, Arbuckle, et al.

Highway patrol buildings, appropriation, general fund. S. F. 296, Nicholson. Law-enforcement officers' training academy, remove from department of public safety. S. F. 344, Thordsen.

License, regulate, and control motor vehicle salvage dealers. S. F. 402, Gaudineer.

neer, Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law enforcement.

enforcement.

Motor vehicles, sale of, in-transit stickers, in and out of state, fee. S. F. 494, law enforcement.

Registration certificate must have mileage listed. S. F. 495, Hill.

Private detectives, license and regulate. S. F. 533, Thordsen, et al.

Use tax, also collected by public safety. S. F. 536, ways and means.

Automobile dealership franchises. S. F. 539, DeKoster, et al.; H. F. 654,

Kluever, et al.

Enforcing laws and regulations, motor vehicles, department of public safety. S. F. 548, Clarke, et al.
Snowmobiles, rules and regulations. S. F. 564, law enforcement.
Commissioner of public safety appointed by Governor. S. F. 567, state gov-

ernment.

Photo on operator's and chauffeur's licenses, increase. S. F. 639, law enforcement.

Registration of motor vehicles by nonresidents. S. F. 643, law enforcement. Public safety and various divisions thereof, appropriation. S. F. 650, appropriations.

Public safety, capital improvements for law enforcement academy, appropriation. S. F. 652, appropriations.

Public safety, computerizing state criminal information files, appropriation. S. F. 661, appropriations.

S. F. 661, appropriations.

Public safety, motor vehicle dealers license fee fund, appropriate from moneys received by. S. F. 663, appropriations.

Public safety, transfer of certain fees, taxes, interest, etc., purchase of supplies, etc., and for cost of manufacturing motor vehicle registration plates. S. F. 669, appropriations.

Drivers' education program, department of public instruction—supplies and materials and motor vehicle registration plates for public safety.

H. F. 659, appropriations,

PUBLIC SERVICE EMPLOYMENT ROARD-

l'ublic employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mezvinsky.

PUBLIC UTILITIES-

(See Utilities, sub-ref. Public Utilities)

PUBLIC WORKS-

General

Public works projects, establishment of wage rates. S. F. 92, Frommelt, et al.

PUBLICATIONS-

(See Printing-Publishing)

PURCHASING-

General

Centralized purchasing of materials and supplies for state, counties, and towns and school districts. H. F. 552, Huff and Milligan. counties, clties Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh: H. F. 743, Bailey, et al.

Central purchasing, state government. H. F. 756, Huff, et al.

RACING-

General

Horse racing, pari-mutuel wagering. S. F. 566, Sullivan, et al.; H. F. 742, Crabb, et al.

RADIATION-

General

Radiation control program, appropriation. S. F. 269, social services.

RADIO-

(See Communications)

RAILROADS-

General

General
Railway crossings. S. F. 25, Gaudineer.
Railroad property, special assessments against. H. F. 172, Winkelman, et al.
Railroad crossings, safety. S. F. 168, Schaben.
Transportation facilities for railroad employees, comfortable. S. F. 297, Dodds,
Equipment of locomotives and cabooses. H. F. 422, Hill.
Railroads right to investigate cattle claims, must fence, increase speed
through cities and towns. S. F. 419, DeKoster.
Railroad engines, warning lights. H. F. 386, Stromer, et al.
Prevent fires on and along railroad right-of-way. H. F. 611, Renda.
Prevent fires along railroad right-of-way. H. F. 776, law enforcement.

RAPE

General

Sex offenses against children, treatment and confinement of persons, longer sentences. S. F. 248, Stanley, et al.; H. F. 365, Miller of Marshall, et al.

Sexual offenses. S. F. 361, Reichardt and Gaudineer; H. F. 741, Bennett. Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement.

REAL ESTATE-

(See also Licenses, sub-ref. Real Estate)

General

Executive council authority to purchase, sell real estate, etc. H. F. 40, Dar-rington and Hanson of Howard-Mitchell.

Corporations engaged in farming, limit. S. F. 75, Schaben, et al.; H. F. 158, Cochran, et al.

Real estate, installment purchases of, board of regents. S. F. 105, higher education.

Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster. Life insurance companies, investment of funds, urban real estate, personal property. S. F. 134, Benda, et al.; H. F. 153, McCartney, et al. Real estate transfer, taxation. S. F. 144, Conklin.

Correct overlapping penalties in the law on real estate brokers as amended. H. F. 166, judiciary.

Insurance by vendor of personal property sold on installment contracts. H. F. 167, Fisher of Greene, et al.

Increasing amount of money a county may spend to repair and remodel buildings. H. F. 232, Andersen; S. F. 229, Erskine.

Public utilities, valuation. H. F. 299, Gannon.

Sale of certain real estate, Carson-Macedonia community school district, Pottawattamie county. H. F. 335, Van Nostrand, et al.

Conveyance of real property, taxable at one percent of actual value. S. F. 294, Reichardt.

License fees of real estate brokers and salesmen, payment of expenses of Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster.

License fees of real estate brokers and salesmen, payment of expenses of real estate commission. S. F. 299, Mogged, et al.

Qualifications for a real estate broker's license. S. F. 394, Sullivan, et al.

Reversion of school house sites. H. F. 443, Van Drie, et al.

Reporting sales, abnormal, of real estate to department of revenue. H. F.

Reporting sales, abnormal, of real estate to department of revenue. H. F. 538, Roorda.

Purchase of real estate by the state. H. F. 595, Doyle.

Plats in cities and towns. H. F. 600, Camp.

Sale of real estate of old-age recipients other than public auction, social services. H. F. 616, social services.

Land patents by the state. H. F. 726, Van Nostrand.

Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.

Valuation and assessment of real and personal property. H. F. 784, ways and means

means.

Acquire and correct title to Valley bank building property. H. F. 786, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

State departments' appropriation, very similar to H. F. 793. S. F. 597, ap-

propriations.

Subdivided lands, rules and regulations. S. F. 646, judiciary.

Creation and acquisition of conservation easements by voluntary means. S. F. 410, Erskine, et al.; H. F. 826, conservation and recreation.

REAPPORTIONMENT OF LEGISLATURE-

Apportionment of General Assembly, commission, make recommendations S. J. R. 5, Stanley, et al.; H. J. R. 1, Van Nostrand, et al. Representation in the General Assembly. S. F. 19, Frommelt, et al.; H. F. 19, Gannon, et al. Composition of the General Assembly, terms of office of Senators, and basis of representation of. S. J. R. 10, DeKoster, et al. Single member legislative districts, members of General Assembly elected from. S. J. R. 2, Lange, et al. Establish composition of General Assembly, provide for election of members thereof. H. F. 781, constitutional amendments and reapportionment. Iowa legislature requests Congress call a convention to propose an amendment to the U. S. Constitution regarding reapportionment. S. C. R. 13; S. J. 375, 407, 489, 490, 501, 508, 513, 526, 664, 666, 745, 756, 766, 767, 775, 776 adopted; H. J. 883, 1326, 1383-1345 adopted.

RECIPROCITY-

General

General
Reciprocity, commercial vehicles, mileage, etc. S. F. 1, Lamborn, et al.; H. F.
1, Miller of Page, et al.
Cab cards, issue single one for vehicles. S. F. 3, Lamborn, et al.; H. F. 2,
Miller of Page, et al.
Administration of reciprocity laws transferred to department of public safety. S. F. 483, Clarke, et al.
Motor vehicle registration reciprocity, impose restrictions upon nonresident
vehicles, etc. H. F. 585, Schroeder.
Motor vehicle reciprocity, may cancel apportioned registration privileges.
H. F. 683, Schroeder.
Reciprocity board, appropriation. S. F. 651, appropriations.

RECORDER-

General

County recorder charge and collect recording fees, tax liens. H. F. 448, Kreamer and Renda.

Tape recording sessions of the General Assembly. H. F. 702, Klein.

RECORDS-

Liquor licensees, records of, availability. S. F. 117, Frommelt.
Radiation control program, appropriation. S. F. 269, social services.
Conveyance of an interest in land, and defining marketable record title. S. F.
271, DeKoster and Denman. Court records, reproduction of, time limitation, etc. S. F. 276, Lodwick, et al.

RECREATION-

Recreational bikeways, establish. H. F. 139, Shaw.
Fees for use of state owned recreational areas. H. F. 260, Tieden.
Littering of public property, penalty. H. F. 270, Shaw, et al.
Zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers. H. F. 358, Middleswart, et al.
Littering of public property, penalty. S. F. 464, Conklin, et al.

REFORMATORIES

(See Penal Institutions)

REFUSE-

(See Pollution)

REGENTS, BOARD OF-

General

Real estate, installment purchases of, board of regents. S. F. 105, higher education.

Special security officers for institutions under board of regents. S. F. 106, higher education.

Lease properties and facilities by the board of regents. S. F. 298, Balloun, et al.

State-supported universities to give full college credit for courses taken at any junior or regular college in Iowa. H. F. 374, Fischer of Grundy.

Reimbursement to Harlan, expenses incurred, site for proposed western lows college. S. F. 335, Schaben; H. F. 460, Nielsen.

Area schools, reorganization of. H. F. 482, Brinck.
Sell WOI television station. S. J. R. 27, Reichardt.
Universities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education; H. F. 721, higher education.
State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state governments. ment

ment.

Repair, remodeling, maintenance, etc. of old capitol building in Iowa City under "protectorate" of board of curators. H. F. 717, Klein, et al. Regents, board of, institutions under the control of, appropriation. S. F. 655, appropriations; H. F. 811, appropriations.

Regents, board of, capital improvements, purchases of land, construction, etc., appropriation. S. F. 689, appropriations.

Regents, board of, capital improvements, purchase of land, construction, etc., appropriation. H. F. 828, appropriations.

Regents, board of, reimburse state educational institutions for deficiencies in operating revenues, appropriation. S. F. 696, appropriations; H. F. 829, appropriations.

Reimbursement to Harlan, exenses incurred, site for proposed western Iowa

Reimbursement to Harlan, exenses incurred, site for proposed western Iowa college. S. F. 698, appropriations.

Regents, Board of, reimburse state educational institutions for deficiencies ing operating revenues, appropriation. S. F. 696, appropriations; H. F. 829, appropriations.

That the proposed ten-year building program submitted by the board of regents be approved as submitted. H. C. R. 42, H. J. 1759.

That the board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable

regents be approved as submitted. H. C. R. 42, H. J. 1798.

That the board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable bonds. H. C. R. 43, H. J. 1761.

Board of regents authorized to build addition to the general hospital of the University of Iowa, 63rd G. A. supplement previous authorization for an additional increase in size, etc. S. C. R. 26, S. J. 1016, 1092, adopted, 1094, adopted; H. J. 1207, 1368-1370, adopted.

That the proposed ten-year building program submitted by the board of regents be approved as submited. S. C. R. 44, S. J. 1713, 1776, 1787, 1797, 1798, adopted; H. J. 1863-1866, adopted.

Board of regents be authorized to carry out projects in building program and to finance by borrowing money and issuing negotiable bonds. S. C. R. 45, S. J. 1715, 1776, 1787, 1798, 1799, adopted; H. J. 1866-1868, adopted. Signed by Governor 6-20-69.

Request board of regents maintain student tuition and fees at a moderate and reasonable level, consider limitations on enrollments, possibility of increasing teaching hours, and to cut all unnecessary expenditures. S. C. R. 46, S. J. 1785, 1820, 1825, 1826.

REGISTRATION-

(See also Motor Vehicles, sub-ref, Registration)

General

General

Lobbying activities, regulate. S. F. 37, Rigler and Hill; H. F. 38, Baker, et al. Voter registration, mandatory. H. F. 52, Camp. Voter registration, population 30,000 or more. H. F. 53, Camp. Voter registration, population 30,000 or more. S. F. 93, Conklin. Voter registration, precincts of 1500 population or more. S. F. 100, Shaff, et al. Landscape architects, registration. H. F. 121, Van Drie; S. F. 155, DeHart. Mobile deputy registrars, repeal. S. F. 143, Conklin. Voter registration lists. H. F. 136, Filsworth, et al. Permanent registration of voters for elections held in certain community school districts. H. F. 151, Holden; S. F. 156, Nicholson. Vital statistics, births, deaths, marriages, etc. H. F. 199, Campbell, et al. Lobbying activities, regulate. H. F. 216 Mezvinsky, et al. Farm wagon licensing. S. F. 220, Schaben. Proof of motor vehicle financial responsibility. H. F. 302, Van Roekel, et al. Vital statistics, births, deaths, marriages, etc. S. F. 256, Briles. Radiation control program, appropriation. S. F. 269, social services. Dispensing opticians, standards and requirements for the registration and certification of. S. F. 288, Walsh, et al.; H. F. 342, Kluever, et al. Renewal fees for certificates of registration of professional engineers and land surveyors H. F. 353, Kehe, et al.
Registration of social workers. S. F. 396, O'Malley, et al.; H. F. 563, Pelton, et al.

et al.

et al.

Required qualifications for registration as a professional engineer. H. F. 456, Kehe, et al.

Registration and protection of marks. S. F. 417, DeKoster.

Annual readjustment of pensions, etc., retired firemen and policemen. S. F. 438, Thordsen, et al.; H. F. 533, Jesse, et al.

Forbids voting in any election held within 10 days after registration of voters. S. F. 500, Walsh.; H. F. 622, Pelton, et al.

Registration of special mobile equipment by county treasurer. S. F. 562, Anderson, et al.

Snowmobiles rules and regulations. S. F. 564, law enforcement

Snowmobiles, rules and regulations. S. F. 564, law enforcement.

Suspension of driving privileges of uninsured motorists. H. F. 672, Hill. Licensing of grain dealers. H. F. 688, Schroeder and Stromer. Vehicle safety, inspections, etc. S. F. 615, law enforcement. Residency requirements for elections, also election workers, voters' on

etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.

Registration of watchmakers, etc. H. F. 785, state government.
Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

REHABILTATION-

General

Employees sustaining injuries, industrial commissioner supervise the professional care and rehabilitation of. S. F. 107, O'Malley.

Workmen's compensation, agriculture. S. F. 204, Gaudineer, et al.; H. F. 268,

Workmen's compensation, agriculture. S. F. 204, Gaudineer, et al.; H. F. 268, Ellsworth, et al.
Women offenders, social services, placement in appropriate adult correction institutions. H. F. 294, social services.
Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.
Accept gift of real property for use of the state vocational rehabilitation facility at Charles City. H. F. 512, McCartney.
Work and training program, families receiving ADC. S. F. 488, Stanley, et al. Treatment of alcoholism. S. F. 525, social services.
Community correction centers, social services.

Community correction centers, social services, appropriation. H. F. 718. Jesse. et al.

Uniform juvenile court act. H. F. 794, Kluever. General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.

RELIER

General

County relief, work program for recipients of. S. F. 477, Stanley, et al. Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.

RESEARCH-

General

Human body after death, gift of all or part of, medical research. H. F. 305, Milligan, et al.

Human body after death, gift of all or part of, medical research. H. F. 322, Pelton, et al.; S. F. 368, Mowry.
Highway safety patrol, add 24 men paid with federal funds, safety research and development programs. H. F. 551, Johnson of Audubon-Guthrie,

et al.

Street research fund, establish. S. F. 637, transportation.

RETAILER-

General

Sales tax, individuals engaged in sale of enumerated taxable services as retailers. H. F. 191, Renda.

Retailer credit or discount paying sales tax receipts. H. F. 295, Baker.

Franchised agreements terminated, establish liability of manufacturers, etc.

H. F. 401, Mondenhall and Tieden.

Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404,

Reichardt. Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey, Seller of goods, liability of. H. F. 612, Bailey. Sales and use tax, resale certificates. H. F. 746, Kluever.

RETARDATION-

General

Mental retardation unit, special, establish. S. F. 5, Lucken, et al.; H. F. 5, Miller of Des Monies, et al.

Patients admitted to the mental retardation hospital-schools, clarify liability for support furnished by counties. H. F. 215, Van Roekel. Mentally retarded person, definition. S. F. 6, Lucken, et al.; H. F. 6, Miller of Des Moines, et al.

RETIREMENT SYSTEMS-

(See also Teachers, sub-ref. Retirement)

General

Retirement system funds, investment of, employment security commission, S. F. 10, Frommelt, et al.; H. F. 10, Klein, et al.

Contributions, peace officers retirement system. S. F. 11, Frommelt, et al.; H. F. 11, Klein, et al.

Unemployment compensation benefits for recipients of retirement, social security or vacation benefits. H. F. 115, Renda, et al.

Municipal judges, disability. H. F. 357, Van Drie.
Retirement and removal of judges. S. F. 311, judiciary.; H. F. 428, judiciary.
Retirement systems for policemen and firemen, pay certain benefits, civil service. H. F. 381, Andersen.
Increase annuity of judges retired since effective date of mandatory retirement. H. F. 403, Milligan, et al.
Members or former members of armed forces, portion of annuities or retirement pay exempt from state income tax. S. F. 384, Rigler.
Increase annuity of judges retired since effective date of mandatory retirement. S. F. 401, Gaudineer and O'Malley.
Active and retired members fo IPERS buy back prior service credit. S. F. 430, Walsh.

Walsh.

Annual readjustment of pensions, etc. for retired peace officers. S. F. 448,

Thordsen, et al.

Municipal utility retirement systems. H. F. 581, Van Drie, et al.; S. F. 505, Walsh.

Pensions

Peace officers' retirement system, benefits to beneficiaries. S. F. 12, Frommelt, et al.; H. F. 12, Klein, et al.

IPERS, additional retirement allowance option. S. F. 13, Frommelt, et al.;

H. F. 13, Klein, et al.

IPERS, investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15,

Klein, et al.

Teachers' pension. H. F. 177, Grassley, et al.

Firemen and policemen, benefits for disabled and retired, annual readjustment of pensions, etc. S. F. 178, Thordsen, et al.; H. F. 386, Voorhees, et al.

Public

Retirement systems for cities and towns. H. F. 111, Den Herder and Ossian. Employees in education have benefit of tax-sheltered annuity programs. H. F. 332, Miller of Jones. Employees in education have benefit of tax-sheltered annuity programs. S. F.

582, schools.

REVENUE, DEPARMENT OF-

General

General

Computation of aricultural land tax credit. H. F. 170, Voorhees.

Legal counsel for departments of revenue, social services, and highway commission. S. F. 174, O'Malley, et al.

Income tax, length of time for refund or credit. H. F. 193, Renda.

Tax review, board of, for conducting hearings, etc. H. F. 200, Renda.

Revenue laws, revise and amend Code. S. F. 176, judiclary.

Co-ordinate various statutes with the act creating department of revenue.

S. F. 177, judiclary.

Basic school tax, county auditor determine. S. F. 218, Van Gilst.; H. F. 496, Dunton.

Dunton. Board of tax review issue subpoenas and take written testimony of the conduct of the hearings before the board of tax review. H. F. 281,

duct of the hearings before the board of tax review. H. F. 281, Renda.

Income tax, certain cities, based upon percentage fo state income tax. S. F. 239, DeHart.

Tax equalization and state aid, county auditor determine basic school tax.
H. F. 362, Varley, et al.

Tax on trading stamps. H. F. 385, Rodgers, et al.

School districts impose income tax, pledge such tax for payment of school bonds. S. F. 373, Lodwick.

Additional compensation to city and county assessors who achieve certifi-

cation by the international association of assessing officers. S. F.

Temporary cigarette licenses. H. F. 430, Priebe.

County recorder charge and collect recording fees, tax liens. H. F. 448, Kreamer and Renda.

Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404, Reichardt.

Reporting sales, abnormal, of real estate to department of revenue. H. F. 538, Roorda.

Any taxpayer may file an appeal to department of revenue on any decision, etc. S. F. 455, Lodwick.

Tax on beverages in cans, etc., conservation. S. F. 462, Erskine. Sales tax, permit cities, towns, etc. to impose, election. S. F. 481, Nicholson, et al.

et al.

Municipal utilities, pay property tax. S. F. 490, Reichardt.

Abolish liquor control commission, eliminate state-owned stores, private licensees. H. F. 649, Fischer of Grundy, et al.

Drivers' education program, department of public instruction; supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Legal counsel, department of revenue, social services, and highway commission employ. H. F. 723, Renda.

Sales and use tax, resale certificates. H. F. 746, Kluever.

Appropriate from motor vehicle fuel tax fund to department of revenue. H. F. 795, appropriations; S. F. 641, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, ap-

propriations. State departments' appropriation, very similar to H. F. 793. S. F. 597, ap-

propriations.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.

Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9., H. J. 126.

Conduct study, during interim, to determine fair share which banks, savings and loan associations, etc., should be required to contribute to the revenues of the state and how collected, report findings. H. C. R. 40; H. J. 1570, 1701, adopted; S. J. 1640, 1677, 1781, 1787.

Director

Tax exempt property, list of, by director of revenue to General Assembly. H. F. 34, Radi. Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda.

REVIEW, BOARD OF-

(See Assessments and/or property)

REVOLUTIONARY WAR MEMORIAL COMMISSION-General

Revolutionary war memorial commission, repeal chapter. H. F. 247, judiciary.

RIGHT TO WORK-

(See also Labor, all sub-refs.)

Labor union membership, permit union shop, disputes. H. F. 218, Bennett, et al.

RIOT-

General

Schools, riots and strikes, students and employees dismissed. S. F. 123, Stephens, et al.

Fire department personnel, civil disorders. H. F. 236, Andersen, et al.; S. F. 393, Sullivan, et al.

Riot control. S. F. 261, Arbuckle, et al.

Students taking part in violent demonstrations ineligible for state educational aid programs. H. F. 457, Grassley.

Emergency curfew ordinances by cities and towns. S. F. 414, Shirley.

Student disturbances at publicly supported educational institutions, dismissals. H. F. 521, Grassley, et al.

Aid to funding of the federal riot insurance program. S. F. 557, commerce. Aid in funding of the federal riot insurance program. H. F. 680, commerce. Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and laws pertaining to disruptive conduct at our public universities. S. C. R. 33, S. J. 1358, 1682, 1693, adopted; H. J. 1732.

RIVERS-

(See Waters)

ROAD USE FUND TAX-

General

Increase share of cities and towns in road use tax fund, increase diesel fuel tax. H. F. 290, cities and towns.

Increase tax on special diesel fuel. H. F. 293, Fisher of Greene, et al. Increase municipal allocation of road use taxes. H. F. 425, Milligan, et al. Increase the share of cities and towns in road use tax fund and, value of automobile for registration purposes. H. F. 714, transportation.

ROADS AND HIGHWAYS...

General

Beer, tax, debris clearance. H. F. 44, Bennett.
Glass botles, tax on certain types. S. F. 50, Benda.
Sewage, etc., prohibit discharge of along highways, etc. H. F. 56, Holden.
Motor vehicles, passing on interstate. S. F. 70, Kosek.
Secondary roads, maintenance. H. F. 94, Miller of Page, et al.
Recreational bikeways, establish. H. F. 139, Shaw.
Oversized vehicles, movement of. H. F. 142, Bailey.
Overtaking and passing of vehicles by other vehicles. S. F. 162, Dodds.
Destruction of noxious weeds along public roads. H. F. 187, Camp, et al.
Condemnation of property for highway purposes, allow landowner to receive cash. H. F. 265, Cochran, et al.

When access to a road or highway is taken, agency taking build and maintain the alternative access facility. H. F. 271, Christensen, et al. Increase share of cities and towns in road use tax fund, increase diesel fuel tax. H. F. 299, cities and towns.

Increase tax on special Diesel fuel. H. F. 293, Fisher of Greene, et al. Abandoned or vacated roads and highways, use of. H. F. 304, Van Drie. Punishment for reckless driving on the highway. H. F. 382, Bailey. State park roads, maintenance. S. F. 337, conservation and recreation. Primary road detours. S. F. 342, Clarke. Classification of highways, functional. H. F. 394, Welden, et al. Highways safety programs administered by the Governor. S. F. 385, Rigler. Trailers, speed limit when drawn by motor vehicles. H. F. 46, Doyle. Trailers, increase highway speeds for motor vehicles drawing. H. F. 445, Nelson.

Trailers, increance Nelson.

Nelson.

Increase fuel tax one cent per gallon, primary roads, highways and streets.

H. F. 449, Sorg, et al.

Hazardous primary road conditions given priority by highway commission in improving system. S. F. 426, transportation.

Littering of highways, penalties. S. F. 461, Conklin, et al.

Diagonal highways, Interstate 35, joint legislative committee to investigate actions of highway commission in establishment of. S. J. R., Potgeter, et al; H. J. R. 13, Edgington, et al.

Highways, construction and reconstruction of, fund, bonds. S. F. 473, Rigler. Movement of vehicles and loads of excess size and weight, days and routes, secondary roads. S. F. 489, transportation.

Discharge of sewage and other wastes, highway ditches, offenses, fine, etc. S. F. 517, transportation.

Traffic control devices at all highway intersections prior to July 1, 1971. S. F. 518, Potgeter, et al.

518, Potgeter, et al. 518, Potgeter, et al.

Highway construction, restoration of borrow areas. S. F. 534, transportation. Detour and haul roads, designate, primary road projects. H. F. 647, Welden. Increase the share of cities and towns in road use tax fund and, value of automobile for registration purposes. H. F. 714, transportation. Expedite movement of traffic in cities during severe weather conditions. H. F. 752, Huff and Jesse.

Detour and haul roads, designate, primary or interstate road projects. H. F. 787, transportation.

Highways, emergency repair, restoration, or reconstruction of. H. F. 807, transportation.

Highways, emergency repair, restoration, of transportation.

Payments and assistance to persons required to relocate residences, etc., highway purposes. S. F. 684, transportation.

Highway commission, appropriation. S. F. 687, appropriations.

Highway commission, appropriation. H. F. 823, appropriations.

RILES

General

General
Implementation and organization for annual sessions. H. F. 390, rules.
Every state department, etc., hold public hearings on any proposed rule, etc.
S. F. 365, Potgeter; H. F. 482, Welden.
Administrative rules and regulations. H. F. 625, Schroeder.
Parliamentary procedure. S. F. 595, rules.
Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.
Interim studies by standing committees, legislative research committee.
H. J. R. 18, rules.
Rules of administrative departments. H. F. 249, judiciary.
Permanent joint rules of the 63rd General Assembly. S. C. R. 27, S. J. 1049, 1377, 1417-1420, adopted, 1426-1427; H. J. 1494-1497, 1560, 1562, 1572, 1577, adopted; S. J. 1535, 1671, adopted; H. J. 1824, adopted.

RURAL WATER DISTRICTS-

(See Waters)

SAFETY-

General

Motorcycles, safety equipment. S. F. 22, Gaudineer; H. F. 155, Blouin. Eye-protective devices. H. F. 169, Van Drie. Railroad crossings, safety S. F. 168, Schaben. Use of safety emblems, slow-moving vehicles. S. F. 170, Hougen, et al. Certain safety rules, industry, exemption from. H. F. 214, Weiden, et al. Health and safety appliances in places of employment. H. F. 220, Bennett. Employment safety rules, regulations or standards, variance from. H. F. 229, Koch et al. Koch, et al.

Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott, et al.

Motorcycles, operation of. H. F. 319, law enforcement. Operation of motor boats, safety. S. F. 308, conservation and recreation. Employment safety, ditching and treching operations. S. F. 346, McGill. Eye protective devices. H. F. 395, Baker. Highway safety programs administered by the Governor, S. F. 385, Rigler.

Labor commissioner, duties of, employment safety, establish safety advisory board. H. F. 483, Skinner; S. F. 420, Dodds.
Highway safety patrol, add 24 men paid with federal funds, safety research and development programs. H. F. 551, Johnson of Audubon-Guthrie, et al.

Administration of reciprocity laws transferred to department of public safety. S. F. 483, Clarke, et al.

Annual inspection of motor vehicles, condition of registering etc. S. F. 496, Erskine; H. F. 705, Peterson and Koch. Semitrailers equipped with safety device to control jackknifing. S. F. 503, Frey. Registration plates, \$.25 cents reflective fee included in billing. H. F. 637, McCormick.

Hunting safety education. H. F. 682, Miller of Des Moines.
District attorney, establish office of. H. F. 691, Kluever, et al.
Towing vehicles, use of alternate safety devices. H. F. 698, Winkelman and Nelson.

Nelson.

Vehicle safety, inspections, etc. S. F. 615, law enforcement.

Regulate construction of pipelines. H. F. 772, agriculture.

Prevent fires along railroad right-of-way. H. F. 776, law enforcement.

Minimum living standards for migrant laborers. S. F. 626, human and industrial relations; H. F. 790, social services.

Regulate construction of pipelines. S. F. 627, agriculture.

Operation of watercraft under emergency conditions. H. F. 801, conservation

and recreation.

Prevention of fires, open burning under unsafe conditions. H. F. 806, law enforcement.

Highway Patrol

(See Highway Safety Patrol)

Highways

(See Roads and Highways)

SALARIES-

General

General

Examining boards, members, compensation. S. F. 58, Frey.

Municipal court judges, salary, increase. H. F. 101, Bennett, et al.

Removes statutory ceilings on salaries of municipal officials. H. F. 256, Miller of Des Moines, et al; S. F. 575, Walsh.

Deductions from salaries of school district employees by mutual agreement. H. F. 273, Andersen, et al; S. F. 241, schools.

Shorthand court reporters, compensation, etc. S. F. 253, DeKoster and Denman. Salary of sheriffs, increase. S. F. 266, Shirley.

Salaries of deputy sheriffs, board of supervisors decide. S. F. 267, Griffin and Frey; H. F. 341, Van Nostrand, et al.

Compensation of councilmen of cities and towns. S. F. 273, DeHart, et al.

Overtime pay for state employees. H. F 338, Mayberry, et al; S. F. 507, Waish. Director of development commission, strikes salary limitation. H. F. 348, Iowa development.

development. Board of supervisors shall fix salaries of its members, all county officers. H. F. 458, Klein.

General assembly, compensation of. H. F. 494, Voorhees. Increase salaries of bailiffs and clerks of the municipal courts. H. F. 506, Andersen, et al.

Implementation and organization for annual sessions. H. F. 390, rules. Saiary of deputy sheriff, counties where district court is held in two places.

S. F. 458, Lodwick.

S. F. 458, Lodwick.

Increasing county attorney salaries. H. F. 546, Huff, et al.

Sheriffs, increase compensation of. H. F. 550, Dunton, et al.

Merit pay plans by local school districts. S. F. 586, Conklin, et al.

Compensation of county officers, etc., increase. S. F. 587, county government.

One-third of the salaries of commissioners assessed to public utilities. H. F.

757, commerce.

Compensation of county officers.

Compensation of county officers, etc., increase. S. F. 614, county government. Payment of salaries to state employees every two weeks. S. F. 625, transportation.

Collective bargaining, employees, cities and towns. S. F. 678, cities and towns.

Wages, garnishment of, municipal and political corporations. H. F. 51, Waugh; S. F. 62, Erskine.

Public works projects, establishment of wage rates. S. F. 92, Frommelt, et al. Wages, uniform standards for payment of by employers. H. F. 107, Lipsky, et al.

Wages due employees from all employers, enforce payment. S. F. 148, Gaudineer, et al.
Wages subject to IPERS. S. F. 154, Doderer.
Wages subject to IPERS, raise. H. F. 197, Klein, et al.
Minimum wages for employees, administration of, enforcement of, "minimum wage act". H. F. 429, Hill, et al.

· 17 · 10%

SALES-

General

Intoxicating beverages, hours to sell. S. F. 46, Hill; H. F. 122, Van Rockel. Beer, sale of, time. H. F. 65, Perkins, et al.; S. F. 96, Frommelt and Walsh. Beer, sale of, time. H. F. 98, Perkins and Elisworth; S. F. 131, Frommelt and Walsh.

Liquor, time during which it may be delivered, sold and consumed. H. F. 110, Ellsworth, et al.; S. F. 109, Frommelt and Walsh.

Beer sales, off-premise consumption, as a "loss leader", prevention of, S. F. 118, Frommelt; H. F. 124, Brinck, et al.

Old-age assistance liens, state holding, sale of property. S. F. 128, DeKoster. Games or contests to promote the sale of gasoline, etc., prohibited. H. F. 138, Roorda, et al.

Explosive or incendiary devices, prohibit use, sale, or possession of, "molotov cocktails". H. F. 159, Bennett.

cocktails". H. F. 159, Bennett.
Insurance by vendor of personal property sold on installment contracts. H. F. 167, Fisher of Greene, et al.
Sales of tobacco, taxes, change words "village, borough or township" to "town or county". S. F. 183, judiciary.
Collection of sales tax on cash difference between retail sales price and trade-in value, all except motor vehicles. H. F. 226, Miller of Jones,

et al.

Issuance of sheriffs' deeds to purchasers under special execution sale. S. F. 333, judiciary.

Sales and use tax exemption for certain industrial materials and equipment. S. F. 371, Walsh; H. F. 461, Miller of Page, et al.

"Bucket shops", illegal. S. F. 383, commerce.

Exempt items costing 14 cents or less sold through vending machines from sales tax. S. F. 391, Thordsen, et al.; H.F. 655, Shaw.

Sale of mebile homes, travel and camping trailers on Sunday. H. F. 469, Baker.

Consumer frauds. H. F. 488, Lesse of al.

Consumer frauds. H. F. 486, Jesse, et al.

Livestock and all tangible goods held by retailers for sale purposes exempt
from personal property taxation, impose transaction tax. S. F. 404, Reichardt.

Prohibits inhalation or other ingestion of certain chemicals, etc., such as airplane glue, etc., penalties. H. F. 520, Renda.

Reporting sales, abnormal, of real estate to department of revenue. H. F. 538, Roords.

Sale or transfer of firearms to resident of adjacent states. H. F. 568, Millen. Vending of foods and beverages. H. F. 572, Pierson, et al.
Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey.
Cigarettes or tobacco, prohibit sale or gift of to minors. H. F. 588, Jesse.
Sale of real estate of old-age recipients other than public auction, social services. H. F. 616, social services.

services. H. F. 616, social services.

Use tax, difference between retail sales price and trade-in value, motor vehicles, also used cars, collect. H. F. 638, Kluever.

Sale of boars. H. F. 665, Winkelman and Stromer.

Provide for an Iowa beef council. S. F. 558, Clarke and Curran.

Provide for an Iowa turkey council. S. F. 559, Clarke.

Create school property tax replacement fund, certain revenues for fund, aliocate and appropriate amounts in fund. H. F. 715, Grassley.

Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh—H. F. 743, Bailey, et al.

Sales and use tax, resale certificates. H. F. 746, Kluever.

Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.

Provide an excise tax on sale of eggs and turkeys, market development. S. F. 618, agriculture.

Subdivided lands, rules and regulations. S. F. 646, judiciary.

Vending of foods and beverages. H. F. 803, agriculture.

Tax sales, deputy auditors in counties with dual county seats. H. F. 195, Shepherd. Counties acquiring property, tax sale, sell at private sale. S. F. 327, DeKoster. Bax sales of property of deceased old-age assistance recipients. S. F. 375, Van Gilst; H. F. 440, Dunton.

SALES TAX-

(See Tax. sub-ref. Sales)

SALVAGE.

General

License, regua... Gaudineer. regulate, and control motor vehicle salvage dealers. S. F. 402,

SANITATION-

General Labor camps, regulations and sanitary requirements, H. F. 317, Tapscott, Transient or movable lunch stands, license and inspect. H. F. 452, Freeman of Clay-Dickinson.

Hotels, motels, etc., bedding sanitation. H. F. 487, Strothman.

SAVINGS AND LOAN ASSOCIATIONS-

General

Savings and loan associations, loans, rules and regulations. S. F. 146, Benda, et al.; H. F. 168, Kluever, et al.

Prohibit operation of mobile units by banks and financial institutions. S. F.

Prohibit operation of mobile units by pages and credits tax, 8 percent of 225, Anderson, et al.

National and state banks, remove from moneys and credits tax, 8 percent of their net income, increase moneys and credits on savings and loan associations to 5 mills. H. F. 570, Van Nostrand, et al.

Conduct study, during interim, to determine fair share which banks, savings and loan associations, etc., should be required to contribute to the revenues of the state and how collected, report findings. H. C. R. 49.

H. J. 1570, 1701 adopted; S. J. 1640, 1677, 1781, 1787.

SCALES-

(See Weights-Measures)

SCHOLARSHIPS-

General

Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.

No athletic scholarships in area vocational schools or community colleges.
H. F. 378, Pelton, et al.
Scholarship and medical student tuition loan programs, appropriation. S. F. 636, appropriations.

SCHOOL DISTRICTS-

(See Schools, sub-ref. School Districts)

(See also Colleges, Universities and Regents, Board of)

Disclosure of personal beliefs and practices of pupils, parents. S. F. 492,

Denman, et al.

Certain school bond issue proposals, election, majority vote. S. F. 513.

Doderer and Reichardt.

Doderer and Reichardt.

Taking of school census, compel. S. F. 521, schools.
Authorize area schools to eater into lease agreements, with or without purchase options, for rental of buildings. S. F. 630, higher education.

School budget hearings. S. F. 640, schools.
School corporations, boundary changes, legalize. S. F. 675, schools.

Provide for salaries, support, maintenance, etc. of the professional teaching practices commission, appropriation. S. F. 677, appropriations.

School laws, study and codify. H. J. R. 7, Poncy and Langland; S. J. R. 19.

Doening day for public schools, uniform, etc. H. F. 79, Nelson; S. F. 115.

Lucken.

Requirements, school attendance, H. F. 81 Langland et al.

Requirements, school attendance. H. F. 81, Langland, et al.
Laboratory schools, aid to, corrects wrong reference. H. F. 130, judiciary.
Permanent registration of voters for elections held in certain community school districts. H. F. 151, Holden; S. F. 156, Nicholson.
Eye-protective devices. H. F. 169, Van Drie.
Uniforms for vocal and instrumental school music groups. H. F. 179, Mc-

Uniforms for vocal and instrumental school music groups. H. F. 179, McCormick and Stromer.
Truancy officers, not school nurse. H. F. 244, Kennedy of Chickasaw.
Child labor. H. F. 313, Grassley, et al.
Sale of certain real estate, Carson-Macedonia C. S. District, Pottawattamie
County. H. F. 335, Van Nostrand, et al.
School districts responsible for education of all children between ages of 6
and 18. H. F. 371, Lipsky, et al.
Reversion of school house sites. H. F. 443, Van Drie, et al.
War orphans educational aid fund, increase assistance. H. F. 499, Miller of
Page, et al.
Location of schoolhouses. H. F. 503, Blouin and Kennedy of Dubuque.
School census, 5-21. H. F. 513, Lipsky.
Loan of nonreligious books to private school students. H. F. 527, Blouin and

Loan of nonreligious books to private school students. H. F. 527, Blouin and

Kennedy of Dubuque.

Noncaucasian pupils shall not exceed 50 percent of total number of pupils, any particular school. H. F. 543, Franklin, et al.

Special education, children requiring. H. F. 545, Pelton and Camp.

Educational personnel, interstate agreement on qualification of. H. F. 547.

Tieden and Caffrey.

Locally-owned utilities included in formula for computing school aid. H. F. 575, Fischer of Grundy.

Counting of absentee voters' ballots by boards. H. F. 709, Andersen, et al.; S. F. 583, Erskine and Sullivan.
Educational standards, history, etc. H. F. 789, Bailey.
Study, review and codify laws relating to education below university level. S. J. R. 20, schools.
Appropriate state funds to, and provide for the use of public funds by private schools. S. J. R. 22, Gaudineer.
School librarians and guidance counselors, repeal stipulation requiring classification of schools for. S. F. 108, Stephens.
Educational institutions, sales and use tax exemptions. S. F. 184, judiciary.
Correct a wrong reference in the school law. S. F. 185, judiciary.
Basic school tax, county auditor determine. S. F. 218, Van Gilst; H. F. 496, Dunton.

Dunton.

Loan nonreligious textbooks to nonpublic school students. S. F. 227, Neu, et al.

Eligibility, extracurricular, interscholastic contests or competitions, schools, students approve or disapprove. S. F. 252, Reichardt.

Married students attend school, participate in extracurricular activities. S. F. Eligibility,

260, Reichardt, et al.
School buildings located at discretion of school boards. S. F. 293, Frommelt,

et al. Child labor. S. F. 315, Gaudineer.

School boards pay some expenses for extracurricular activities. S. F. 334, Doderer, et al.

Tuition and transportation for children residing in state, charitable, Institutions who enroll in special education programs. S. F. etc. 390. schools

Special education services to all children enrolled in public schools. S. F. 409. schools

schools.

All school election nomination procedures uniform, S. F. 416, DeKoster.
Establish policy and evaluative criteria toward accreditation of vocationaltechnical education by North Central Association of Colleges and
Secondary Schools and the National Commission on Accreditation.
H. C. R. 26; H. J. 824, 1113 adopted; S. J. 1037, 1820.

Appropriate 45 percent of current blennial appropriation for each educational
institution, study needs, objectives, etc., thereof by appropriate committees, report in 60 days. S. C. R. 5; S. J. 91, 175.

Committees on schools conduct study, during 1969 interim, manner in which
sex education is taught in schools. S. C. R. 31; S. J. 1251.

Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 581, appropriations.

Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.

General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.

L'ermanent revolving funds, administer federally financed programs (veterans education administration and school lunch program), appropriation.

S. F. 680 appropriations. education administration and sensor taken properties.

S. F. 680, appropriations.

Educational radio and television facility board, appropriation. S. F. 682, appropriations; H. F. 821, appropriations.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691,

appropriations.

appropriations.

Provide for salaries, support, maintenance, etc. of the professional teaching practices commission, appropriation. S. F. 697, appropriations.

Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 240, Frommelt, et al.

Appropriation, schools, sciences, math, etc.—special education, etc. H. F. 368, appropriations; S. F. 314, appropriations.

Higher education facilities commission, tuition grant program, appropriation. H. F. 827, appropriations.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley.

Area-Area Vocational

Area—Area Vocational

Reclamation of former junior or community colleges, authorizing tax levies for support and improvement of same. S. F. 468, Lisle.

Area schools, all counties join, S. F. 498, Frommelt and Walsh.

Vocational education, advisory council, federal funds. S. F. 544, schools.

Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.

Merged area school systems, legalise and validate all proceedings prior to Jan. 1, 1969. S. F. 573, higher education.

Extended time contracts for rental of buildings, etc., vocational schools or community colleges. S. F. 617, higher education.

Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations, with or without purchase options, for rental of buildings. S. F. 630, higher education.

General and vocational education administration funds, department of public instruction, appropriation. S. F. 679, appropriations.

Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.

Operation of area vocational schools, levy of taxes. H. F. 240, Graham, et al. State-supported universities give full college credit for courses taken at any junior or regular cellege. H. F. 374, Fischer of Grundy.

No athletic scholarships in area vocational schools or community colleges. H. F. 378, Pelton, et al.

Payment of general school aid to merged areas, area vocational school or community college. H. F. 292, Welden, et al.

Area vocational schools, prohibit teaching of liberal arts, etc. H. F. 397, Crabb.

Crabb.

Area vocational schools, prohibit teaching of liberal arts, etc. H. F. 397, Crabb.

Reimbursement, cost of instruction of high school students participating in vocational-technical programs, merged areas. H. F. 414, Lippold, et al. Area schools, reorganization of. H. F. 492, Brinck.

No college transfer program by an area junor or community college after January 1, 1969, etc. H. F. 539, Grassley.

Boone Junior College facilities, pay reatal, legalize. H. F. 535, Baker.

Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson. State aid to area schools, determination and distribution of. H. F. 685, Welden. No college transfer program by an area school after Jan. 1, 1969, discontinue after that date. H. F. 734, Grassley.

Area vocational school, create. S. F. 55, Shirley and Neu; H. F. 82, Johnson of Audubon-Guthrie, et al.

Property tax limitation for area vocational schools, review by General Assembly. S. F. 197, judiciary.

Colleges, area vocational schools, certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.

Advisory council, establish, vocational education. S. F. 332, schools.

Community colleges, merged area may not purchase land after Jan. 1, 1969, limitations, exclusions. S. F. 443, Briles; H. F. 614, Christensen, et al. Area schools, county may apply to join merged area. S. F. 446, Lamborn and Parker.

Boards

Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 525, Hougen, et al.; H. F. 713,

Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 525, Hougen, et al.; H. F. 713, Strothman, et al.

Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.

School boards pay dues to an association of school boards, school board members receive actual and necessary expenses. S. F. 545, schools.

Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.

Annuities for employees of county boards of education. S. F. 593, schools.

Members of state board of public instruction, method of selection, etc. H. F. 132, Mendenhall.

Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.

Counting of absentee voters' ballots by boards. H. F. 709, Andersen, et al; S. F. 583, Erskine and Sullivan.

Election and apportionment of membership of county boards of education. H. F. 766, schools; S. F. 638, schools.

Election and appointment of members of board of public instruction. H. F. 785, Freeman of Buena Vista and Winkelman.

Members of board of public instruction, method of selection, etc. S. F. 65, Lamborn.

Merger of county school systems, county boards of education. S. F. 161,

Merger of county school systems, county boards of education. S. F. 161, Stephens.

School boards authority to pay expenses of members, also all for establishment of an association of school boards, S. F. 284, Benda and Lodwick. School buildings located at discretion of school boards. S. F. 293, Frommelt,

et al.

School boards pay some expenses for extracurricular activities. S. F. 334, Doderer, et al.

Certain school bond issue proposals, election, majority vote. S. F. 513, Doderer and Reichardt.

Issuance of school bonds, Harlan-Shelby and Harrison Counties. H. F. 203, Nielsen.

School bonds, special election, legalize proceedings of Bondurant-Farrar. H. F. 243, Skinner. 243, Skinner.
General obligation bonds issued by school corporations, increase maximum

rate of interest. H. F. 640, schools.
School districts impose income tax, pledge such tax for payment of school bonds. S. F. 373, Lodwick.

Buses-Transportation

Transportation of pupils to schools, 1 mile or more. S. F. 647, schools. School buses, lighting, meet federal requirements. S. F. 671, schools.

Payment of transportation costs, private school students. H. J. R. 14, Christensen.

School buses, maximum speed limit. H. F. 60, Christensen.
Transportation of school children. H. F. 344, Ellsworth, et al.
School buses, lighting changes. H. F. 345, schools.
School buses, studded tires. S. F. 95, Kyhl and Keith; H. F. 112, Grassley and Knight.

Transportation of school children. S. F. 164, Frommelt, et al.

Exempting private and parochial school buses from payment of motor vehicle registration fees. S. F. 235, DeKoster, et al; H. F. 423, Kennedy of Dubuque and Blouin.

Tuition and transportation for children residing in state, charitable, etc. institutions who enroll in special education programs. S. F. 390,

schools.

Qualifications of bus drivers, private or common carriers, school bus service. S. F. 457, Lodwick.

County

Area schools, all counties join. S. F. 498. Frommelt and Walsh.

Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 535, Hougen, et al.; H. F. 718, Strothman, et al.

Strothman, et al.

Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.

Annuities for employees of county boards of education. S. F. 593, schools.

Mental retardation hospital-schools, clarify liability for support by counties.

H. F. 215, Van Roekel.

Election and apportionment of membership of county boards of education.

H. F. 766, schools; S. F. 633, schools.

Merger of county school systems, county boards of education. S. F. 161, Stephens

Stephens.

Instruction of children in county juvenile home. S. F. 192, judiciary. Basic school tax, county auditor determine. S. F. 218, Van Gilst; H. F. 496,

Dunton.

Appropriate funds to counties for aid to schools. S. F. 352, Shirley. Area schools, county may apply to join merged area. S. F. 446, Lamborn and Parker.

District

Limit liability of school districts to the defense and indemnification of its personnel, civil defense workers, etc. S. F. 514, Conklin.

Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 535, Hougen, et al.; H. F. 713, Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 535, Hougen, et al.; H. F. 713, Strothman, et al.

Attach annexed area to a contiguous school district, county board of education. S. F. 540, Reichardt; H. F. 692, Kreamer.

Merit pay plans by local school districts. S. F. 586, Conklin, et al.

School corporations, boundary changes, legalize. S. F. 675, schools.

Permanent registration of voters for elections held in certain community school districts. H. F. 151, Holden; S. F. 156, Nicholson.

Deductions from salaries of school district employees by mutual agreement.

H. F. 273, Andersen, et al; S. F. 241, schools.

Sale of certain retal estate, Carson-Macedonia C. S. District, Pottawattamie County. H. F. 335, Van Nostrand, et al.

Uniting of school districts. H. F. 356, Van Nostrand.

School districts responsible for education of all children between ages of 6 and 18. H. F. 371, Lipsky, et al.

School districts employ uncertificated personnel for clerical, monitorial, etc. duties. H. F. 684, Winkelman and Tieden.

State aid to public high school districts, method of distributing. H. F. 686, Roorda, et al.

Joint hiring of personnel by school districts. H. F. 724, Grassley.

Students take courses in another school district by agreement. S. F. 221, Neu, et al.; H. F. 459, Kennedy of Dubuque and Blouin.

Regional school districts, establishment and operation. S. F. 275, Leonard.

Require school districts teach contributions of racial and ethnic groups in social studies. S. F. 320, DeKoster, et al.

Driver Education

Driver education student teacher, on-the-job training. H. F. 277, Blouin, et al. Drivers' education program, department of public instruction—supplies and materials and motor vehicle registration plates for public safety. H. F. 659, appropriations.

Driver education instructors conduct examinations for instruction and temporary drivers' permits, etc. H. F. 689, Hill.

Limit liability of school districts to the defense and identification of its personnel, civil defense workers, etc. S. F. 514, Conklin.
Employees in education have benefit of tax-sheltered annuity programs. S. F. 582, schools.

Annuities for employees of the department of public instruction. S. F. 591, schools.

Annuities for employees of county boards of education. S. F. 593, schools. Deductions from salaries of school district employees by mutual agreement. H. F. 273, Andersen, et al.; S. F. 241, schools. Employees in education have benefit of tax-sheltered annuity programs. H. F.

332, Miller of Jones.

School districts employ uncertificated personnel for clerical, monitorial, etc. duties. H. r. 684, Winkelman and Tieden.

Joint hiring of personnel by school districts. H. F. 724, Grassley.

Schools, riots and Stephens, et al. riots and strikes, students and employees dismissed. S. F. 123.

Funds-Taxes

Reclamation of former junior or community colleges, authorizing tax levies for support and improvement of same. S. F. 468, Lisie.

Teaching practices commission, source of revenue to provide for salaries, support, etc., increase fees. S. F. 527, schools.

Authorize acceptance and distribution of federal funds, school lunch program. S. F. 645, schools.

Basic school tax formula and allocation of state equalization aid to public schools. S. F. 677, schools.

General and vocational education administration funds, department of public instruction. appropriation. S. F. 679, appropriations.

instruction, appropriation. S. F. 679, appropriations.

Permanent revolving funds, administer federally financed programs, (veterans

education administration and school lunch program), appropriation. S. F. 680, appropriations.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.

Operation of area vocational schools, levy of taxes. H. F. 240, Graham, et al. Tax equalization and state aid, county auditor determine basic school tax. H. F. 362, Varley, et al.

State aid for public schools, equal emphasis to property valuation and income. H. F. 518, Strothman.

H. F. 518, Strothman.

Locally-owned utilities included in formula for computing school aid. H. F. 575, Fischer of Grundy.

Agricultural land tax credit, graduated. H. F. 653, Bailey, et al. Create school property tax replacement fund, certain revenues for allocate and appropriate amounts in fund. H. F. 715, Grassley.

Make federal funds, services, etc. available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.

Disposition of fines from overloaded trucks, legislature decide. S. J. R. 17, Clarks.

Clarke.

Appropriate state funds to, and provide for the use of public funds by private schools. S. J. R. 22, Gaudineer.
Educational institutions, sales and use tax exemptions. S. F. 184, judiciary. Property tax limitation for area vocational schools, review by General Assembly. S. F. 197, judiciary.

Basic school tax, county auditor determine. S. F. 218, Van Gilst; H. F. 496, Dunton.

School districts impose income tax, pledge such tax for payment of school bonds, S. F. 373, Lodwick.

Market value of property, as determined by assessor, property tax purposes, schools. S. F. 424, Shaff.

Allocation of state funds to schools, equalize. S. F. 435, Walsh and Frommelt; H. F. 529, Kennedy of Dubuque and Blouin.

Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 581, appropriations.

Mental retardation hospital-schools, clarify liability for support by counties. H. F. 215, Van Roekel.

Educational institutions, sales and use tax exemptions. S. F. 184, judiciary. Instruction of children in county juvenile home. S. F. 192, judiciary. Tuition and transportation for children residing in state, charitable, etc. Institutions who enroll in special education programs. S. F. 390, schools.

Libraries

Librarians and guidance counselors for junior and senior high schools. H. F. 204, Andersen, et al.; S. F. 259, Erskine.

Libraries and guidance counselors for junior and senior high schools, not enforce. H. F. 224, Fisher of Greene, et al.; S. F. 222, Stephens, et al. School librarians and guidance counselors, repeal stipulation requiring classification of schools for. S. F. 108, Stephens.

Private-Parochial

Special education services to students attending nonpublic schools. S. F. 499, Walsh.

Payment of transportation costs, private school students. H. J. R. 14, Christensen.

Special education services to students attending nonpublic schools, when provided. H. F. 514, Kennedy of Dubuque and Blouin.

Loan of nonreligious books to private school students. H. F. 527, Blouin and Kennedy of Dubuque.

Kennedy of Dubuque.

Nonprofit private school students, aid to parents or guardians. H. F. 571, Brinck, et al.

Make federal funds, services, etc. available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.

Appropriate state funds to, and provide for the use of public funds by private schools. S. J. R. 22, Gaudineer.

Loan nonreligious textbooks to nonpublic school students. S. F. 227, Neu, et al. Exempting private and parochial school buses from payment of motor vehicle registration fees. S. F. 235, DeKoster, et al.; H. F. 423, Kennedy of Dubuque and Blouin. Dubuque and Blouin.

Establish a private school advisory committee, advise department of public instruction on teacher certification and standards, private schools. S. F. 429, DeKoster and Walsh; H. F. 646, Blouin and Kennedy of Dubuque.

Public Instruction, Department of and Superintendent of

Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.

Annuities for employees of the department of public instruction. S. F. 591,

schools.

Manpower development and training, vocational education, appropriation to public instruction. S. F. 622, appropriations.

General and vocational education administration funds, Department of public

instructions, appropriation. S. F. 679, appropriations.

Members of state board of public instruction, method of selection, etc. H. F. 132, Mendenhall.

Election of superintendent of public instruction. H. F. 540, Koch, et al.
Drivers' education program, department of public instruction—supplies and
materials and motor vehicle registration plates for public safety.
H. F. 659, appropriations. Drivers'

Election and appointment of members of board of public instruction. H. F. 783, Freeman of Buena Vista and Winkelman.

Members of board of public instruction, method of selection, etc. S. F. 65,

Lamborn.

Establish a private school advisory committee, advise department of public instruction on teacher certification and standards, private schools. S. F. 429, DeKoster and Walsh; H. F. 646, Blouin and Kennedy of Dubuque.

endent and department of public instruction review courses in sex education taught in public schools. S. C. R. 11; S. J. 353, 482, 507. Superintendent and department of public instruction review Radio and TV

Educational radio and television facility board, appropriation. S. F. 682, appropriations; H. F. 821, appropriations.

Educational television network, capital improvements of, appropriation. H. F. 822, appropriations; S. F. 686, appropriations.

Educational radio and television, no advertising, etc. S. F. 301, Reichardt.

Requirements-Currienlum-Courses-Subjects

Disclosure of personal beliefs and practices of pupils, parents. S. F. 492, Denman, et al.

man, et al.

Appropriation, schools, sciences, math, etc.—special education, etc. H. F. 368, appropriations; S. F. 314, appropriations.

Area vocational schools, prohibit teaching of liberal arts, etc. H. F. 397, Crabb. Special education, children requiring. H. F. 545, Pelton and Camp. History and contributions of minority groups taught kindergarten through twelve. H. F. 591, Franklin, et al.

Hunting safety education. H. F. 682, Miller of Des Moines. Students take courses in another school district by agreement. S. F. 221, Neu, et al.; H. F. 459, Kennedy of Dubuque and Blouin.

Eligibility, extracurricular, interscholastic contest or competitions, schools, students approve or disapprove. S. F. 252, Reichardt.

Married students attend school, participate in extracurricular activities. S. F. 266, Reichardt, et al.

260, Reichardt, et al.

Require school districts teach contributions of racial and ethnic groups in social studies. S. F. 320, DeKoster, et al.

School boards pay some expenses for extracurricular activities. S. F. 334,

Doderer, et al.

Colleges, area vocational schools, certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.

Riots-Strikes-

Procedures for the negotiation of teacher employment disputes and agree-ments through educators' associations, disallows strikes, etc. S. F. 648, schools.

Students taking part in violent demonstrations ineligible for state educational aid programs. H. F. 457, Grassley.

Student disturbances at publicly supported educational institutions, dismissals,

H. F. 521, Grassley, et al., riots and strikes, students and employees dismissed. S. F. 121, Stephens, et al.

Procedures for negotiation of teacher employment disputes and agreements through professional educators associations, disallows strikes, etc. S. F. 237, Stanley, et al.; H. F. 359, Shaw, et al.

State-Federal Aid

Vocational education, advisory council, federal funds. S. F. 544, schools. State aid for schools, equalize. S. F. 576, Anderson. Authorize acceptance and distribution of federal funds, school lunch program.

S. F. 645, schools.

Basic school tax formula and allocation of state equalization aid to public schools. S. F. 677, schools.

Permanent revolving funds, administer federally financed programs, (veterals education administration and school lunch program), appropriation.

S. F. 680, appropriations.

Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112.

scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.

Tax equalization and state aid, county auditor determine basic school tax. H. F. 362, Varley, et al.

Payment of general school aid to merged areas, area vocational school or community college. H. F. 392, Welden, et al.

Students taking part in violent demonstrations ineligible for state educational aid programs. H. F. 457, Grassley.

State aid to schools, equalization. H. F. 463, Radl, et al.

State aid to high schools, change formula and distributing. H. F. 488, Stokes, et al.

et al. Computation of state aid to schools. H. F. 493, Renda, et al.

War orphans educational aid fund, increase assistance. H. F. 499, Miller of

Page, et al.

State aid for public schools, equal emphasis to property valuation and income.

H. F. 518, Strothman.

Nonprofit private school students, aid to parents or guardians. H. F. 571,

Brinck, et al.

Distribution and payment of general school aid, area vocational schools or community colleges. H. F. 621, Christensen, et al.; S. F. 561, Anderson. State aid to area schools, determination and distribution of. H. F. 625, Welden. State aid to public high school districts, method of distributing. H. F. 686.

Roorda, et al.

Make federal funds, services, etc. available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.

Students attending school in another state, state aid. H. F. 314, schools. Appropriate funds to counties for aid to schools. S. F. 352, Shirley.

Effect of federal aid to schools upon state aid to schools. S. F. 387, schools: H. F. 779, schools.

Allocation of state funds to schools, equalize. S. F. 435, Walsh and Frommelt; H. F. 529, Kennedy of Dubuque and Blouin.

man, et al.

Special education services to students attending nonpublic schools. S. F. 499, Walsh.

Students attending area vocational schools and colleges included in state scholarship and loan program. H. F. 71, Voorhees, et al.; S. F. 112, Schaben, et al.

Schaben, et al.

Teachers' pension. H. F. 177, Grassley, et al.

Driver education student teacher, on-the-job training. H. F. 277, Blowin, et al.

Transportation of school children. H. F. 344, Ellsworth, et al.

School districts responsible for education of all children between ages of 6
and 18. H. F. 371, Lipsky, et al.

Reimbursement, cost of instruction of high school students participating in
vocational-technical programs, merged areas. H. F. 414, Lippeld, et al.

Students taking part in violent demonstrations inelegible for state educational
aid programs. H. F. 457, Grassley.

Special education services to students attending nonpublic schools, when provided. H. F. 514, Kennedy of Dubuque and Blouin.

Student disturbances at publicly supported educational institutions, dismis-

Student disturbances at publicly supported educational institutions, dismissals. H. F. 521, Grassley, et al.

Noncaucasian pupils shall not exceed 50 percent of tetal number of pepils, any particular school. H. F. 543, Franklin, et al.

Nonprofit private school students, aid to parents or guardians. H. F. 571, Brinck, et al.

Students attending school in another state, state aid. H. F. 814, schools. Schools, riots and strikes, students and employees dismissed. S. F. 123, Stephens, et al.

Students take courses in another school district by agreement. S. F. 221, Neu, et al.; H. F. 459, Kennedy of Dubuque and Blouin. Eligibility, extracurricular, interscholastic contests or competitions, schools, students approve or disapprove. S. F. 252, Reichardt.

Married students attend school, participate in extracurricular activities. S. F.

260, Reichardt, et al.

Tuition and transportation for children residing in state, charitable, etc., institutions who enroll in special education programs. S. F. 390, schools.

Teachers

Limit liability of school districts to the defense and indemnification of its personnel, civil defense workers, etc. S. F. 514, Conklin.
Certification of teachers. S. F. 526, schools.

Teaching practices commission, source of revenue to provide salaries, support, etc., increase fees. S. F. 527, schools.

Employees in education have benefit of tax-sheltered annuity programs. S. F. 582, schools.

Merit pay plans by local school districts. S. F. 586, Conklin, et al.

Procedures for the negotiation of teacher employment disputes and agreements through educators associations, disallows strikes, etc. S. F. 648, schools.

Insurance, unauthorized insurers and persons, regulated. S. F. 437, Thordsen, et al.

Eye-protective devices. H. F. 169, Van Drie. Teachers' pension. H. F. 177, Grassley, et al. Employees in education have benefit of tax-sheltered annuity programs. H. F. 332, Miller of Jones.

Uniform issuance and return of teachers' contracts. H. F. 427, Kluever, et al. Educational personnel, interstate agreement on qualification of. H. F. 547,

Tieden and Caffrey.

Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.

Langland, et al.

Joint hiring of personnel by school districts. H. F. 724, Grassley.

Educational requirements for teacher certification. H. F. 771, Grassley.

Procedure for negotiation of teacher employment disputes and agreements through professional educators' associations, disallows strikes, etc.

S. F. 237, Stanley, et al.; H. F. 359, Shaw, et al.

Teaching practices commission, repeal chapter. S. F. 242, Hougen.

Colleges, area vocational schools, certification of teachers, include ethnic and racial group courses. S. F. 360, DeKoster, et al.

Establish a private school advisory committee, advise department of public instruction on teacher certification and standards, private schools.

S. F. 429, DeKoster and Walsh; H. F. 646, Blouin and Kennedy of Dubuque. Dubuque.

Training

Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.
Escapes, etc., penalties, state training school for boys. H. F. 696, Ossian, et al.

SCIENCE-

General

Basic science examiners, compensation of, fees for examinations, increase. S. F. 426. Gaudineer.

SEARCH WARRANTS-

General

Search warrants, issuance and contents. S. F. 23, Gaudineer.
Search warrants, issuance of, obtain property, evidence. H. F. 607, Crosier.
Search warrants, issuance of, obtain property, evidence. S. F. 555, law enforce-

SECRETARY OF AGRICULTURE-(See Agriculture, sub-ref. section of)

SECRETARY OF STATE-

General
Articles of incorporation, amendments to, approval by Secretary of State.
H. F. 27, Bailey.
Sale of stocks, receipts, use of. S. F. 26, Balloun.
Elected executive officials, terms of office. H. J. R. 6, Shaw, et al.
Governor appoint Secretary of State, Treasurer, and Attorney General, General Assembly to appoint Auditor. S. J. R. 13, Dehman, et al.
Election of Governor, Lieutenant Governor, State Officials, Senate-elect Presiding Officer. S. J. R. 16, Lucken, et al.
Legalize professional boxing and wrestling. S. F. 326, Reichardt; H. F. 651,
Tapscott, et al.
Certain motor vehicle laws and regulations and control and administration of the highway patrol to Secretary of State. S. F. 379, Lamborn. General

Registration and protection of marks. S. F. 417, DeKoster. Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged. et al.

Presidential preferential primary election. H. F. 523, Freeman of Buena Vista. Governor appoint Secretary of State and Treasurer of State, Senate appoint Auditor of State. H. J. R. 12, Pelton.

Fee for filing notice of corporate dissolution. S. F. 460, Conklin.

Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. H. F. 774, Drake, et al.

appropriation, very similar to S. F. 597. State departments' H. F 793. appropriations

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

Residency requirements for elections, also election workers, voters' oaths, etc., ballots, district conventions, polling places, candidates, etc. S. F. 665, state government.

SECURITIES-

General

Articles of incorporation, amendments to, approval by Secretary of States.

H. F. 27, Bailey.

Terms of district court, securities and investment trust funds, retain word "Judge". S. F. 187, judiciary.

"Bucket shops", illegal. S. F. 383, commerce.

SECURITY OFFICERS-

(See Officers and/or Police)

SEED-

(See Agriculture, sub-ref. Seed)

SEIZURE AND SEARCH-

General

Seizure and search of criminal suspects by peace officers. H. F. 432, Pelton.

SERVICES-

General

Taxation of municipal services. H. F. 73, Den Herder, et al.
Service taxes on new construction, advertising and processing of farm products. H. F. 96, Sorg, et al.
Sales tax services or resale of tangible personal property, etc. H. F. 190.

Renda.

Sales tax, individuals engaged in sale of enumerated taxable services as retailers. H. F. 191, Renda.
Educational institutions, sales and use tax exemptions. S. F. 184, judiciary.
Services for children under department of social services. S. F. 208, social 208, social services.

Barbers and beauticians, repeals sales tax on services. S. F. 214, Palmer, et al. Exempt coin-operated laundries from collecting sales tax. S. F. 215, Palmer. Sales tax on construction materials and services. S. F. 336, Balloun, et al. Exempt coin-operated laundries and car washes from collecting sales tax. S. F. 388, Benda, et al.; H. F. 641, Elisworth, et al. Eliminates collection of service tax on municipal services. H. F. 509, Bennett,

et al.

et al.

Sale of services equal treatment with sales of tangible personal property.
S. F. 485, Potgeter and Shaft.

Seller of goods, liability of. H. F. 612, Bailey.

Water conditioning contractors, license and regulate, establish board. S. F. 547, Shaft and Lange; H. F. 768, Millen, et al.

Create school property tax replacement fund, certain revenues for fund, allocate and appropriate amounts in fund. H. F. 715, Grassley.

Deceptive trade practices. H. F. 727, Pelton.

Home solicitation sales, contracts, etc. S. F. 570, Potgeter and Walsh; H. F. 723 Reiley et al.

Make federal funds, services, materials, etc., available to nonpublic school students. H. F. 747, Blouin and Kennedy of Dubuque.

Sales taxes on services performed on tangible personal property delivered into interstate commerce or used in processing same, ultimately subject to the sales tax. S. F. 624, ways and means.

SERVICE AREAS-

Countles jointly provide necessary services to residents of the area, "service areas". H. F. 274, Baker.

SEX-

General

Sex offenses against children, treatment and confinement of persons, longer sentences. S. F. 248, Stanley, et al.; H. F. 365, Miller of Marshall. et al.

Sexual offenses. S. F. 361, Reichardt and Guadineer. Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement. Superintendent and department of public instruction review courses in sex education taught in public schools. S. C. R. 11; S. J. 353, 482, 507.

SEWAGE-

(See also Pollution)

General

Sewage, etc. prohibit discharge of along highways, etc. H. F. 56, Holden. Complete construction of sanitary sewer facilities, Iowa great lakes sanitary district. H. F. 311, Freeman of Clay; Dickinson, et al. Use of sewer rental funds. S. F. 278, Potter, et al.

Cities and towns issue bonds for developing commercial projects, H. F. 517. Holden, et al.

Discharge of sewage and other wastes, highway ditches, offenses, fine, etc. S. F. 517, transportation.

Local sewage treatment works, water pollution control, appropriation. S. F. 519, Walsh, et al.; H. F. 722, Gannon, et al.

Cities collect connection fee, sewer systems. H. F. 620, Kluever.

SHERIFFS.

General

Salary of sheriffs, increase. S. F. 266, Shirley.
Salaries of deputy sheriffs, board of supervisors decide. S. F. 267, Griffin and
Frey; H. F. 341, Van Nostrand, et al.
Issuance of sheriffs' deeds to purchasers under special execution sale. S. F. 333,

judiciary.

Salary of deputy sheriff, counties where district court is held in two places. S. F. 458, Lodwick.

Sheriffs, number of deputies and bailiffs allowed, population, judge of district court. H. F. 549, Dunton, et al.

Sheriffs, increase compensation of. H. F. 550, Dunton, et al.

Sheriffs' fees, increase. H. F. 673, Pelton.

Uniforms for all sheriffs' offices. S. F. 623, county government.

(See also Billboards)

General

Official traffic-control devices, unauthorized possession a misdemeanor. H. F. 534, Cunningham, et al.

SLAUGHTER-

(See Animals, sub-ref, General)

SNOWMOBILES

(See Motor Vehicles, sub-ref. Snowmobiles)

SOCIAL SECURITY-

General

Unemployment compensation benefits for recipients of retirement, social security or vacation benefits. H. F. 115, Renda, et al.

Nursing home administrators, license, appropriation. H. F. 223, Stokes, et al.

Nursing home administrators, licensing and registration. S. F. 456, social services.

SOCIAL SERVICES, DEPARTMENT OF-

General

Mental retardation unit, special, establish. S. F. 5, Lucken, et al.; H. F. 5. Miller of Des Moines, et al.

Mentally retarded person, definition. S. F. 6, Lucken, et al.; H. F. 6, Miller of Des Moines, et al.

Probation officers and parole agents, requirements. H. F. 83, Johnston of Johnson.

Alcoholism and addicts, treatment of. S. F. 127, Gaudineer, et al.; H. F. 125, Caffrey, et al.

Claims and accounting in institutions, social services, revise Code. H. F. 164, judiclary.

Legal counsel for departments of revenue, social services, and highway commission. S. F. 174, O'Malley, et al.
Abortion. S. F. 202, social services.
Adoption procedure, clarify. S. F. 207, social services.
Services for children under department of social services. S. F. 208, social

services.

Air pollution control commission, officers, term of office. S. F. 211, social services.

ADC payments—18 years or older. H. F. 222, social services. Age discrimination in employment. S. F. 233, Frey.

Veneral disease, control and diagnosis of. S. F. 226, social services. Abortion. H. F. 261, Klein, et al.

Old-age assistance recipients, prearranged funeral expense. H. F. 253, Andersen.

Mental health authority, further amend Code. S. F. 249, Kosek.

Transfer of ADC funds to any other department or agency of the state, purpose of implementing federal assistance programs. S. F. 254, social services. Women offenders, social services, placement in appropriate adult correction institutions. H. F. 294, social services.

Radiation control program, appropriation. S. F. 269, social services.

Labor camps, regulations and sanitary requirements. H. F. 317, Tapscott, et al.

Air pollution control commission, officers, term of office. H. F. 351, social serv-ICER

Recovery of moneys from estate of person who has received medical assistance. H. F. 867, social services.

Establish forest camps for juvenile offenders, also possible other facilities in the future. H. F. 389, social services.

Regional jail system, social services, appropriation. S. F. 321, O'Malley, et al. Authority for commitment of neglected, etc. children, social services. S. F. \$56, social services.

Venereal disease, control and diagnosis of. H. F. 398, social services. Sexual offenses. S. F. 361, Reichardt and Gaudineer.

Claims and actions, malpractice suits, etc., under Iowa tort claims act. S. F. 376, social services.

Registration of social workers. S. F. 396, O'Malley, et al.; H. F. 563, Pelton, et al.

Conversion of the mental health institute at Clarinda to a training school for boys, appropriation. H. F. 433, Andersen.

Clarifying, coordinating various statutes with the department of social services act. H. F. 435, judiciary.

Barbering fees, licenses, inspection, etc. H. F. 490, Rex, et al.; S. F. 405, social

services.

Nursing home administrators, licensing and registration. S. F. 456, social

services Communicable diseases, reporting of, etc. S. F. 504, social services; H. F. 660,

social services.

Processing and payment of medical claims by private organisation, department of social services may. H. F. 610, Radl, et al.

Sale of real estate of old-age recipients other than public auction, social services. H. F. 616, social services.

Treatment of alcoholism, S. F. 525, social services.

Abolish claims against cetates of blind persons who receive aid. H. F. 657,

social services.

Assistance paid needy blind persons, basic minimum standard. H. F. 658. social services.

Child care facilities, licensed, inspected, social services. S. F. 552, O'Malley and

Lodwick.

Old-age assistance and recipients retain larger homestead without losing eligibility. S. F. 578, Curran. Community correction centers, social services, appropriation. H. F. 718, Jesse,

ot al.

Legal counsel, department of revenue, social services, and highway commission employment. H. F. 723, Renda.

Furlough plan for prisoners, social services. H. F. 681, social services.

All employees of county welfare departments employed by department of social services entitled to same fringe benefits, etc. S. F. 571, social services.

Bureau of mental retardation and bureau of income maintenance services, establish within department of social services. S. F 572, social services. ices

Social service institutions, capital improvements, appropriation. S. F. 621.

social service institutions, capital improvements, appropriation. S. F. 621, appropriations.

Minimum living standards for migrant laborers. S. F. 626, human and industrial relations; H. F. 790, social services.

Uniform juvenile court act. H. F. 794, Kluever.

County public health fund, levy tax to create. H. F. 798, social services.

Appropriation to social services for deficiencies for the medical assistance program. S. F. 676, appropriations.

Social services, its departments, administration, etc., appropriation. H. F. 819, appropriations.

Sex offenses and criminal sexual psychopaths. S. F. 692, law enforcement.

Committee to conduct study of medicald program, report findings not later than March 1, 1970. H. C. R. 29; H. J. 999, 1701 adopted; S. J. 1637, 1692 adopted.

Requiring commissioners of health and social services to study the care and treatment afforded the cronically iil, mentally lil, mentally retarded and handicapped in facilities licensed by their respective departments, report findings and recommendations to General Assembly in January, 1970. H. C. R. 32; H. J. 1223, 1355 adopted; S. J. 1267, 1451 adopted. Parole, board of

Judicial hearing, revocation of parole by parole board. H. F. 580, Tapscott. Social services, its departments, administration, etc., appropriation. H. F. 819, appropriations.

Probation officers and parole agents, requirements. H. F. 83. Johnston of Johnson.

Social Welfare

County board of social welfare, compensation of. H. F. 62, Hanson of Howard; Mitchell.

Adjustments by social welfare allowing assistance, need. H. F. 68, Holden, et al.

Appeal procedure for welfare applicants and recipients. H. F. 238, Dunton. Appeal procedure for welfare applicants and recipients. H. F. 238, Dunton. County relief, work program for recipients of. S. F. 477, Stanley, et al. Work and training program, families receiving ADC. S. F. 488, Stanley, et al. Computation of ADC payments, department of social services devise standards and regulations for. S. F. 541, social services.

Relief for indigent soldiers, sailors, and marines, county pay, dissolve soldier's relief fund. H. F. 749, Shaw and Lipsky.

Duty of parents and others support persons who are or might become welfare recipients, county attorney enforce, etc. S. F. 478, Stanley, et al.

Social Welfare-(See social service department of, sub-ref. social welfare)

SOCIAL WORKER-

General

Registration of social workers. S. F. 396, O'Malley, et al.; H. F. 563, Pelton, et al:

SOIL CONSERVATION-

General

General
Conservancy districts, six. establishment and administration. S. F. 17.
Schaben, et al.; H. F. 17. Cochran, et al.
Agricultural land tax credit allowed if owner applies to soil conservation district. S. F. 167. Lodwick, et al.
Soil conservation district, increase number of commissioners. H. F. 210,
Fisher of Greene, et al.; S. F. 200, Keith, et al.
Funds to soil conservation districts, boards of supervisors contribute. H. F.
211, Fisher of Greene, et al.; S. F. 201, Keith, et al.
Water pollution control. H. F. 598, Camp, et al.
Establish a department of natural resource management. S. F. 666, Clarke, et al.

et al.

Archeologist, geological survey, mines and minerals, natural resources council, soil conservation, appropriation. H. F. 815, appropriations.

SOLDIERS HOME, IOWA-

General

Widows' admission to Iowa Soldiers Home, unreasonable time requirement. H. F. 129, Fischer of Grundy. Iowa Soldiers Home, repeals obsolete section of code. H. F. 162, judiciary.

SOLDIERS RELIEF COMMISSION-

for indigent soldiers, sailors, and marines, co soldier's relief fund, H. F. 749, Shaw and Lipsky. county pay, dissolve Relief

SOLICITATION-

Unsolicited goods, wares, or merchandise. S. F. 74, Conklin; H. F. 114, Koch.

SPANISH-AMERICAN WAR VETERANS-

General

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

SPEED RESTRICTIONS-

General

Trailers, speed limit when drawn by motor vehicles. H. F. 46, Doyle. School buses, maximum speed limit. H. F. 60, Christensen. Speed laws, motor vehicles. S. F. 104, Dodds. Trailers, increase highway speeds for motor vehicles drawing. H. F. 445, Nelson.

Minimum speed regulation, issue summons. H. F. 451, Huff, et al. Speed limits for trailers. H. F. 740, Kluever.

SPEEDOMETERS-

General

Speedometers, alteration of a misdemeanor. S. F. 51, Benda.

SPORTS-

General

Eligibility, extracurricular, interscholastic contests or competitions, schools, students approve or disapprove. S. F. 252, Reichardt.

Married students attend school, participate in extracurricular activities. S. F.

260, Reichardt, et al.

Legalize professional boxing and wrestling. S. F. 326, Reichardt; H. F. 651,

Tapscott, et al.

School boards pay some expenses for extracurricular activities. S. F. 334, Doderer, et al.

STAMPS.

General

Tax on trading stamps. H. F. 385, Rodgers, et al. Real estate transfer, taxation. S. F. 144, Conklin.

STATE AID.

General

Payment of general school aid to merged areas operating an area vocational school or community colleges. H. F. 392, Welden, et al. Effect of federal aid to schools upon state aid to schools. S. F. 387, schools; H. F. 779, schools.

State aid to high schools, change formula for distributing. H. F. 488, Stokes, et al.

Computation of state aid to schools. H. F. 493, Renda, et al.
Allocation of state funds to schools, equalize. S. F. 435, Walsh and Frommelt;
H. F. 529, Kennedy of Dubuque and Blouin.
State aid for public schools, equal emphasis to property valuation and income.
H. F. 518, Strothman.

H. F. 518, Strothman.

State aid to cities and towns, \$5,500,000, population basis. S. F. 487, Gaudineer. State aid for schools, equalize. S. F. 576, Anderson.

State aid to area schools, determination and distribution of. H. F. 685, Welden. State aid to public high school districts, method of distributing. H. F. 686, Roorda, et al.

Students attending school in another state, state aid, H. F. 814, schools.

STATE CAR DISPATCHER.

Permit local governmental bodies to participate in purchase of motor vehicles by state car dispatcher. H. F. 669, Johnston of Johnson.

STATE DEPARTMENTS...

(See State Government, all sub-refs.)

STATE FAIR-

(See Fairs)

STATE FAIR AND WORLD FOOD EXPOSITION STUDY COMMITTEE-General

State Fair and World Food Exposition Study Committee", continue, appropriation. H. J. R. 11, Miller of Page, et al.; S. J. R. 24, Lucken, "lowa State Fair

Host a world food exposition. H. C. R. 7; H. J. 93.

STATE GOVERNMENT-

Narcotic, counterfeit, depressants, and stimulant drugs, enforcement of laws and regulations. S. F. 238, state government.

Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. H. F. 436, state government.

Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. S. F. 449, Weimer and Rigler.

Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan.

Purchase of real estate by the state. H. F. 595, Doyle.

Liability of state for claims incident to training, operations, etc., of National Guard not engaged in active state service. S. F. 342, Flatt; H. F. 615, state government.

Guard not engaged in active state service. S. F. 342, Flatt; H. F. 615, state government.

State crime laboratory and state medical examiner, create, aid county medical examiners, investigate unnatural deaths. S. F. 585, state government. Central purchasing, state government. H. F. 756, Huff, et al.

Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.

Parking facility on capital grounds, appropriation for study. H. F. \$13, Klein. Executive council acquire property by gift, purchase, condemnation or otherwise. S. J. R. 30, judiciary.

Registration of watchmakers, etc. H. F. 785, state government.

Acquire and correct title to Valley Bank building property. H. F. 786, appropriations.

propriations.

Purchase of real estate by the state. H. F. 595, Doyle.

Allow governmental units to invest public funds in notes, bonds, etc. for periods of less than 90 days. H. F. 508, Dunton.

Animals, dead, removal of, state pay. S. F. 53, Benda.

Service tax on advertising, repeal. S. F. 151, Lamborn.

State communications, improve. S. F. 277, Rigler and Frommelt.

Prohibit universities from enaging in any commercial activity. S. F. 325, Reichardt.

Permit cooperation between local governments and various levels of government in governmental action. S. F. 482, cities and towns.

Urban renewal law and low-rent housing law, conflict of interest. S. F. 434,

Doderer.

Doderer.

Standardised county report forms. S. F. 395, Arbuckle, et al.

Major disasters, state assistance to local governments, appropriation. H. F. 201, Miller of Des Moines, et al.; S. F. 240, Frommelt, et al.

Fees for use of state owned recreational areas. H. F. 260, Tieden.

Accept gift of real property for use of the state vocational rehabilitation facility at Charles City. H. F. 512, McCartney.

Operation of food service in public buildings by the blind. H. F. 532, Miller of Page, et al.; S. F. 479, Stanley, et al.

Eliminate unnecessary expenditures, directive to be sent. H. C. R. 4; H. J. 56.

Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9; H. J. 126.

Urge Congress inaugurate program of tax sharing with states, unrestricted. S. C. R. 14; S. J. 439, 782 adopted; H. J. 884.

Appropriations
Acquire and correct title to Valley Bank building property. H. F. 786, appropriations.

appropriation, very similar to S. F. 597. H. F. 793, ap-State departments' propriations.

Parking facility on capitol grounds, appropriation for study. H. F. 813, Klein. Appropriate state funds to, and provide for the use of public funds by, private schools, S. J. R. 22, Gaudineer.

State departments' appropriation, very similar to H. F. 793. S. F. 597, ap-

propriations.

Public defense, department of, establish permanent revolving fund, maintenance, etc. of state aircraft, appropriation. S. F. 668, appropriations.

Departments Prefiling and printing of bills by state departments, discontinue. H. F. 544. Goode.

Goode.

Method of appointment, members of development commission, cause for dismissal, etc. H. F. 676, Iowa development.

Administrative rules of departments of the state, revised. S. F. 142, DeKoster, et al.; H. F. 163, Grassley, et al.

Reporting of funds, other than appropriations, received by state departments, etc. to comptroller. S. F. 350, Lodwick.

Federal funds, all state departments, boards, etc. receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.

Commissioner of public safety appointed by Governor. S. F. 567, state government

ment.

Ment.
Qualifications of the state law librarian. S. F. 613, state government.
Office for planning and programming under Governor, state and local governments, establish. S. F. 649, state government.
Every state department, etc., hold public hearings on any proposed rule, etc.
S. F. 365, Potgeter; H. F. 482, Welden.
Office for planning and programming under Governor, establish. H. F. 337,
Mayberry, et al.; S. F. 501, Gaudineer, et al.

Coverage under employment security law on a cost only basis by state departments or political subdivisions H. F. 477, Bennett.

Veterans' additional benefits in state employment. H. F. 751, Tapscott.

Employee—employer relations, improve. S. F. 61, Walsh, et al.; H. F. 237,

Employee—employed relations, and Camp, et al.

Camp, et al.

IPERS, additional retirement allowance option. S. F. 13, Frommelt, et al.;

H. F. 13, Klein, et al.

IPERS, optional payment to beneficiary. S. F. 14, Frommelt, et al.; H. F. 14, Klein, et al.

Therefore investments of retired members. S. F. 15, Frommelt, et al.; H. F. 15,

Wages subject to IPERS, S. F. 154, Doderer.

Age discrimination in employment. S. F. 233, Frey.

Conviction of felony, no deterrent for bonding, employment with state. S. F. 272, Reichardt.

Vacation and leave of absence policy for state employees. S. F. 411, Frommelt,

et al.

IPERS, spouse receive life-time annuity if. S. F. 470, Conklin. Travel expense allowances for state employees. S. F. 474, Stanley, et al. Increases employer contribution made to IPERS. S. F. 506, Walsh.

Employees of county welfare departments employed by department of social services entitled to same fringe benefits, etc. S. F. 571, social services. Payment of salaries to state employees every two weeks. S. F. 625, transportation.

Merit system of personnel administration. S. F. 612, state government. Incentive awards to state employees. S. F. 475, Stanley, et al. Payment of workmen's compensation claims, industrial commissioner, highway commission, appropriation. S. F. 685, appropriations. IPERS, contribution ceiling. H. F. 75, Mendenhall. Wages subject to IPERS, raise. H. F. 197, Klein, et al. Overtime pay for state employees. H. F. 338, Mayberry, et al.; S. F. 507, Walsh. Vacations for public employees. H. F. 360, Wells, et al.; S. F. 471, Neu, et al. Vacation policy for state employees. H. F. 370, Klein. Public employee credit unions. H. F. 409, Kreamer, et al. Public employees right to join organizations, collective bargaining, prohibit strikes. H. F. 464, Mesvinsky.

Executive Branch

Four year term of office, secretary of agriculture. S. F. 415, Mogged, et al. Reorganization of the executive functions of state government, establish executive department. S. F. 560, Clarke, et al.

Funds

Allow governmental units to invest public funds in notes, bonds, etc. for periods of less than 90 days. H. F. 508, Dunton.

Reporting of funds, other than appropriations, received by state departments, etc. to comptroller. S. F. 850, Lodwick.

Appropriate state funds to, and provide for the use of public funds by, private schools. S. J. R. 22, Gaudineer.

Federal funds, all state departments, boards, etc. receive approval of Governor on all applications for, no application if General Assembly has rejected, etc. S. F. 480, Clarke, et al.

Reseal Entate/Property

Purchase of real estate by the state. H. F. 595, Doyle.

STATE OF IOWA-

(See State Government, all aub-refs.)

STATE OFFICES-

(See State Government, all sub-refs.)

STATE TAX COMMISSION-

(See Revenue, Department of)

STOCKS-

General

Sale of stocks, receipts use of. S. F. 26, Balloun. "Bucket shops", illegal. S. F. 383, commerce.

STREETS.

Surfacing of streets, special assessments. S. F. 67, Lamborn. Assessment procedures for low-type street improvements. S. F. 323, Lamborn.

Classification of highways, functional. H. F. 394, Welden, et al.
Increase fuel tax one cent per gallon, primary roads, highways and streets.
H. F. 449, Sorg, et al.
Discharge of sewage and other wastes, highway ditches, offenses, fine, etc.
S. F. 517, transportation.
Street lighting districts, establish in unincorporated areas. S. F. 568, Laverty

and Gaudineer.

Expedite movement of traffic in cities during severe weather conditions. H. F. 752. Huff and Jesse.

Street research fund, establish. S. F. 637, transportation.

STRIKES

General

Schools, riots and strikes, students and employees dismissed. S. F. 123, Stephens, et al.

Employees, cities and towns, collective bargaining, strikes illegal. S. F. 553,

Neu.

STUDENTS-

(See Schools, sub-ref, Students)

STUDY COMMITTEES-

Iowa criminal code, legislative study to review. H. J. R. 3, Renda: S. J. R. 18, Doderer, et al.

- School laws, study and codify. H. J. R. 7, Poncy and Langland; S. J. R. 19, Doderer, et al.

 Municipal statutes, study committee, appropriation. H. J. R. 15, cities and
- towns.

- Conduct study of the Iowa Constitution. S. J. R. 28, Walsh, et al.

 Board of Governors of Iowa Bar Association has appointed a special committee on criminal law to study ways to modernize and improve its provisions. H. C. R. 3; H. J. 24, 61.

 Mobile homes, parks, statutes, rules and regulations regarding same, committee appointed to study. H. C. R. 5; H. J. 57, 191.

 Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9; H. J. 126 126.
- Joint committee appointed to revise and reorganize Code of Iowa, submit report in January, 1970. H. C. R. 12; H. J. 162.
 Observance of Lincoln's birthday, Wednesday, February 12, 1969 at 1:15 p.m., Joint Convention. H. C. R. 13; H. J. 199, 224 adopted; S. J. 209, 216, adopted.

- Joint Convention. H. C. R. 13; H. J. 199, 224 adopted; S. J. 209, 210, adopted.

 Conduct study of capital and credit available for agriculture, committee report findings and recommendations to General Assembly, January, 1970. H. C. R. 16; H. J. 223, 307 adopted; S. J. 290, 1820.

 Conduct study of littering problem and use of dangerous drugs, and legislation to correct these problems, interim committee, report to 1970 General Assembly. H. C. R. 17; H. J. 233, 541 withdrawn.

 Conduct study of present procedures for condemnation of property, etc., report findings and recommendations to 1970 General Assembly. H. C. R. 21; H. J. 466, 556, 825 adopted; S. J. 797, 880, 924, 969, 1253, 1463, 1498, 1853-1855 adopted; H. J. 1925, 1938 adopted.

 Appoint committee to conduct study of establishing state-wide motor vehicle inspection procedures. H. C. R. 27; H. J. 762, 829 adopted; S. J. 779, 924, 991, 1253, 1431, 1804-1805 adopted; H. F. 1871 adopted.

 Committee to conduct, during 1969 interim, study as to the feasibility of adopting a tax based on income in lieu of any or all of the provisions contained in H. F. 686 of the 62nd General Assembly. H. C. R. 28; H. J. 941, 1371 adopted; S. J. 1301, 1412, 1643.

 Committee to conduct study of Medicaid program, report findings not later than March 1, 1970. H. C. R. 29; H. J. 990, 1701 adopted; S. J. 1637, 1693 adopted.

- than March 1, 1970. H. C. R. 29; H. J. 990, 1701 adopted; S. J. 1637, 1693 adopted.

 Committee to conduct a study, during 1969-71 legislative biennium, as to the feasibility of establishing a home or homes for the handicapped. H. C. R. 31; H. J. 1189.

 Requiring commissioners of health and social services to study the care and treatment afforded the chronically ill, mentally ill, mentally retarded and handicapped in facilities licensed by their respective departments, report findings and recommendations to General Assembly in January, 1970. H. C. R. 32; H. J. 1223, 1365 adopted; S. J. 1267, 1451 adopted.

 Appoint a commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to General Assembly and Governor, January 15, 1970. H. C. R. 33; H. J. 1253, 1328, 1388-1389, adopted; 1389, 1486, 1555, adopted; S. J. 1495, 1596, 1852, 1859 adopted, 1872.

 Committee established to conduct study of mobile home and park statutes, rules and regulations relating thereto, etc. H. C. R. 35; H. J. 1375, 1654 adopted; S. J. 1593, 1684, 1820, 1907.

 Conduct study, during interim, to determine fair share which banks, savings and loans associations, etc., should be required to contribute to the revenues of the state and how collected, report findings. H. C. R. 40; H. J. 1570, 1701 adopted; S. J. 1640, 1677, 1781, 1787.

 Conduct study, during interim, of the department of agriculture, etc., providing for an efficient organizational structure, report findings. H. C. R. 41; H. J. 1604, 1654 adopted, 1672, 1717; S. J. 1678, 1911.

 Mobile homes, parks, statutes, rules and regulations regarding same, committee appointed to study. S. C. R. 4; S. J. 56, 1819.

 Appropriate 45 percent of current blennial appropriation for each educational institution, study needs, objectives, etc. thereof, by appropriate committees, report in 60 days. S. C. R. 5; S. J. 91, 175.

 Conduct study of littering problem and use of dangerous drugs, legislation to correct these problems, interim c

- 541 adopted.
- Establish a joint citizens and legislative tax study committee, to eliminate sales tax on food, clothing and medicine, with greater use of graduated income tax, prior to 1970 General Assembly. S. C. R. 15; S. J. 456, 476.
- Committee conduct a study of laws relating to powers and duties of cities and towns, implementing "home rule". S. C. R. 16; S. J. 487, 1833 withdrawn.
- Governor requested to appoint a farm advisory council, study practical solution to deflating of rural economics. S. C. R. 28; S. J. 1072, 1820. Committees on schools conduct study, during 1969 interim, manner in which sex education is taught in schools. S. C. R. 31; S. J. 1251.

Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and Governor, January 15, 1970. S. C. R. 34; S. J. 1424.

Conduct study, during interim, of the marketing of major agricultural com-modities produced in Iowa, report findings. S. C. R. 36; S. J. 1536,

1693, 1820. Budget and financial control committee or committee on higher education, superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to 63rd General Assembly in 1970. S. C. R. 42; S. J. 1643, 1701 adopted; H. J.

General Assembly in 1970. S. C. R. 42; S. J. 1643, 1701 adopted; H. J. 1737, 1921 adopted.

Conduct study of the public utility laws, report findings and bills to 63rd General Assembly in 1970. S. C. R. 43; S. J. 1713, 1750, 1820.

Establish joint legislative tax study committee to study feasibility of exempting food, clothing and drugs for medicinal purposes from sales tax, greater use of the graduate income tax, make report 60 days prior to 1970 General Assembly. S. R. 2; S. J. 409, 1819.

SUBDIVISIONS.

General

Increase from 1 mile to 3 platting jurisdiction of cities and towns. H. F. 446, Newton, et al.

SUNDAY SALES-

(See Sales, sub-ref. General)

SUPERINTENDENT OF PRINTING-

General

State printing department and public printing, pay increases. H. F. 354,

Edgington, et al.

Budget and financial control committee or committee on higher education. superintendent of printing and comptroller conduct a study of state printing, printing costs of all departments, report findings to 63rd General Assembly in 1970. S. C. R. 42; S. J. 1643, 1701 adopted; H. J. 1737, 1931 adopted.

SUPERINTENDENT OF PUBLIC BUILDINGS AND GROUNDS-General

gs and grounds, capital improvements, appropriations. S. F. 605, appropriations. Buildings and

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations. Parking facility on capitol grounds, appropriation for study. H. F. 813, Klein.

SUPERINTENDENT OF PUBLIC INSTRUCTION-

(See Schools, sub-ref. same)

SUPERVISORS.

(See Counties, sub-ref. Supervisors, Board of)

SUPPLIES-

General

Centralized purchasing of materials and supplies for state, counties, cities and towns and school districts. H. F. 552, Huff and Milligan.

Central purchasing, state government. H. F. 756, Huff, et al.

Executive council urged to take necessary action to allow cities, towns and counties participation in state purchase contracts for supplies, goods and materials. H. C. R. 24; H. J. 532, 1331 failed.

SUPREME COURT-

(See Court, sub-ref. Supreme)

SURVEYORS-

General

Renewal fees for certificates of registration of professional engineers and land surveyors. H. F. 353, Kehe, et al.

SWINE-

(See Animals, sub-ref, Farm)

TAX COMMISSION-

(See Revenue, Department of)

TAX REVIEW, BOARD OF-

Tax review, board of, for conducting hearings, etc. H. F. 200, Renda. Board of tax review issue subpoenas and take written testimony of the conduct of the hearings before the board of tax review. H. F. 281, Renda. Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda.

TAXES-

General

Conservation boards, county, increase property tax levy to three mills. H. F. 20, Radl.

Per capita tax on residents, certain cities. H. F. 31, Radl.
Tax exempt property, list of, by director of revenue to General Assembly.
H. F. 34, Radl.

Beer tax reports, information required on. S. F. 45, Lange. Beer, tax, debris clearance. H. F. 44, Bennett. Glass bottles, tax on certain types. S. F. 50, Benda. Refund of taxes, illegal or improper levy, taxpayer must apply for. H. F. 100, Knight and Graham.

Service tax on advertising, repeal. S. F. 151, Lamborn.

Abstracts of title, tax certificates, treasurer not liable for dishonored checks.

H. F. 147, Stromer and McCormick.

Boundary lines of counties, reduce number of. S. J. R. 11, Gaudineer, et al.

Fraternal beneficiary associations. S. F. 180, Griffin, et al.; H. F. 225, Hansen

of Black Hawk, et al.

Sales of tobacco, taxes, change words "village, borough or township" to "town or county". S. F. 183, judiciary.

Cities and towns to impose income, sales, and motor vehicle taxes. H. F. 246,

Brinck.

Brinck.

Board of tax review issue subpoenas and take written testimony of the conduct of the hearings before the board of tax review. H. F. 281, Renda. Public utilities, valuation. H. F. 299, Gannon.

Nonprofit hospital and medical service corporations, pay premium tax. S. F. 265, Griffin; H. F. 481, Freeman of Buena Vista and Welden. City civic centers, levy taxes. H. F. 361, Voorhees, et al.; S. F. 349, Conklin. Tax on trading stamps. H. F. 385, Rodgers, et al.

Taxation of state and national banks, uniformity in, pending congressional passing of same. H. F. 480, Battles; S. F. 389, Benda.

Cities or towns levy tax on gross receipts of privately and municipally owned service corporations. H. F. 489, Gannon.

Insurance, unauthorized insurers and persons, regulated. S. F. 437, Thordsen, et al.

et al.

Any taxpayer may file an appeal to department of revenue on any decision, etc. S. F. 455, Lodwick.

Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.

Municipal tax relief fund, establish. H. F. 542, Milligan, et al.

National and state banks, remove from moneys and credits tax, 8 percent of their net income, increase moneys and credits on savings and loan associations to 5 mills. H. F. 570, Van Nostrand, et al.

Vietnam veterans' service compensation fund. S. F. 543, Benda.

Job training programs, create board, provide tax deduction. S. F. 574, Leonard.

Create school property tax replacement fund, certain revenues for fund, allocate and appropriate amounts in fund. H. F. 715, Grassley.

Create tax court. S. F. 592, Hougen.

County public health fund, levy tax to create. H. F. 798, social services.

Issuance of conservation bonds and for levy of taxes to pay said bonds, Scott County, legalize and validate. H. F. 800, conservation and recreation.

Cities and towns impose local income, earnings, sales, and wheel taxes, majority vote of electorate. S. F. 656, cities and towns.

Corrects improper section reference, tax equalization bill passed by 62nd General Assembly. S. F. 660, appropriations.

Legislative research committee study of revenue sharing and procedures for tax collection between state and local governments. H. C. R. 9.; H. J. 126.

Committee to conduct, during 1969 interim, study as to the feasibility of adout-

Committee to conduct, during 1969 interim, study as to the fersibility of adonting a tax based on income in lieu of any or all of the provisions contained in H. F. 686 of the 62nd General Assembly. H. C. R. 28.; H. J. 941, 1371 adopted, S. J. 1301, 1412, 1643.

Sixty-third General Assembly memorialize congress in enactment of legislation, attention to needs of the people, equitable tax laws and equal representation in the passage of all future legislation. H. C. R. 30; H. J. 1087.

Urge Congress inaugurate program of tax sharing with states, unrestricted. S. C. R. 14; S. J. 439, 782 adopted; H. J. 884.

Establish a joint citizens and legislative tax study committee, to eliminate sales tax on food, clothing and medicine, with greater use of graduated income tax, prior to 1970 General Assembly. S. C. R. 15; S. J. 456, 476.

Establish joint legislative tax study committee to study feasibility of exempting food, clothing and drugs for medicinal purposes from sales tax, greater use of the graduated income tax, make report 60 days prior to 1970 General Assembly. S. R. 2; S. J. 409, 1819.

Fuel

Motor fuel tax, watercraft, discontinue refund. S. F. 49, Benda.

Quarterly filing to receive a refund for taxes paid on motor vehicle fuel used for nonhighway purposes, credit applied against income tax liability.

H. F. 372, Schmeiser, et al.

Eligibility for motor fuel and special fuel tax refunds. H. F. 413, Elisworth. Increase fuel tax one cent per gailon, primary roads, highways and streets.

H. F. 449, Sorg, et al.

Increase tax on special diesel fuel. H. F. 293, Fisher of Greene, et al.

Motor vehicle reciprocity, may cancel apportioned registration privileges.

H. F. 683, Schroeder.

Appropriate from motor vehicle fuel tax fund to department of revenue. H. F.

795, appropriations; S. F. 641, appropriations.

Appropriate from motor vehicle fuel tax fund to state comptroller for expenses in writing refund warrants, etc. S. F. 604, appropriations.

Income

Income taxation, equalize, H. F. 25, Radl.

Annuities, U. S. retirement and disability fund, exempt portion of from income tax. S. F. 41, Balloun, et al.

Corporations deduct federal tax on Iowa income tax. H. F. 70. Winkelman. et al.

Farm expense, income tax deduction. H. F. 74, Mendenhall.
Taxes, Iowa income tax based on federal taxes. H. J. R. 2, Tieden, et al.
Income taxes, disallow a deduction of (i.e.) interest. H. F. 188, Renda.
Income tax, length of time for refund or credit. H. F. 193, Renda.
Cities and towns to impose income, sales, and motor vehicle taxes. H. F. 246,

Brinck.

State income tax deduction for child-care expense. H. F. 269, Lipsky. Retired policemen, firemen, and highway patrolmen, income tax purposes, same level as retired supreme court judges, Vietnam veterans and private citizens. H. F. 284, Renda.

private citizens. H. F. 284, Renda.
Income tax, certain cities, based upon percentage of state income tax. S. F. 239, DeHart.
Annuities, U. S. retirement and disability fund, exempt portion of from income tax. H. F. 297, Van Roekel and Andersen.
Sales tax refund repealed after tax years beginning in 1968. S. F. 286, ways and means; H. F. 343, ways and means.
Quarterly filing to receive a refund for taxes paid on motor vehicle fuel used for nonhighway purposes, credit applied against income tax liability.

H. F. 372, Schmeiser et al.

for nonhighway purposes, credit applied against income tax liability. H. F. 372. Schmeiser, et al.

School districts impose income tax, pledge such tax for payment of school bonds. S. F. 373, Lodwick.

Members or former members of armed forces, portion of annuities or retirement pay exempt from state income tax. S. F. 384, Rigler.

Taxpayer responsible for adjustments on lowa income tax after controversy with internal revenue service. H. F. 447, Kreamer and Renda.

Appeals of income, corporation, and sales tax. H. F. 465, Kreamer and Renda.

Create school property tax replacement fund, certain revenues for fund, allocate and appropriate amounts in fund. H. F. 715, Grassley.

Cities and towns impose local income, earnings, sales, and wheel taxes, majority vote of electorate. S. F. 656, cities and towns.

Jowa income tax. H. F. 810, ways and means.

Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.

appropriations.

inheritance

Inheritance tax, exemptions. H. F. 176, Blouin. Changes in the probate law. S. F. 289, DeKoster and Denman.

Market value for inheritance tax purposes, definition of. H. F. 735, Bailey.

Propane used in drying grain, sales tax. H. F. 175, Holden.

Sales tax services or resale of tangible personal property, etc. H. F. 190. Renda.

Sales tax, individuals engaged in sale of enumerated taxable services as retailers. H. F. 191, Renda.

tailers. H. F. 191, Renda.

Educational institutions, sales and use tax exeptions. S. F. 184, judiciary.

Collection of sales tax on cash difference between retail sales price and tradein value, all except motor vehicles. H. F. 226, Miller of Jones, et al.

Barbers and heauticians, repeal sales tax on services. S. F. 214, Palmer, et al.

Exempt coin-operated laundries from collecting sales tax. S. F. 215, Palmer.

Cities and towns to impose income, sales, and motor vehicle taxes. H. F. 246,

Brinck.

Retailer credit or discount paring sales tax receipts. H. F. 295, Paler.

Retailer credit or discount paying sales tax receipts. H. F. 295, Baker. Sales tax refund repealed after tax years beginning in 1968. S. F. 286, ways and means; H. F. 343, ways and means.

```
Sales tax on construction materials and services. S. F. 336, Balloun, et al. Exempting fairs from collecting sales tax on admissions. H. F. 406, Van Drie.
Exempting fairs from collecting sales tax on admissions. H. F. 406, Van Drie. Sales and use tax exemption for certain industrial materials and equipment, S. F. 371, Walsh; H. E. 461, Miller of Page, et al.

Exempt coin-operated laundries and car washes from collecting sales tax. S. F. 388, Benda, et al.; H. F. 641, Elisworth, et al.

Exempt items costing 14 cents or less sold through vending machines from sales tax. S. F. 391, Thordsen, et al.; H. F. 655, Shaw.

Appeals of income, corporation, and sales tax. H. F 465, Kreamer and Renda Sales tax, permit cities, towns, etc. to impose, election. S. F. 481, Nicholson, et al.
```

Sale of services equal treatment with sales of tangible personal property. S. F. 485, Potgeter and Shaff.

S. F. 485, Potgeter and Shaft.

Abolish liquor control commission, eliminate state-owned stores, private licensees. H. F. 649, Fischer of Grundy, et al.

Drivers' education program, department of public instruction—supplies and materials and motor vehicle registration plates for department of public safety. H. F. 659, appropriations.

Sales and use tax, resale certificates. H. F. 746, Kluever.

Sales taxes on services performed on tangible personal property delivered into interstate compares or used in processing same ultimately subject.

interstate commerce or used in processing same, ultimately subject to the sales tax. S. F. 624, ways and means.

Cities and towns impose local income, earnings, sales, and wheel taxes, majority vote of electorate. S. F. 656, cities and towns.

Schools

Operation of area vocational schools, levy of taxes. H. F. 240, Graham, et al.; S. F. 268, Balloun, et al. Reclamation of former junior colleges or community colleges, authorizing tax levies for support and improvement of same. S. F. 468, Lisle.

Educational institutions, sales and use tax exemptions. S. F. 184, judiciary. Sales and use tax exemption for certain industrial materials and equipment. S. F. 371, Walsh; H. F. 461, Miller of Page, et al.

Use tax, difference between retail sales price and trade-in value, motor vehicles, also used cars, collect. H. F. 638, Kluever.

Use tax, also collected by public safety. S. F. 536, ways and means.

Sales and use tax, resale certificates. H. F. 746, Kluever.

Wheel

Wheel tax on motor vehicles, H. F. 32, Radl,

Property

Real property, improvement and repair, taxes. S. F. 27, Hougen.

Township levy tax for fire protection. H. F. 41, Hill.

Personal property tax credit. H. F. 42, Winkelman, et al.

Historical boards, county, create. S. F. 54, Lamborn.

Air and water pollution, exempt from property taxation for ten years facilities installed to control. H. F. 69, Winkelman, et al; S. F. 380, Lodwick and Rigler.

Three-point tax law, "property relief tax", repeal section. S. F. 188, judiciary. Tax exemptions and credits, property. S. F. 195, judiciary. Property tax limitation for area vocational schools, review by General Assem-

bly. S. F. 197, judiciary.

Personal property tax credit, filed, July 1st. H. F. 230, Graham.

Basic school tax, county auditor determine. S. F. 218, Van Gilst: H. F. 496, Dunton.

Increase personal property tax exemption. S. F. 232, Lamborn, et al. Operation of area vocational schools, levy of taxes. H. F. 240, Graham, et al. Taxation of charitable and nonprofit corporations. S. F. 283, Sullivan. Conveyance of real property, taxable at one percent of actual value. S. F. 294, Reichardt.

Licenses on farm trailers. H. F. 346, Nelson, et al.

Tax equalization and state aid, county auditor determine basic school tax. H. F. 362, Varley, et al.

Property exemption for veterans, extend. H. F. 364, Fischer of Grundy, et al.;

S. F. 357, Hammer and Lamborn.

Taxation of cattle. S. F. 304, Klink; H. F. 408, Fisher of Greene, et al.

Taxation of personal property, removes conflicts between sections. H. F. 379, Koch.

Homestead tax credit, limit. H. F. 383, Bailey.
Homestead tax credit, no more than one homestead. H. F. 384, Bailey.
Sale of property for delinquent taxes, notice. S. F. 324, Lodwick.
Appropriate funds to counties for aid to schools. S. F. 352, Shirley.
Homestead tax credit, double over 65. H. F. 399, Gannon.
Personal property tax credit, affidavit required therefor. H. F. 400, Tieden.
Professionalization of city and county assessors. S. F. 367, Reichardt.
Personal property tax credits filed on or before July 185. H. F. 179, Bailey.

reoressionalization of city and county assessors. S. F. 367, Reichardt.
Personal property tax credits filed on or before July 1st. H. F. 479, Bailey.
Homestead tax credit, redefine. H. F. 485, Bailey.
Increase property tax levy for county conservation boards from 1 mill to 2 mills. S. F. 408, Potter.

Market value of property, as determined by assessor, property tax purposes, schools. S. F. 424, Shaff.

Local budget law, cities and towns. H. F. 522, Grassley, et al.

Livestock and all tangible goods held by retailers for sale purposes exempt from personal property taxation, impose transaction tax. S. F. 404, Reichardt.

Definition and regulation of property tax exemptions, certain institutions, etc. S. F. 469, Neu, et al.; H. F. 582, Den Herder.

Sale of services equal treatment with sales of tangible personal property. S. F. 485. Potgeter and Shaff.

Municipal utilities, pay property tax. S. F. 4 Repeal property tax levy. H. F. 569, Roorda. S. F. 490, Reichardt.

Merchants and manufacturers, personal property tax relief. H. F. 573, Bailey. Locally-owned utilities included in formula for computing school aid. H. F.

Locally-owned utilities included in formula for computing school aid. H. F. 575, Fischer of Grundy.

Municipal property tax relief fund, establish. S. F. 509, Walsh.

Community housing development board, establish, temporary reimbursement of property tax to housing developers. S. F. 510, Walsh and Potgeter.

Require a final notice to each taxpayer before his property can be sold at a tax sale. S. F. 512, Dodds.

Abolish county school system, establish county associations of local school district boards of education, etc. S. F. 535, Hougen, et al.; H. F. 713,

district boards of education, etc. S. F. 535, Hougen, et al.; H. F. 718, Strothman, et al.

Improvement and repair of property, provide tax incentive for. S. F. 538, Stanley, et al.

Establish board of trustees for area schools, replace department of public instruction. S. F. 546, Flatt, et al.

State aid for schools, equalize. S. F. 576, Anderson.

State aid to area schools, determination and distribution of. H. F. 685, Welden. State aid to public high school districts, method of distributing. H. F. 686, Roorda, et al.

Legalize hospital maintenance levy, Humboldt county. H. F. 737, judiciary.

Assessment of real property. S. F. 589, ways and means.

Valuation and assessment of real and personal property. H. F. 784, ways and means.

means.

Sales taxes on services performed on tangible personal property delivered into interstate commerce or used in processing same, ultimately subject to the sales tax. S. F. 624, ways and means.

Assessment of real property. S. F. 629, ways and means.

Basic school tax formula and allocation of state equalization aid to public

schools. S. F. 677, schools.

Veterans, tax exemptions allowed. S. F. 66. Conklin.

Taxation of municipal services. H. F. 73, Den Herder, et al.

Taxation of municipal services. H. F. 73, Den Herder, et al.

Service taxes on new construction, advertising and processing of farm products. H. F. 96, Sorg, et al.

Educational institutions, sales and use tax exemptions. S. F. 184, judiciary.

Barbers and beauticians, repeals sales tax on services. S. F. 214, Palmer, et al.

Exempt coin-operated laundries from collecting sales tax. S. F. 215, Palmer.

Urban transit systems. S. F. 228, Erskine, et al.

Sales tax on construction materials and services. S. F. 336, Balloun, et al.

Exempt coin-operated laundries and car washes from collecting sales tax. S. F. 388, Benda, et al.; H. F. 641, Elisworth, et al. Eliminates collection of service tax on municipal services. H. F. 509, Bennett,

et al

Repeal service tax on new construction, advertising, processing of meat, fish, and fowl. S. F. 619, ways and means.

Renefits

Members of active armed forces, extension of tax benefits. S. F. 79, Potgeter and Benda.

Eggs, producer excise tax, resale, market development. S. F. 442, Clarke. Abolish liquor control commission, eliminate state-owned stores, private licensees. H. F. 649, Fischer of Grundy, et al.

Provide for an Iowa beef council. S. F. 558, Clarke and Curran.

Provide for an Iowa turkey council. S. F. 569, Clarke.

Provide an excise tax on sale of eggs and turkeys, market development. S. F.

618, agriculture.

TEACHERS-

(See Schools, sub-ref, Teachers)

TEACHING PRACTICES ACT-

(See Professional Teaching Practices Act)

TELEPHONE-

(See Communications)

TELEVISION-

(See Communications)

TENANTS-

General

Prohibit landiords from requiring deposits from tenants in apartments and rental homes. S. F. 302, Lamborn, et al.

Rights of a tenant, maintenance and repair of rental property. H. F. 635, Jesse, et al.

TIME-

General

Intoxicating beverages, hours to sell. S. F. 46, Hill.
Beer, sale of, time. H. F. 65, Perkins, et al.; S. F. 96, Frommelt and Walsh.
Elections, primary, time of holding. S. F. 80, Shaff, et al.; H. F. 123, Camp, et al.

Legal holidays, uniform annual observance. S. F. 81, O'Malley, et al. Beer, sale of, time. H. F. 98, Perkins and Ellsworth; S. F. 131, Frommelt and Walsh.

Liquor, sale of, time. S. F. 99, Frommelt and Walsh; H. F. 99, Perkins and Ellsworth.

Liquor, time during which it may be delivered, sold and consumed. H. F. 110, Ellsworth, et al.; S. F. 109, Frommelt and Walsh.

Widows' admissions to Iowa Soldiers' Home, unreasonable time requirement.

H. F. 129, Fischer of Grundy.

Legal holidays, uniform annual observance. H. F. 258, Alt, et al.

TIRES.

General School buses, studded tires. S. F. 95, Kyhl and Keith; H. F. 112, Grassley and Knight.
Studded tires, length of time usable. H. F. 352, Stokes.
Studded tires on fire-fighting apparatus. H. F. 376, Middleswart.

TITLES.

General

Conveyance of an interest in land, and defining marketable record title. S. F. 271, DeKoster and Denman.

Forgery or counterfeiting of motor vehicle documents, felony. S. F. 439, law

enforcement.

Federal tax liens on certificate of title, vehicles. S. F. 452, law enforcement. Real property titles. S. F. 596, judiciary.

TOBACCO-

General

General
Sales of tobacco, taxes, change words "village, borough or township" to "town or county". S. F. 183, judiciary.
Cigarettes or tobacco, prohibit sale or gift of to minors. H. F. 588, Jesse.
Create school property tax replacement fund, certain revenues for fund, allocate and appropriate amounts in fund. H. F. 715, Grassley.
Cigars, list of ingredients. H. F. 26, Radl.
Temporary cigarette licenses. H. F. 430, Priebe.

TORT CLAIMS

General
General Assembly approve payment of any claims under Iowa Tort Claims Act in excess of \$5,000. H. F. 373, Graham and Kluever.
Claims and actions, malpractice suits, etc., under Iowa Tort Claims Act. S. F. 376, social services.

TOWING-

General

Towing vehicles, use of alternate safety devices. H. F. 698, Winkelman and Nelson.

TOWNSHIPS-

General

Township levy tax for fire protection. H. F. 41, Hill. Voter registration, mandatory. H. F. 52, Camp. Township trustees, boards of supervisors to act, vacancies. S. F. 86, Shaff, et al.

Voter registration, precincts of 1500 population or more. S. F. 100, Shaff, et al. Civil liability of townships. S. F. 196, judiciary.

Justices of the peace, constables, and township clerks, 4-year terms. H. F. 233, Mendenhall.

Boards of supervisors, township residence requirements. H. F. 262, Voorhees.

TRADE-

Industry, commerce, prohibiting restraints of trade. H. F. 24, Radl. Deceptive trade practices. H. F. 727, Pelton.

Secrets

Trade secret, theft or conversion of. S. F. 250, Griffin, et al.; H. F. 157, Ellsworth, et al.

TRADEMARKS-

General

Registration and protection of marks. S. F. 417, DeKoster. Deceptive trade practices. H. F. 727, Pelton.

TRADING STAMPS.

(See Stamps, sub-ref. General)

TRAFFIC-

General

Official traffic-control devices, unauthorized possession a misdemeanor. H. F.

534, Cunningham, et al.

Traffic control devices at all highway intersections prior to July 1, 1971. S. F.

518, Potgeter, et al. Expedite movement of traffic in cities during severe weather conditions. H. F. 752, Huff and Jesse.

TRAFFIC VIOLATIONS-

General

Drivers' licenses, suspension, defining moving violations. H. F. 58, Holden and Hill.

Traffic violations, evidence in civil judicial proceedings. H. F. 213, Doyle Minimum speed regulation, issue summons. H. F. 451, Huff, et al.

TRAILERS.

(See Motor Vehicles, sub-ref. Trailers)

TRAINING SCHOOLS-

(See Schools, sub-ref. Training)

TRANSCRIPTS.

General

Tape recording sessions of the General Assembly. H. F. 702, Klein.

TRANSIT SYSTEMS-

General

Urban transit systems. S. F. 228, Erskine, et al. Urban transit systems, movement of overwidth vehicles. S. F. 328, Griffin and Denman

TRANSPORTATION-

General

Transportation of school children. S. F. 164, Frommelt, et al.
Use tax, interstate transportation or commerce. H. F. 189, Renda.
Transportation of school children. H. F. 344, Ellsworth, et al.
Transportation facilities for railroad employees, comfortable. S. F. 297, Dodds.
Tuition and transportation for children residing in state institutions, charitable institutions, etc. who enroll in special education programs. S. F. 390, schools.

390, schools.

Hazardous primary road conditions given priority by highway commission in improving system. S. F. 425, transportation.

Aviation authorities, airport facilities. S. F. 472, Walsh, et al.; H. F. 650, Van Drie, et al.

Administration of reciprocity laws transferred to department of public safety. S. F. 483, Clarke, et al.

Movement of vehicles and loads of excess size and weight, days and routes, secondary roads. S. F. 489, transportation.

Payment of transportation costs, private school students. H. J. R. 14, Christensen.

Christensen.

Discharge of sewage and other wastes, highway ditches, offenses, fine, etc. S. F. 517, transportation.

Highway construction, restoration of borrow areas. S. F. 534, transportation. Increase the share of cities and towns in road use tax fund aid, value of automobile for registration purposes. H. F. 714, transportation. Weight and load of motor vehicles, temporary restrictions, penalties. H. F.

Weight and load of motor vehicles, tomposed from 1767, transportation.

Transfer or sale of real estate between agencies of the state and political subdivisions thereof. H. F. 770, transportation.

Detour and haul roads, designate, primary or interstate road projects. H. F. 787, transportation

Street research fund, establish. S. F. 637, transportation.
Transportation of pupils to schools, more than 1 mile. S. F. 647, schools.
Highways, emergency repair, restoration, or reconstruction of. H. F. 807,

transportation.

Commerce commission, appropriation. H. F. 817, appropriations. Payments and assistance to persons required to relocate residences, etc., highway purposes. S. F. 684, transportation.

TRAVEL-

General

Travel expense allowances for state employees. S. F. 474, Stanley, et al.

TRAVELING LIBRARY-(See Libraries)

TREASURER OF STATE-

Genera

Refund of taxes, illegal or improper levy, taxpayer must apply for. H. F. 100, Knight and Graham.

Rail estate transfer, taxation. S. F. 144, Conklin.

Elected executive officials, terms of office. H. J. R. 6, Shaw, et al.

Governor appoint secretary of state, treasurer, and attorney general, General

Assembly appoint auditor. S. J. R. 13, Denman, et al.

Elected executive and judicial officials, terms of office. S. J. R. 23, Mogged,

et al.

et al.

Governor appoint secretary of state and treasurer of state, Senate appoint auditor of state. H. J. R. 12, Pelton.

Tax on beverages in cans, etc., conservation, S. F. 462, Erskine.
Highways, construction and reconstruction of, funds, bonds. S. F. 473, Rigier. Municipal tax relief fund, establish. H. F. 542, Milligan, et al. Municipal property tax relief fund, establish. S. F. 509, Walsh.

Vietnam veterans' service compensation fund. S. F. 543, Benda.

Drivers' education program, department of public instruction—supplies and materials and motor vehicle registration plates for department of public safety, H. F. 659, appropriations.

Aid in funding of the federal riot insurance program. S. F. 557, commerce. Aid in funding of the federal riot insurance program. H. F. 680, commerce. Special employment security contingency fund, interest and penalties collected, establish. H. F. 788, state government.

Street research fund, establish, S. F. 637, transportation.

State departments' appropriation, very similar to S. F. 597. H. F. 793, appropriations.

propriations.

State departments' appropriation, very similar to H. F. 793. S. F. 597, appropriations.

Apportionment commission, members of, appropriation. S. F. 662, appropriations.

Iowa income tax. H. F. 810, ways and means. Call and redeem Korean veterans' bonus bonds. S. J. R. 29, ways and means. Call and redeem Korean veterans' bonus bonds. H. J. R. 19, appropriations. Distribution of income, corporation, and sales taxes, appropriation. S. F. 691, appropriations.

Funds

Retirement system funds, investment of, employment security commission. S. F. 10, Frommelt, et al.; H. F. 10, Klein, et al.

Moneys and credits bank tax replacement fund, appropriation, treasurer of state. H. F. 500, Van Nostand, et al.

TREES-

General

Removal of dead or diseased trees on public property, cities and towns issue general obligation bonds. H. F. 183, Lipsky.

Dead or diseased trees, removal of, assessments of costs. H. F. 184, Lipsky.

TRESPASSING-

General

Trespassing posted private property, penalty. S. F. 213, Stanley, et al.; H. F. 259, Drake, et al.

TRIALS-

General

Demurrers in criminal actions. S. F. 20, Gaudineer,

TRUCKS.

(See Motor Vehicles, sub-ref. Trucks)

TRUSTICIES.

General

Township trustees, boards of supervisors to act, vacancies. S. F. 86. Shaft. Area schools, reorganization of. H. F. 492, Brinck.

TRUSTS-

General

Prearranged funeral plans, 100 percent payments put in trust. S. F. 395. Curran and Clarke; H. F. 630, Sheperd, et al.

TUITIONS

General

Tuition grants, financial need, attending Iowa colleges, etc. S. F. 295, higher education.

Tuition and transportation for children residing in state institutions, charitable institutions, etc. who enroll in special education programs. S. F. 390, schools.

Higher education facilities commission, tuition grant program, appropriation.

S. F. 683, appropriations. Higher education facilities commission, tuition grant program, appropriation H. F. 827, appropriations.

UNDERPASSES-

General

Viaducts or underpasses, commerce commission to apportion costs. H. F. 476. Kluever, et al.

UNEMPLOYMENT COMPENSATION-

Unemployment compensation benefits for recipients of retirement, social security or vacation benefits. H. F. 115, Renda, et al.

Payment of unemployment compensation benefits. S. F. 353, DeKoster, et al..

H. F. 484, Millen, et al.

Special employment security contingency fund, interest and penalties collected, establish. H. F. 788, state government.

UNEMPLOYMENT TRUST FUND, U. S .-General

Use available federal funds for employment security commission. S. F. 441. Clarke; H. F. 605, Fisher of Greene.

UNIFORM COMMERCIAL CODE-

General

Consumer frauds, H. F. 486, Jesse, et al. Uniform commercial code, rights of a holder of certain instruments. S. F. 491, Potgeter and Walsh; H. F. 716, Millen, et al.

UNIFORM JUVENILE COURT ACT-

General

Uniform juvenile court act. H. F. 794, Kluever.

UNIFORM LAWS, COMMISSION ON-

State departments' appropriation, very similar to H. F. 793. S. F. 597, ap-

propriations.

State departments' appropriation, very similar to S. F. 597. H. F. 791. appropriations.

UNIFORM RECIPROCAL ENFORCEMENT OF SUPPORT ACT-General

Uniform reciprocal enforcement of support act. H. F. 792, Kluever.

UNIFORMS

General

Uniforms for vocal and instrumental school music groups. H. F. 179, Mc-Cormick and Stromer. Uniforms for all sheriffs' offices. S. F. 623, county government.

UNIONS-

(See Labor, sub-ref. Unions)

UNIVERSITIES-

See also Colleges

General

Tuition grants, financia higher education. financial need, attending Iowa colleges, etc. S. F. 295,

State-supported universities to give full college credit for courses taken at any junior or regular college in Iowa, H. F. 374, Fischer of Grundy. Prohibit universities from engaging in any commercial activity. S. F. 325,

Reichardt.

Student disturbances at publicly supported educational institutions, dismissals. H. F. 521, Grassley, et al.

Professional standards board for certification of teachers, establish. H. F. 579, Langland, et al.

Universities and colleges, board of regents issue bonds for buildings, etc. S. F. 537, higher education; H. F. 721, higher education.

Express full confidence in the ability of the university administrators and law enforcement officers to enforce effectively rules and laws pertaining to disruptive conduct at our public universities. S. C. R. 33; S. J. 1358, 1682, 1693 adopted; H. J. 1732.

Request board of regents maintain student tuition and fees at a moderate and rescentible level consider limitation on approximates.

and reasonable level, consider limitation on enrollments, possibility of increasing teaching hours, and to cut all unnecessary expenditures. S. C. R. 46; S. J. 1785, 1820, 1825, 1826.

URBAN RENEWAL

General

Urban renewal, establishment and powers of. H. F. 340, Lawson, et al. Urban renewal fund, cities and towns create, taxes produced by urban renewal area. S. F. 427, Walsh; H. F. 562, Lawson; S. F. 569, cities and towns. Urban renewal law and low-rent housing law, conflict of interest. S. F. 434,

Doderer.
Urban-renewal law and the low-rent housing law, legalize and validate certain actions, etc. H. F. 733, cities and towns.

UTILITIES

General

Municipal utility retirement systems. H. F. 581, Van Drie, et al.; S. F. 505, Walsh.

Street lighting districts, establish in unincorporated areas. S. F. 568, Laverty and Gaudineer

One-third of the salaries of commissioners assessed to public utilities. H. F. 757, commerce.

Public

Pablic
Gas safety requirement. S. F. 38, Messerly.
Public utilities, valuation. H. F. 299, Gannon.
Management and control of certain municipal utilities, election, boards of trustees or cities and towns. S. F. 343, Coleman and DeKoster; H. F. 434, Freeman of Clay-Dickinson, et al.
Public utilities, advertising expenses. H. F. 438, Gannon.
Cities or towns levy tax on gross receipts of privately and municipally owned service corporations. H. F. 489, Gannon.
Define word "public" (utility) exclude large volume commercial and industrial direct sales made by natural gas pipeline companies. H. F. 536,

Municipal utilities, pay property tax. S. F. 490, Reichardt.
Locally-owned utilities included in formula for computing school aid. H. F. 575, Fischer of Grundy.
Communications facilities, annexed areas, franchises. H. F. 701, Holden and

Peterson.

Conduct study of the public utility laws, report findings and bills to 53rd General Assembly in 1970. S. C. R. 43; S. J. 1713, 1750, 1820.

VACATIONS-

General

Vacations for public employees. H. F. 360, Wells, et al.; S. F. 471, Neu, et al. Vacation policy for state employees. H. F. 370, Kiein. Vacation and leave of absence policy for state employees S. F. 411, Frommelt,

VALUATIONS-

General

Agricultural land, valuation and assessment of. S. F. 43, Lamborn. Assessment, valuation of real property, agricultural. S. F. 137, Anderson. Agricultural land, value of. S. F. 138, McGill, et al. Public utilities, valuation. H. F. 299, Gannon.

State aid for public schools, equal emphasis to property valuation and income. H. F. 518, Strothman.

Agricultural property, valuation and assessment of for purposes of taxation. H. F. 592, Roorda.

VEHICLES...

(See Motor Vehicles, all sub-refs.)

VENDING MACHINES-

General

Vending of foods and beverages. H. F. 572, Pierson, et al. Exempt Items costing 14 cents or less sold through vending machines from sales tax. S. F. 391, Thordsen, et al.; H. F. 655, Shaw.
Vending of foods and beverages. H. F. 803, Agriculture.

VENERAL DISEASE-

General

Venereal disease, control and diagnosis of. S. F. 226, social services. Venereal disease, control and diagnosis of. H. F. 398, social services.

(See also Military)

Veterans, tax exemptions allowed. S. F. 66, Conklin. Veterans' preference, cities and towns, civil service. S. F. 146, Glenn. Property exemption for veterans, extend. H. F. 364, Fischer of Grundy, et al.:

S. F. 357, Hammer and Lamborn.

Members or former members of armed forces, portion of annuities or retirement pay exempt from state income tax. S. F. 384, Rigler.

War orphans educational aid fund, increase assistance. H. F. 499, Miller of

Page, et al. Bingo games conducted by charitable, religious, or veterans organizations, license and regulate. H. J. R. 10, Ellsworth; S. J. R. 26, Walsh. Loans, federal insured. S. F. 522, Benda, et al.; H. F. 697, Millen, et al. Commission for the blind, higher education facilities commission, and soldiers' bonus board, appropriation. S. F. 581, appropriations.

bonus board, appropriation. S. F. 581, appropriations.
Relief for indigent soldiers, sailors, and marines, county pay, dissolve soldier's relief fund. H. F. 749, Shaw and Lipsky.
Veterans' additional benefits in state employment. H. F. 751, Tapscott.
Victnam veterans' service compensation fund. S. F. 543, Benda.
Call and redeem Korean veterans' bonus bonds. S. J. R. 29, ways and means.
Call and redeem Korean veterans' bonus bonds. H. J. R. 19, appropriations.
Recognizes the contributions American Legion has made and continues to make to our state and congratulations upon the golden anniversary of their organization. H. C. R. 23; H. J. 512, 771 adopted; S. J. 717, 974 adopted.

adopted.

Commend the members of the 185th Tactical Fighter Groups, returning to civilan life, for having exhibited all the virtues of good citizenship and thank them for their devotion to duty and for the improvement of the image of Iowa through their effort and conduct. H. C. R. 39: H. J. 1644, 1654 adopted; S. J. 1593, 1616 adopted.

That bonds used to finance Korean bonds not be recalled prior to maturity and present one mill levy be continued and used to aid financing of a Vietnam bonus for Iowa veterans. S. C. R. 22: S. J. 731, 1697.

Members of active armed forces, extension of tax benefits. S. F. 79, Potgeter and Benda.

VETERINARY-

(ieneral

Dog licenses issued by veterinarians, climinate listing by assessors. S. F. 337. Hougen.

Professional corporations. H. F. 652, Pelton.

Professional and foreign professional corporations, S. F. 554, Stanley, et al.

General

Viaducts or underpasses, commerce commission to apportion costs. H. F. 476, Kluever, et al.

VITAL STATISTICS-(ieneral

Vital statistics, births, deaths, marriages, etc. H. F. 199, Campbell, et al. Vital statistics, births, deaths, marriages, etc. S. F. 256, Briles.

VOTING-

(See Elections)

WAGES-

(See Salaries, sub-ref. Wages)

WAREHOUSES-

Beer warehouses. S. F. 44, Lange.
State liquor seals, affix. S. F. 98, Frommelt.
Delivery charge, clarify, grain warehousemen. S. F. 577, Laverty.
Agricultural products, authority to close elevators or warehouses, etc. H. F.
678, Winkelman and Bailey.
Agricultural product warehouse fees, increase. H. F. 761, commerce.
Grain, storage of, temporarily placed on ground. S. F. 657, commerce.
Agricultural warehouses, more than one in same city, one license. S. F. 658,

commerce.

Lost warehouse receipts. S. F. 659, commerce.

WARRANTS-

General

Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. H. F. 436, state government.

Issuance of public anticipatory warrants to cover anticipated deficiencies, raising interest. S. F. 449, Weimer and Rigler.

Implementation and organization for annual sessions. H. F. 390, rules.

Peace officers arrest person for a nonindictable as well as indictable public offense without arrest warrant. H. F. 553, Crosier.

Appropriate from motor vehicle fuel tax fund to state comptroller for expenses in writing refund warrants, etc. S. F. 604, appropriations.

WATCHMAKER-

General

Registration of watchmakers, etc. H. F. 785, state government. Watchmaking, board of examiners, appropriation. S. F. 632, appropriations.

WATERCRAFT...

General

Motor fuel tax, watercraft, discontinue refund. S. F. 49, Benda. Watercraft, etc. operation of, special rules, experimental conservation commission, Green Valley lake, H. F. 91, Christensen. Water navigation regulations, violations. H. F. 228, conservation and recrea-

tion.

Operation of power boats, violations by juveniles. H. F. 329, conservation and recreation.

Operation of motor boats, safety. S. F. 308, conservation and recreation.

Boat passenger regulations, conservation commission. H. F. 557, Holden.

Regulate boating on artificial lakes and impoundments. S. F. 588, conservation and recreation.

Operation of watercraft under emergency conditions. H. F. 801, conservation and recreation.

WATER DISTRICTS-

(See Waters)

WATER POLLUTION-(See Pollution)

WATERS-

General

Conservancy districts, six, establishment and administration. S. F. 17, Schaben, et al.; H. F. 17, Cochran, et al.
Water navigation regulations, violations. H. F. 228, conservation and recrea-

tion

tion.

Legalize proceedings of Runnells, County of Polk, issuance of bonds, construction of water storage tank. H. F. 242, Skinner.

Littering of public property, penalty. H. F. 270, Shaw, et al.

Requiring fluoride adjustment of municipal water supplies. S. F. 264, Benda, et al.; H. F. 369, Millen, et al.

Bussey, Marlon County, special election on extending, reconstructing and maintaining its municipal waterworks, etc. H. F. 328, Van Roekel.

Zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers. H. F. 358, Middleswart, et al.

Authorize the establishment of rural water districts. S. F. 372, Smith and Flatt; H. F. 491, Bergman and Varley.

Penalty, counties, cities and towns discharging refuse, etc. into water resources. H. F. 442, Van Roekel, et al.

Benefited water districts, partially eliminate limitation of cost of assessments against property for water improvements. S. F. 407, Messerly.

Tax on beverages in cans, etc., conservation. S. F. 462, Erskine.

Littering of public property, penalty. S. F. 464, Conklin, et al.

Boat passenger regulations, conservation commission. H. F. 557, Holden.

Water conditioning contractors, license and regulate, establish board. S. F. 547, Shaff and Lange; H. F. 768, Millen, et al.

Operation of watercraft under emergency conditions. H. F. 861, conservation and recreation.

WEAPONS-SEE ALSO FIREARMS-

General

Gun permit, 3 day waiting period. H. F. 89, Dougherty.

Weapons and firearms, waiting period between time of purchase and delivery.

H. F. 105, Lipsky, et al.

Crimes committed or attempted when armed with firearms, penalties for.

H. F. 144, Fischer of Grundy, et al.; S. F. 175, Conklin, et al.

Deer-hunting season, illegal killing, possession of firearms and ammunition.

H. F. 235, Tieden.

Purchase of firearms and firearm supplies, nearby states. S. F. 322, Erskine, et al.; H. F. 418, Radl and Ossian.

Purchase of firearms and firearms supplies nearby states vice verse. H. R.

Purchase of firearms and firearms supplies, nearby states, vice versa. H. F. 504, Radl and Ossian.

Prohibit ownership, possession, etc. of firearms by persons convicted of a serious offense or delinquent children. S. F. 476, Stanley, et al. Sale or transfer of firearms to resident of adjacent states. H. F. 568, Millen. Possession of firearms and ammunition during deer hunting season. H. F. 775, conservation and recreation.

WENDS

General

Marijuana a noxious weed. H. F. 87, Knight, et al. Wild hemp and wild sunflower, secondary noxious weeds. H. F. 171, Winkelman, et al.; S. F. 165, Coleman.

Destruction of noxious weeds along public roads. H. F. 187, Camp, et al.

WEIGHTS-MEASURES-

General

Weight statutes, violations, fines. S. F. 71, Kosek. Excess size and weight, movement of vehicles, highway commission, rules and regulations. S. F. 72, Kosek. Motor vehicles, inspected and weighted on private property open to public use.

S. F. 263, Hill and Lamborn. Registration fees and wegitt limits for farm trucks. S. F. 351, Coleman; H. F.

424. Schroeder.

424, Schroeder.

Certain motor vehicle laws and regulations and control and administration of the highway patrol to Secretary of State. S. F. 379, Lamborn.

Movement of vehicles and loads of excess size and weight, days and routes, secondary roads. S. F. 489, transportation.

Trucks violating gross weight registration be registered for full year at the increased weight, double fine. H. F. 594, Miller of Page.

Automatic recorders on scales, after January 1, 1970. H. F. 619, Christensen, et al.

Weight and load of motor vehicles, temporary restrictions, penalties. H. F. 767, transportation.

WINE-

(See Alcoholic Beverages)

WIRETAPPING-

General

Eavesdropping and wiretapping unlawful, exceptions, penalties. H. F. 720. Fischer of Grundy and Andersen.

WOMEN-

General

Women offenders, social services, placement in appropriate adult correction institutions. H. F. 294, social services.

WORKMEN'S COMPENSATION-

General

Workmen's compensation hearings, eliminate board of arbitration. S. F. 24, Gaudineer.

24, Gaudineer.

Workmen's compensation cases, industrial commissioner, taking depositions. S. F. 82, O'Malley.

Industrial commissioner, duties of. S. F. 83, O'Malley.

Employees sustaining injuries, industrial commissioner supervise the professional care and rehabilitation of. S. F. 107, O'Malley.

Workmen's compensation, settlement, disputed liability. S. F. 116, O'Malley.

Workmen's compensation claims, commutation of, industrial commissioner instead of court. S. F. 182, O'Malley.

Workmen's compensation, agriculture. S. F. 204, Gaudineer, et al.; H. F. 268.

Ellsworth, et al.
Workmen's compensation act compulsory, S. F. 305, Arbuckle, et al.; H. F. 380,

Workmen's compensation act computed, S. F. Millen, et al.

Injured workers under workman's compensation select doctor. S. F. 316,
Palmer, et al.

Defining "workmen" or "employee" in workmen's compensation law. S. F.
418, DeKoster, et al.

Defining "workman" or "employee" in workmen's compensation law. H. F.

528, Ellsworth, et al.

Payment of workmen's compensation claims, industrial commissioner, highway commission, appropriation. S. F. 685, appropriations.

WRESTLING-

General

Legalize professional boxing and wrestling. S. F. 326, Reichardt; H. F. 651, Tapscott, et al.

ZONING-

(See also Annexation)

General

Zoning of unincorporated areas within 2 miles of cities and towns. H. F. 208, Miller of Des Moines, et al.

Zoning regulations within prescribed distances of highways, parks, recreational areas, and navigable rivers. H. F. 358, Middleswart, et al.

GENERAL INDEX

(See "Joint Conventions" and also "Addressed the House")
ADDRESSED THE HOUSE—
(See also "Joint Convention")
Governor Robert D. Ray
William H. Harbor, Speaker of the House
Floyd H. Millen, Speaker pro tempore
Mr. Palidge Brennan, T.D., Parliamentary Secretary to Minister for
Local Government, Dublin, Ireland
Honorable John Conyers, Jr., United States Congressman, Detroit,
Michigan
Honorable William J. Scherle, United States Congressman, Seventh
District 28
Honorable William E. Darrington
Honorable Joseph Flatt 26
Honorable William J. Gannon
Honorable Joan Lipsky
Honorable William P. Winkelman
Honorable Edward Breen 81
Commander William C. Doyle
Mr. Wendell Smith, President of U. S. Jaycees
Mr. Alan Cox, Ashton, Iowa
Mr. Joe Roth, President of the Chamber of Commerce, Clear Lake 118
AGRICULTURE, COMMITTEE ON
Appointed
Bills Introduced — 417, 467, 548, 772, 803.
Amendments filed
Reports by 301,
394, 468, 564, 618, 653, 705, 728, 831, 958, 959, 1105, 1106, 139
ALT, DON DRepresentative Polk County
Bills introduced — 258, 266, 273, 289, 305, 365, 425, 451, 452,
542 , 563, 581, 602, 629, 650, 677, 750, 756, 768.
Amendments filed394, 414, 821, 894, 895, 120
Amendments offered421, 122
Committee appointments
Petitions presented
Resolutions offered
Visitors presented
visitors presented
ANDERSEN, LEONARD C.—Representative Woodbury County
Bills introduced — J. R. 4; 67, 68, 72, 76, 102, 109, 138,
141, 168, 170, 173, 174, 177, 204, 207, 231, 232, 236, 253,
254, 273, 296, 297, 298, 303, 326, 333, 334, 359, 360, 381,
405, 408, 410, 431, 433, 506, 576, 610, 642, 709, 720.
Amendments filed471, 602, 894, 911, 998, 1025, 1088, 1228, 126
Amendments offered
Amendments withdrawn
Committee appointments13, 15, 16, 47, 91, 100, 148, 136
Committee removal 9
Petitions presented
APPORTIONMENT, COMMISSION ON—

APPROPRIATIONS, COMMITTEE ON	
Appointed	00-108
Bills introduced — J. R. 19; 57, 323, 324, 368, 659, 695, 77	,
778 706 702 705 706 707 909 801 800 811 915 916	•
778, 786, 793, 795, 796, 797, 802, 804, 809, 811, 815, 810	'.
817, 818, 819, 820, 821, 822, 823, 824, 825, 827, 828, 829	
Subcommittee appointments	
Subcommittee assignments	
Amendments filed	
Amendments offered919, 1063, 1102, 150	
Amendments withdrawn	
Announcement	
Reports200, 890, 891, 930, 992, 993, 1024, 1049, 1050, 115	i,
1155, 1297, 1325, 1377, 1391, 1392, 1442, 1443, 1480, 1534, 1607, 164	5, 1762
ASSISTANT CHIEF CLERK-Burl B. Beam	
Named permanent	. 150
ASSISTANT MAJORITY FLOOR LEADERS—	
Rudy Van Drie, Representative Story County	
(See Van Drie, Rudy-Representative Story County, Assistant	
Majority Floor Leader)	
Andrew Varley, Representative Adair-Madison Counties	
(See Varley, Andrew—Representative Adair-Madison Counties,	
Assistant Majority Floor Leader)	
ASSISTANT MINORITY FLOOR LEADER-Thomas A. Renda, Repre-	
sentative Polk County	
(See Renda, Thomas A.—Representative Polk County, Assistant	
Minority Floor Leader)	
BAILEY, RAY V.—Representative Wright County	
Bills introduced — J. R. 13, 17; 13, 18, 27, 30, 105, 14)
163, 171, 224, 265, 266, 271, 380, 382, 383, 384, 463, 471	
	•
	,
653, 678, 707, 716, 719, 735, 743, 789.	
Amendments filed	
274, 426, 623, 930, 959, 1051, 1078, 1155, 1298, 1398, 1707, 171	1, 1730
Amendments offered274, 629, 984, 1371, 1513, 1714, 180	
Amendments withdrawn	. 1803
Committee appointments	
	3, 1570
Petitions presented	2, 758
Resolutions offered	2, 1375
Visitors presented	
DATED DONALD W. Bonnocontation Doors County	
BAKER, DONALD E.—Representative Boone County	,
Bills introduced — 35, 37, 38, 93, 181, 196, 198, 201, 20	•
256, 274, 295, 317, 327, 337, 338, 339, 356, 358, 359, 36	
385, 395, 404, 405, 446, 458, 469, 509, 535, 543, 591, 61	5 ,
627, 653, 654.	
Amendments filed	
	3,
984, 1077, 1158, 1269, 1300, 1378, 1398, 1444, 1454, 1486, 1648, 167	l, 1809
Amendments offered	
Amendments withdrawn	
Committee appointments	
Explanation of vote	
Petitions presented	
retitions presented	, 504
Resolutions offered	
Visitors presented	5, 1487

JOURNAL OF THE HOUSE

TILES,	LYNN,	8R	Repre	senta	tive J	ackso	n Cor	inty				
	ntroduc							237,	270,	388.	408,	
	30, 601,											
	ments i										. 602,	11
	ttee app									293,	353,	6
Petitio	ns prese	ented				.			. 228,	304,	353,	11
	tions of									3 5 3 ,	628,	13
Visitor	s preser	ited <i>.</i>			.540,	551,	712,	969,	10
CAME	LAW BY	PUB	LICA	TION-								
House	Joint F	tesolu	lion 1	5								19
House	File 40								.			6
House	File 57											6
House	File 120	5 					.					19
Ноине	File 14	i	 .						. 			19
House	File 160		11
House	File 18	 			9
House	File 20	3							ş
House	File 24:	2	.		<i>.</i>							18
	File 243											
	File 318											
	File 323											
	File 328											
	File 34											
	File 390											
	File 400											
	File 41											
House	File 43	١										19
House	File 436	 .	. .									18
	File 454											
	File 45											
	File 501											-
	File 533											
	File 664											
	File 697											
	File 733											
	File 736											
	File 744											
	File 766											
	File 799											
	File 800											
House	File 816	· · · · · ·		• • • • •			• • • • •	• • • • •		• • • • •	• • • • •	13
			_				_					
	, VERN		_									
	ntroduc				3,	44,	59,			135,		
	8, 220, 3, 591,	237, 668,			211,	207,	315 ,	344,	417,	435,	509,	
	ments f											
	112.											17
	iments o			-					-			
	ments v											
	ttee an									100.		
	nation of							- •				
	of order											
	tions of											
Wesoin												

BERGM	IAN, IH	LVIN-	Rep	resen	tative	e layo	n-Osce	eola C	ounti	es			
Bil	ls intro	duced	_	J. R.	2,	6;	6,	8,	9,	16,	35,	67,	
	ls intro 68,	71,	73,	81,	90,	96,	118,	144,	148,	15 2 ,	194,	204,	
	207,	270, 3	11,	388,	434,	461,	471,	491,	584,	602,	649,	704.	
	endmen	its file	d.				. 				.	.1192	-1198
Cor	nmittee	appo	intr	nents				13,	14,	15,	100,	101,	1830
Pet	itions	presen	ted			. 372,	448,	497,	541,	571,	584,	785,	881
	solution												
	itors p												
	•											·	
BILLS-													
Ind	lex to a	ction (on I	louse	Joint	Reso	lution	s and	Hou	se File	es		2012
Ind	lex to a	ction o	n S	enate	Joint	Reso	lution	s and	Sena	te Fil	eя		2080
Cor	npanior	Bills	, Li	st of									2011
App	proved a	after s	289	on								.1974	-1980
BIRTH	DAY C	ONGR	ATU	LATI	ONS-	-							
To	Repres	entati [,]	ve I	Edging	ton						.	• • • • •	184
To	Repres	entati	ve I	Dietz									245
To	Repres	entati [,]	ve (affrey	·,		• · · · · •		,				353
To	Repres	entati	ve (ssian									715
To	Repres	entati	ve 1	Aiddle:	swart						<i>.</i> .		888
	Repres												
	Repres												
	Repres												
	Repres												
	Repres												
10	repres	GIICACI	• • •	ILAUU		• • • • •		• • • • •			•	• • • • •	1.70
BLOUI	N. MICE	HAEL	T	Repre	senta	tive :	Dubuc	ue Co	unty				
	ls intro									76,	84.	93,	
	115.	155, 1	76.	218.	245.	251.	277.	313.	344.	360.		423.	
	459.	493, 5	03.	514.	527.	529	533	543	591	632	646	649.	
			747.	011,	04.,	02,	000,	010,	001,	002,	010,	0.0,	
A m	endmer	•										154	
All	919	290, 4	100	557	653	65.1	776	1200	1242	1454	1429	1498	1564
A 200	endmen												
Am	endine.	145 011	ere.			• • • • •			100,	351,	040,	110,	1550
Am	endmer	its wi	tnai	awn		• • • • • •				• • • • •	· · · · · ·	101	1995
Cor	nmittee	appo	intn	nents	• • • • •	• • • • •	• • • • • • •	• • • • •	13,	14,	10,	101,	291
EX	planatio	on or	vou	• • • • •	• • • • •		• • • • • •						1074
Pet	itions ; solution	presen	ted.	. 202,	244,	281,	304,	396,	606,	657,	672,	837,	1111
. Vis	itors p	resent	ed	· · · · · ·		• • • • •		• • • • •	· · · · ·	, • • • • •	636,	880,	1081
UDINO	W ADD	TANT	Das				Count						
	K, ADR											100	
BII	ls intro												
		201, 2					256,	311,	394,	396,	463,	475,	
				571,									
Am	endmer	its file	ea.			• • • • •				• • • • • •	• • • • •	189,	
	219,	456, 7	730,	780,	894,	997,	1021,	1051,	1158,	1170,	1202,	1478,	1647
	endmer												
	endmer												
	mmittee												
	planatio												
Pet	itions	presen	ted				<i></i>		. 		372,	429,	517
Poi	int of d	rder r	aise	ed					,				1337
									_				
	ET AND												
	ports of												
Me	mbers a	appoln	ted	to ser	ve di	uring	inter	m	· · · · ·		. .		1968
BUDGE	CT MES	SAGE-	_										•
	solution												
	livered												

CAFFREY, J	AME	S T	Renr	esen i s	tive I	Palk ('ounts	,				
Bills into									10,	13.	14.	
17.	84	105	107	13.,	148	168	170	204,			•	
272.	278	284	317	360,	3 1	420	455				571.	
				750,			400,	002,	041,	550,	311,	
Amendme							654	591	004	1454	1494	1465
Committe		nainte	nonte		• • • • •	. , 100,	0.11,	821,	334,	1101,	1404,	1400
Committee	e ap	Pome	19	14,		100	101	40-	7:0	1496	1000	1000
Prolonet		0,		14,	15,	100,	101,	100,	152,	1120,	1830,	1968
Explanat												
Petitions	pres	entea		• • • • •	• • • • •	473,	.,5Z,	570,	584,	606,	636,	690
Resolutio	ns of	nerea	• • • •	• • • • •	• • • • •		• • • • •	• • • • •	• • • • •	• • • • • •		500
Visitors ;	prese	nted .	· · · · · ·		• • • • • •	• • • • •	• • • • • •	• • • • •	938,	969,	1301,	1811
/												
CALL OF TH												
On Repor												
On House	e File	781	• • • •		• • • • •		• • • • •			<i></i>	• • • • •	1005
CAMP, JOHN												
Bills intr								53,	54,	55,	105,	
				214,						365,	380,	
388,	408,	434,	461,	484,	499,	545,	556,	598,	600,	619,	634,	
774.												
Amendme	nts :	filed		 .		. 151,	670,	893,	896,	1024,	1051,	
1077,	1097,	1358,	1377,	1455,	1547,	1652,	1678,	1706,	1802,	1805,	1809,	1939
Amendme	ents c	ffered	i. 151,	1097,	1466,	1512,	1547,	1669,	1802,	1805,	1821,	1939
Amendme												
Committe	e api	pointn	nents	13.	14.	15.	101.	353.	629.	1570.	1830.	1968
Committe Petitions	pres	ented								257.	281.	1653
Point of	order	raise	d								1439.	1547
Resolutio												
Visitors												
											,	
CAMPBELL,	HER	BERT	L.—									2000
CAMPBELL, Bills intr				Repre	senta	tive V	Vashii	ngton	Coun	ity		1000
Bills intr	oduc	ed —	J. R.	Repre	senta 6;	tive V 67,	Vashii 68,	ngton 170,	Coun 192,	ity 197,	199,	2000
Bills intr	oduc	ed —	J. R.	Repre	senta 6;	tive V 67,	Vashii 68,	ngton 170,	Coun 192,	ity 197,	199,	2000
Bills intr 207, 555.	oduce 210,	ed — 211,	J. R. 226,	Repre 2, 311,	senta 6; 313,	tive V 67, 372,	Vashii 68, 408,	170, 439,	Coun 192, 444,	197, 497,	199, 530,	
Bills intr 207, 555. Amendme	oduce 210, ents f	ed — 211, flied .	J. R. 226,	Repre 2, 311,	senta 6; 313,	tive V 67, 372,	Vashii 68, 408,	170, 439,	Coun 192, 444,	197, 197, 497, 602,	199, 530, 1033,	17 3 0
Bills intr 207, 555. Amendme Amendme	210, ents f	ed — 211, filed .	J. R. 226,	Repre. 2, 311,	senta 6; 313,	67, 372,	Vashii 68, 408,	170, 439,	Coun 192, 444,	197, 497, 602,	199, 530, 1033,	17 3 0 720
Bills intr 207, 555. Amendme Amendme Committe	210, ents fents de app	ed — 211, filed . offered pointr	J. R. 226, i	Repre. 2, 311,	senta 6; 313,	67, 372,	Vashii 68, 408,	170, 439,	Coun 192, 444, 566,	197, 497, 602,	199, 530, 1033,	1730 720 204
Bills intr 207, 555. Amendme Amendme Committe Committe	ents fents ce apper	ed — 211, filed . offered pointr noval	J. R. 226, i nents	Repre. 2, 311,	senta 6; 313,	67, 372,	Vashii 68, 408,	170, 439,	Coun 192, 444, 566, 47,	197, 497, 602,	199, 530, 1033,	1730 720 204 87
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions	ents fents ce apper e rer	ed — 211, filed . offered pointm noval ented	J. R. 226,	Repre. 2, 311,	senta 6; 313,	67, 372,	Vashii 68, 408,	170, 439,	Coun 192, 444, 566, 47,	197, 497, 602,	199, 530, 1033, 101,	1730 720 204 87 516
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio	ents of ents o	ed — 211, filed offered pointr noval ented fered	J. R. 226,	Repre. 2, 311,	senta 6; 313,	67, 372,	Washii 68, 408,13,	170, 439, 14,	Coun 192, 444, 566, 47,	197, 497, 602, 87,	199, 530, 1033, 101, 	1730 720 204 87 516 396
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions	ents of ents o	ed — 211, filed offered pointr noval ented fered	J. R. 226,	Repre. 2, 311,	senta 6; 313,	67, 372,	Washii 68, 408,13,	170, 439, 14,	Coun 192, 444, 566, 47,	197, 497, 602, 87,	199, 530, 1033, 101, 	1730 720 204 87 516 396
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors	210, ents fents (e apper presents of prese	ed — 211, filed . offered pointm noval ented ffered nted	J. R. 226,	Repre. 2, 311,	senta 6; 313,	67, 372,	Washii 68, 408,13,	170, 439, 14,	Coun 192, 444, 566, 47,	197, 497, 602, 87,	199, 530, 1033, 101, 	1730 720 204 87 516 396
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF	ents fents (e apper presents of presents o	ed — 211, filed offered pointn noval ented ffered nted	J. R. 226,	Repre 2, 311,	senta 6; 313,	67, 372,	Vashii 68, 408,	170, 439, 14,	Coun 192, 444, 566, 47,	197, 497, 602, 87, 223,	199, 530, 1033, 101, 233, 1487,	1730 720 204 87 516 396 1539
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio	ents fents (ents of ents of ents of presents of presents of north ents of north ents of ents o	ed — 211, filed offered point noval ented fered nted	J. R. 226,	Repre 2, 311,	senta 6; 313,	tive V 67, 372,	Vashii 68, 408,	170, 439, 14,	Coun 192, 444, 566, 126,	197, 497, 602, 87, 223,	199, 530, 1033, 101, 233, 1487,	1730 720 204 87 516 396 1539
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove	ents of ents of ents of ents of prese of volume.	ed — 211, filed . offered pointm noval ented ffered nted rES ating and I	J. R. 226,	Repre	senta 6; 313,	67, 372,	Vashii 68, 408,13,	170, 439, 14, 56,	Coun 192, 444, 566, 	197, 497, 602, 87, 223,	199, 530, 1033, 101, 353, 233, 1487,	1730 720 204 87 516 396 1539
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a	ents of ents of ents of presents of presents of presents of n relations and judgments of the presents of the p	ed — 211, filed . offered pointm noval ented ffered nted rES ating and I dges	J. R. 226, i inents to, H. Lieute of	Repre. 2, 311,	senta 6; 313,	67, 372,	Vashir 68, 408,13,	170, 439, 14, 56,	Coun 192, 444, 566, 47,	197, 497, 602, 87, 223, 999,	199, 530, 1033, 	1730 720 204 87 516 396 1539 9 54
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of	ents fents (e apper presents of presents of presents of presents of presents of tellettelettelettelettelettelettelette	ed — 211, filed offered pointn noval ented ffered nted atting and I dges ers	J. R. 226,	Repre	senta 6; 313,	tive V 67, 372,	Vashii 68, 408,13,	170, 439, 	Coun 192, 444, 566, 	197, 497, 602, 87, 223, 999,	199, 530, 1033, 101, 	1730 720 204 87 516 396 1539 9 54 62
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a	ents fents (e apper presents of presents of presents of presents of presents of tellettelettelettelettelettelettelette	ed — 211, filed offered pointn noval ented ffered nted atting and I dges ers	J. R. 226,	Repre	senta 6; 313,	tive V 67, 372,	Vashii 68, 408,13,	170, 439, 	Coun 192, 444, 566, 	197, 497, 602, 87, 223, 999,	199, 530, 1033, 101, 	1730 720 204 87 516 396 1539 9 54 62
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a: Report of Certificat	ents fents of ents of presents of presents of tellers of tellers of	ed — 211, filed . offered pointed fered nted fese ating and I dges ers electi	J. R. 226, i inents to, H. leute of ion .	Repre	senta 6; 313,	tive V 67, 372,	Vashii 68, 408,13,	170, 439, 	Coun 192, 444, 566, 	197, 497, 602, 87, 223, 999,	199, 530, 1033, 101, 	1730 720 204 87 516 396 1539 9 54
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat	ents fents f	ed — 211, filed . offered moval ented fered nted fes— ating and I dges electi	J. R. 226, i i nents to, H. Lieute of ion .	Repre	senta 6; 313,	10 tive V 67, 372,	Washii 68, 408,13,	170, 439, 14, 56,	Coun 192, 444, 566, 47, 126,	197, 497, 602, 87, 223, 999,	199, 530, 1033, 101, 	1730 720 204 87 516 396 1539 9 54 62 62
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat CERTIFICAT Of Ray,	ents fents fents (ents fents (ents fents f	ed — 211, filed offered pointed fered nted TES—atting and I dges elective ELE rt D.,	J. R. 226,	Repre	senta 6; 313,	tive V 67, 372,	Washii 68, 408,13,	170, 439, 14, 56,	Coun 192, 444, 566, 	197, 497, 602, 87, 223, 999,	199, 530, 1033, 101, 353, 233, 1487,	1730 720 204 87 516 396 1539 9 54 62 63
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat CERTIFICAT Of Ray, Of Jepser	ents fents of ents of ents of prese of volume of tells of E OF Robern, Rose	ed — 211, filed offered pointm noval ented ffered and ffese ers electi c ELE tt D., ger W	J. R. 226, i i to, H. Lieute of cCTIO Gove	Repre	senta 6; 313, 	tive V 67, 372, 	Vashii 68, 408,13,	170, 439, 14, 56,	Coun 192, 444, 566, 	197, 497, 602, 87, 223, . 999,	199, 530, 1033, 	1730 7204 876 396 1539 9 54 54 62 63
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat CERTIFICAT Of Ray, Of Jepser Of State	ents in the control of the control o	ed — 211, filed offered pointm noval ented fered nted of ES— atling and I dges ers electi c ELE ger W esents	J. R. 228,	Repre	senta 6; 313, 	tive V 67, 372,	Vashii 68, 408,13,	170, 439, 14, 56,	Coun 192, 444, 566, 47, 126,	197, 497, 602, 87, , 223, , 999,	199, 530, 1033, 	1730 7204 87 396 1539 9 54 62 63
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat CERTIFICAT Of Ray, Of Jepser	ents in the control of the control o	ed — 211, filed offered pointm noval ented fered nted of ES— atling and I dges ers electi c ELE ger W esents	J. R. 228,	Repre	senta 6; 313, 	tive V 67, 372,	Vashii 68, 408,13,	170, 439, 14, 56,	Coun 192, 444, 566, 47, 126,	197, 497, 602, 87, , 223, , 999,	199, 530, 1033, 	1730 7204 876 396 1539 9 54 54 62 63
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat CERTIFICAT Of Ray, Of Jepser Of State	ents in the control of the control o	ed — 211, filed offered pointm noval ented fered nted of ES— atling and I dges ers electi c ELE ger W esents	J. R. 228,	Repre	senta 6; 313, 	tive V 67, 372,	Vashii 68, 408,13,	170, 439, 14, 56,	Coun 192, 444, 566, 47, 126,	197, 497, 602, 87, , 223, , 999,	199, 530, 1033, 	1730 7204 87 396 1539 9 54 62 63
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat CERTIFICAT Of Ray, Of Jepser Of State	ents in the cape of the cape o	ed — 211, filed offered pointm noval ented fered nted of ES— atling and I dges ers electi c ELE ger W esents	J. R. 228,	Repre	senta 6; 313, 	tive V 67, 372,	Vashii 68, 408,13,	170, 439, 14, 56,	Coun 192, 444, 566, 47, 126,	197, 497, 602, 87, , 223, , 999,	199, 530, 1033, 	1730 7204 87 396 1539 9 54 62 63
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat CERTIFICAT Of Ray, Of Jepset Of State Of Drake	ents in the control of the control o	ed — 211, filed offered pointed fired nted files and I dges electi files f	J. R. 228,	Representation of the control of the	senta 6; 313, 	tive V 67, 372, 	Vashii 68, 408,13,	170, 439, 14, 	Coun 192, 444,566, 126, ne Co	197, 497, 602, 87, 223, 999,	199, 530, 1033, 101, 353, 233, 1487,	1730 720 204 396 1539 9 54 62 63 4 156
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat CERTIFICAT Of Ray, Of Jepser Of State Of Drake CHAPLAINS— Committe	ents 1 ents (ents 1 ents (ents 2 ents (ents 6 ents 6 ents (ents 6 ents (ents 6 en	ed — 211, filed offered pointed fered nted fered and I dges electi ELE rt D., ger W esents hard F	J. R. 228,	Repre. 2, 311,	senta 6; 313, 	norovern	Vashii 68, 408,13,	170, 439, 14, 56,	Coun 192, 444,566, 126, ne Co	197, 497, 602, 87, 223, 999,	199, 530, 1033, 	1730 7204 87 396 1539 9 54 62 63
Bills intr 207, 555. Amendme Amendme Committe Committe Petitions Resolutio Visitors CANVASS OF Resolutio For Gove Tellers a Report of Certificat CERTIFICAT Of Ray, Of Jepset Of State Of Drake	ents (en	ed — 211, filed offered pointm noval ented ffered nted ffered res citing and I dges relecti ELE rt D., ger W esentahard F	J. R. 228,	Repre. 2, 311,	senta 6; 313, 	rnor	Vashii 68, 408,13,13,	170, 439, 14, 56,	Coun 192, 444,566, 126, ne Co	197, 497, 602, 87, 223, .999,	199, 530, 1033, 	1730 720 204 876 396 1539 9 54 54 62 63 63 41 56

CHIEF CLERK OF THE HOUSE—	
Elected William R. Kendrick, acting Chief Clerk	1
Took oath of office	1
Elected William R. Kendrick, permanent Chief Clerk	9 58 x
Announcements made129, 173, 184, 190, 202, 220, 229, 245	•00
257, 283, 291, 305, 315, 353, 372, 373, 380, 399, 416, 429,	
448, 459, 485, 500, 520, 541, 556, 573, 587, 608, 628, 638,	
659, 676, 692, 716, 738, 762, 787, 805, 822, 839, 881, 902,	
913, 940, 971, 1001, 1037, 1058, 1083, 1084, 1111, 1164, 1182, 1206,	
1233, 1272, 1302, 1332, 1363, 1381, 1401, 1459, 1489, 1540, 1611, 1654,	1765
Authorized to attend National Legislative Conference, S. C. R. 39	
	1856
Authorized to employ personnel during interim and compensation for expenses, S. C. R. 38	1056
Authorized to make corrections	
Communications from	
Communications from	1000
CHIEF JUSTICE OF THE SUPREME COURT, The Honorable Theodore	
G. Garfield	
Administered oath to Governor-elect	65
Administered oath to Lieutenant Governor-elect	65
Committee appointed by	
Rules of Civil Procedure, report	163
CHRISTENSEN, PERRY L.—Representative Clarke-Union Counties	
Bill introduced — J. R. 2, 14; 60, 68, 71, 81, 84, 90, 91, 94, 118, 123, 158, 177, 192, 224, 226, 270, 271, 285,	
292. 300. 302. 313. 360. 371. 386. 388. 532. 614. 619. 621.	
731.	
Amendments filed569, 654, 1051, 1297, 1298, 1415, 1454, 1608,	1648
Amendments offered645, 1415,	
Amendments withdrawn	
Committee appointments13, 14, 15, 100, 101, 257, 292, 553, Petitions presented	1830
Resolutions offered	200
Visitors presented	
,	
CITIES AND TOWNS, COMMITTEE ON—	
Appointed	600
Bills introduced — J. R. 15; 186, 290, 733, 736.	
Amendments filed494, 725, 893, 1255,	
Amendments offered646, 648,	
Reports	
310, 424, 425, 494, 565, 581, 599, 669, 725, 890, 1255, 1390,	1391
CLAIMS—	
(the Toddsham Committee)	
(See Claims Filed)	
(See Comptroller of Iowa)	
(See State Appeal Board)	
CLAIMS FILED—	
(See State Appeal Board)	
(See Comptroller of Iowa)	
Claims Filed	33
Claims approved	40 33
Resolution relating to, H. C. R. 37	
TOTAL TERMINE SO, AL. C. S. DI	

COCHRAN, D	ALE :	M.—P	lepre.	sentat	ive W	7ebste	r Cou	nty				
Bills inti	oduce	d —	1,	4,	8,	16.	17,	25,	103,	109,	115,	
117,	134,	148,	158,	171,	192,	201,	204,	210,	211,	265,	271,	
\$10,	227,	338,	372,	415,	429,	434,	444,	456,	509,	519,	530,	
	627,											
<u>Amendme</u>	mts Al	led										
255,	333,	654,	1109,	1266,	1267,	1443,	1444,	1454,	1564,	1652,	1667,	
Amendme	nts of	Zered					277,	721,	1312,	1667,	1734,	1838
Amendme	nts w	ithdr	awn.	• • • • •	.						271,	984
Committe	e app	ointm	lents					.		· · · · ·	• • • • •	
		• • • •	13,	14,	15,	16,	18,	100,	101,	191,	317,	1968
Explanat	ion of	vote	• • • •	• • • • • •	• • • • •	· · · · •	• • • • •	• • • • •	• • • • •	• • • • •	••••	1074
Petitions	prese	nted	• • • •		• • • • •	• • • • •	• • • • •	129,	429,	517,	518,	657
Resolutio	ns off	ered	• • • • • •	• • • • •	• • • • • •		126,	191,	233,	396,	1002,	1604
Visitors 1	presen	ted .	. 516,	605,	671,	837,	900,	999,	1034,	1055,	1361,	1539
COMMERCE,	COM	AITTE	EE O	N								
Appointed					. 					1	8, 10	0-108
Bills inti	oduce	d	391,	511,	688,	680,	757,	758,	759,	760,	761,	
	763,		•	·	•	•	•		•	•	•	
Amendme	nts fi	leđ										617
Reports .			.					<i>.</i>				
	289,											1348
00100000	~ m		****	70								
COMMITTEE On House											1474	1657
On House	. F 110	o				• • • • •		• • • • •	• • • • •	• • • • •	. 1000,	1004
Apportion Budget a: Chaplains Committe Conference Credentia Departme Election Ethics Interim Iowa Stat Legislativ Mileage Personne Sifting Special Standing Steering Tellers	nd Firms e of the control of the co	nancis he Wi Rules st r and uncil	nl Cor hole Revi	ntrol		positi	on St	udy C	'o mmi	ttee		
COMMITTEE												7
Escort Si Escort Si												10
Notify an												
Notify an	d esc	ort G	OVER	or F	ulton					,	9,	47
Notify Se	nate				9	11.	16	46	61.	136	264	
From Ser	ate .					,			16.	47.	1 3 6.	1968
Arrange												18
Notify Go												
Roge	r W	Јерве	n									64
Escort Pi	resider	at of	Sena	te							136,	265
Escort P	reside	at pro	o ten	pore	• • • • •						16,	62
Escort Se												265
To escort	Pione	er Le	kwms	kers								817

COMMUNICATIONS FROM—		
Governor Robert D. Ray		1969
Secretary of State	651,	
703, 824, 906, 928, 957, 1084, 1190, 1254, 1345, 1843, 1885,	1966,	1982
Chief Clerk	450,	1966
State Comptroller	418,	588
Iowa State Department of Health		358
The Register and Tribune		533
Representative Walter Dietz		1551
Representative Richard Welden		1766
Mrs. Mamie Doud Eisenhower		1567
Secretary Iowa State Fair		
COMPANION BILLS—		
List of House and Senate companion bills	• • • • •	2011
COMPTROLLER OF IOWA—		
(Chairman of State Appeal Board)		
Communications from	588.	1075
Expenses of Legislators during interim	. 1816,	1856
CONFERENCE COMMITTES—	100	
On House Joint Resolution 19	1050	10.0
On House File 21		
On House File 196		
On House File 348		
On House File 3901807		
On House File 616		
On House File 714		
On House File 784		
On House File 7931766,		
On House File 815		
On House File 819		
On House File 8231830,		
On Senate File 139743,	889,	980
On Senate File 5371604,	1644,	1831
On Senate File 6141428,	1489,	1551
On Senate File 6551831,	1878,	1923
On Senate File 689		
Report rejected		
On House File 196		1898
CONGRESS OR THE UNITED STATES—		
General Assembly urged United States Department of Agricu	ltura	
I.S.U. of Science and Technology and other agricultural co		
to conduct studies of the impact of the family farm upo		
social and economic life of Iowa and the nation		
Sixty-third General Assembly memorialize Congress in enact		
of legislation, attention to needs of the people, equitable		
laws and equal representation in the passage of all f		
legislation		
Urge Congress abolish Electoral College by proposing an ar		
ment to the Constitution providing for the popular electi		
a President and Vice-President	• • • • •	1530
CONSERVATION AND RECREATION, COMMITTEE ON-		
Appointed	13. 10	0-107
Bills introduced — 228, 263, 286, 287, 329, 349, 596, 775,	780	- I U I
791, 799, 800, 801, 808, 826.		
Amendments filed728,	821	1154
Reports		

CONSTITUTIONAL AMENDMENTS AND REAPPORTIONMENT, COMMITON-	TEE
Appointed	1-108
Bills introduced — 781, 812. Amendments filed	797
Amendments offered	796
Reports	892
COREY, DEAN ORepresentative Louisa-Muscatine Counties	
Bills introduced — 95, 138, 170, 199, 259, 311, 444, 452, 461,	
462, 488, 540, 668, 700, 742, 774. Amendments filed	1595
Amendments offered	1407
Amendments withdrawn	
Announcement—special election	89
Committee appointments	485
Petitions presented	
Resolutions offered	
Visitors presented	1990
COUNTY GOVERNMENT, COMMITTEE ON	
Appointed	
Amendments filed494, 531, 536, 752,	
Amendments offered558,	828
Reports	
311, 411, 412, 493, 536, 580, 669, 752, 754, 855, 856, 991,	1260
CRABB, FRANK A Representative Crawford County	
Bills introduced — 69, 72, 82, 96, 117, 214, 229, 397, 439,	
484, 550, 555, 598, 630, 668, 700, 713, 742.	
Amendments filed620, 862-878, 931, 994, 1051, 1107,	
Amendments offered	
Amendments withdrawn	
Committee appointments	
Petitions presented	
Resolutions offered	
Visitors presented	999
· · · · · · · · · · · · · · · · · · ·	
CREDENTIALS, COMMITTEE— Appointed	
Report	
110post	•
CROSIER, DALE TRepresentative Linn County	
Bills introduced — 6, 8, 13, 14, 148, 152, 196, 198, 201,	
208, 256, 289, 310, 338, 389, 358, 360, 455, 470, 509, 550,	
558, 607, 658, 667, 722, 753.	4 4 4 4 4
Amendments filed	
Committee appointments14, 15, 16,	
Explanation of vote	
Petitions presented	
Resolutions offered126,	233
Visitors presented	315
CUNNINGHAM, RAY C Representative Story County	
Bills introduced — J. R. 17; 48, 72, 95, 101, 135, 197, 224,	
236 , 375, 449 , 53 2 , 53 4 , 563, 713, 717.	
Amendments filed	
Amendments offered	
Elected temporary Speaker	1
Committee appointments	517

Petitions presented	1488
Presided at sessions of the House	
Resolutions offered907, 1002,	
Visitors presented	
,,,	
DARRINGTON, WILLIAM ERepresentative Harrison County	
Bills introduced — 40, 85, 192, 204, 255, 261, 313, 551, 708,	
Amendments filed	1262
Amendments offered	722
Amendments withdrawn	722
Committee appointments11, 13, 14, 15, 100, 101, 500, 1054,	1303
Memorial—Eulogy	1052
Petitions presented	
Presided at the Memorial Session on April 16 at 7:30 p.m.	
Resolutions offered11, 466, 1303,	
Visitors presented	
, , , , , , , , , , , , , , , , , , ,	-000
DEN HERDER, ELMER-Representative Sioux County	
Bills introduced — J. R. 11; 49, 68, 73, 111, 118, 148, 207,	
227, 388, 488, 532, 550, 582, 696, 713.	
Amendments filed832, 1051, 1192-1198, 1228, 1297, 1300,	1357
Amendments offered	
Appointed teller and judge	
Committee appointments	01
	1875
Petitions presented	679
Point of order raised	
Resolutions offered941,	
Visitors presented	
visitors presented	1000
DEPARTMENTAL RULES REVIEW COMMITTEE—	
Appointed	1001
Members appointed to serve during interim	
DIETZ, WALTER—Representative Scott County	
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471,	
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618.	1364
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	1364
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	1364 101 1550
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 7025 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments .13, 14, 17, 14, 12, 12, 13, 14, 16, 102, 188, 141, 174, 192, 237, 268, 344, 350, 360, 388, 431, 449, 515, 516, 540, 576, 610, 709, 739. DOOLEY, ANDREW G.—Representative Woodbury County Bills introduced — J. R. 16; 102, 109, 118, 141, 174, 192, 237, 268, 344, 350, 360, 388, 431, 449, 515, 516, 540, 576, 610, 709, 739. Amendments filed Committee appointments .14, 15, 16, 102, 109, 118, 141, 174, 192, 237, 268, 344, 350, 360, 388, 431, 449, 515, 516, 540, 576, 610, 709, 739. Amendments filed Committee appointments .14, 15, 16, 102, 188, 167, 170, 178, 240, 267, 321, 408, 509, 571, 572, 627, 653. Amendments filed Committee appointments 13, 14, 15, 16, 89, 95, 117, 158, 167, 170, 178, 240, 267, 321, 408, 509, 571, 572, 627, 653. Amendments filed Committee appointments 13, 14, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 141, 141, 141, 141, 141, 141	101 1550 1074 1205 702 1055 857 148 1459
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments	101 1550 1074 1205 702 1055 857 148 1459
DIETZ, WALTER—Representative Scott County Bills introduced — 43, 95, 118, 173, 192, 358, 388, 393, 471, 499, 618. Committee appointments .13, 14, 17, 14, 12, 12, 13, 14, 16, 102, 188, 141, 174, 192, 237, 268, 344, 350, 360, 388, 431, 449, 515, 516, 540, 576, 610, 709, 739. DOOLEY, ANDREW G.—Representative Woodbury County Bills introduced — J. R. 16; 102, 109, 118, 141, 174, 192, 237, 268, 344, 350, 360, 388, 431, 449, 515, 516, 540, 576, 610, 709, 739. Amendments filed Committee appointments .14, 15, 16, 102, 109, 118, 141, 174, 192, 237, 268, 344, 350, 360, 388, 431, 449, 515, 516, 540, 576, 610, 709, 739. Amendments filed Committee appointments .14, 15, 16, 102, 188, 167, 170, 178, 240, 267, 321, 408, 509, 571, 572, 627, 653. Amendments filed Committee appointments 13, 14, 15, 16, 89, 95, 117, 158, 167, 170, 178, 240, 267, 321, 408, 509, 571, 572, 627, 653. Amendments filed Committee appointments 13, 14, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 16, 102, 188, 141, 141, 141, 141, 141, 141, 141	101 1550 1074 1205 702 1055 857 148 1459

						Hck a							
	the H	awke	уе Яс	lence	Fair,	Des 1	Hoine	s	• • • • •	• • • • •	• • • • •	• • • • •	939
Resc	lutio	ns of	Tered	• • • • •	• • • • •	• • • • •	• • • • •	• • • • •	• • • • •	• • • • •	187,	223,	296
Visit	tors 1	prese	nted .	• • • • •	• • • • •	• • • • •	23,	757,	938,	1034,	1035,	1083,	1232
DOYLE,	DON	ALD	v.—B	lepres	entati	ve W	oodbu	rv Co	unty				
			ed —							46.	47,	85.	
2	102.	141	156,	174	204	906	212	913	227				
	455.		595,				-10,	210,	,	405,	,	101,	
. A ma			iled .									154	
Aille	101116	Mrs :	1100 .	400				670	1000	1100	1900	1500	
	171,	408,	425,	. 420,	004,	62U,	030,	610,	1000,	1100,	1300,	1003,	1/40
			ffered										
Ame	ndme	nts v	withdr	awn.	• • • • •	• • • • •	• • • • •	• • • • •	• • • • •	• • • • •	194,	465,	695
Com	mitte	e ap	pointn	nents	• • • •	• • • •	· • • • • •	14,	15,	16,	192,	148,	1364
			f vote										
Peti	tions	pres	ented						228,	690,	758,	881,	1459
Resc	olutio	ns of	Mered										147
Visi	tors ;	prese	nted .									496,	880
DRAKE	. RIC	HAR	D F	-Repr	esent	ative I	Louise	-Mus	catino	Cour	aties		
			ed									774.	
			lled .										
			electio										
			pointn										
			ented										
			\$15,										
			office										
Visi	tors ;	prese	nted .		• • • • •	• • • • •	• • • • •	• • • • •	• • • • •	• • • • •	• • • • •	••••	605
DUNTO	•		_				uk Co	unty					
Billa	inta		ed —			3,	4,	5,	6,		8,	9,	
	10,	11,	12,	13,	14,	15,	16,	17,	18,	35,	37,	172,	
	177,	187,	206,	227,	238,	229,	267,	273,	206,	327,	330,	358,	
	177,	187,	206,	227,	238,	229,	267,	273,	206,	327,	330,	358,	
	177,	187,	206,	227,	238,	229,	267,	273,	206,	327,	330,	358,	
	177, 359, 526,	187, 371, 530,	206, 386, 531,	227,	238,	229,	267,	273,	206,	327,	330,	358,	
≜ me	177, 359, 526, 654,	187, 371, 530, 686,	206, 386, 531, 712.	227, 394, 549,	238, 440, 550,	239, 443, 558,	267, 452, 569,	273, 470, 560,	306, 490, 566,	827, 496, 601,	330, 508, 618,	358, 524, 652,	
	177, 359, 526, 654, endme	187, 371, 530, 686, ents f	206, 386, 531, 712. 1led .	227, 394, 549,	238, 440, 550,	239, 443, 558,	267, 452, 569,	278, 470, 560,	306, 490, 566,	327, 496, 601,	330, 508, 618, 1299,	358, 524, 653, 1454,	1809
Ame	177, 359, 526, 654, endme	187, 371, 630, 686, onts f	206, 386, 531, 712. Iled .	227, 394, 549,	238, 440, 550,	239, 443, 558,	267, 452, 559,	278, 470, 560,	306, 490, 566,	327, 496, 601, 1018,	330, 508, 618, 1299,	358, 524, 652, 1454,	1809 1018
Ame Ame	177, 359, 526, 654, endme	187, 371, 530, 686, onts f	206, 386, 531, 712. Iled . offered	227, 394, 549,	238, 440, 550,	239, 443, 558,	267, 452, 569,	278, 470, 560,	306, 490, 566,	327, 496, 601, 1018,	330, 508, 618, 1299,	358, 524, 652, 1454,	1809 1018 1895
Ame Ame Com	177, 359, 526, 654, endme endme	187, 371, 530, 686, onts f ents conts	206, 386, 531, 712. Iled . offered withdr	227, 394, 549, awn nents	238, 440, 550,	239, 443, 558,	267, 452, 569,	278, 470, 560,	306, 490, 566, 654,	327, 496, 601, 1018,	330, 508, 618, 1299,	258, 524, 652, 1454,	1809 1018 1895 1968
Ame Ame Com Exp	177, 359, 526, 654, endme endme mitte	187, 371, 530, 686, onts f onts on e app	206, 386, 531, 712. Iled . offered withdr pointn f vote	227, 394, 549, 1	238, 440, 550,	239, 443, 558,	267, 452, 569,	278, 470, 560,	306, 490, 566, 654, , 102,	327, 496, 601, 1018,	330, 508, 618, 1299,	358, 524, 653, 1454,	1809 1018 1895 1968 1074
Ame Ame Com Exp Men	177, 359, 526, 654, endme endme imitte lanati	187, 371, 530, 686, ents f ents (ents (e ap)	206, 386, 531, 712. Iled . offered withdr pointr f vote	227, 394, 549, awn nents 	238, 440, 550,	239, 443, 558,	267, 452, 569,	278, 470, 560,	306, 490, 566, 654, , 102,	327, 496, 601, 1018,	330, 508, 618, 1299, 817,	358, 524, 653, 1454, 1570,	1809 1018 1895 1968 1074 1053
Ame Ame Com Exp Men Resc	177, 359, 626, 654, endme endme mitte lanati	187, 371, 530, 686, ents f ents (ents (ents (ents of (Berns of	206, 386, 531, 712. Iled . offered withdr pointn f vote nedicti	227, 394, 549, awn nents 	238, 440, 550,	239, 443, 558,	267, 452, 569,	278, 470, 560,	306, 490, 566, 654, , 102,	327, 496, 601, 1018, 136,	830, 508, 618, 1299, 817,	358, 524, 653, 1454, 1570,	1809 1018 1895 1968 1074 1053
Ame Ame Com Exp Men Resc	177, 359, 626, 654, endme endme mitte lanati	187, 371, 530, 686, ents f ents (ents (ents (ents of (Berns of	206, 386, 531, 712. Iled . offered withdr pointr f vote	227, 394, 549, awn nents 	238, 440, 550,	239, 443, 558,	267, 452, 569,	278, 470, 560,	306, 490, 566, 654, , 102,	327, 496, 601, 1018, 136,	830, 508, 618, 1299, 817,	358, 524, 653, 1454, 1570,	1809 1018 1895 1968 1074 1053
Ame Com Exp Men Resc Visi	177, 359, 526, 654, endme endme imitte lanati lorial olutio tors	187, 371, 530, 686, onts f onts (e ap) lon of (Ber ns of	206, 386, 531, 712. Iled . offered withdr pointm f vote nedict! fored nted	227, 394, 549, awn nents	238, 440, 550,	239, 443, 558,	267, 452, 559,	273, 470, 560,	206, 490, 566, 654, 102, 126, 516,	327, 496, 601, 1018, 136, 702, 540,	830, 508, 618, 1299, 817,	358, 524, 653, 1454, 1570,	1809 1018 1895 1968 1074 1053
Ame Ame Com Exp Meu Resc Visi	177, 359, 626, 654, endme endme mitte lanati lorial blutio tors	187, 371, 530, 686, onts fonts (onts	206, 386, 531, 712. Illed offered withdr pointm f vote nedicti ffered nted	227, 394, 549, 1 1 awn nents lon)	238, 440, 550,	239, 443, 558,	267, 452, 569,	273, 470, 560,	206, 490, 566, 654, 102, 126, 516,	327. 496, 601, 1018, 136, 702, 540,	820, 508, 618, 1299, 817, 1604, 605,	358, 524, 652, 1454, 1570, 1759, 1380,	1809 1018 1895 1968 1074 1053 1761
Ame Ame Com Exp Meu Resc Visi	177, 359, 626, 654, endme endme mitte lanati lorial blutio tors	187, 371, 530, 686, onts fonts (onts	206, 386, 531, 712. Iled . offered withdr pointm f vote nedict! fored nted	227, 394, 549, 1 1 awn nents lon)	238, 440, 550,	239, 443, 558,	267, 452, 569,	273, 470, 560,	206, 490, 566, 654, 102, 126, 516,	327. 496, 601, 1018, 136, 702, 540,	820, 508, 618, 1299, 817, 1604, 605,	358, 524, 652, 1454, 1570, 1759, 1380,	1809 1018 1895 1968 1074 1053 1761
Ame Ame Com Exp Meu Resc Visi	177, 359, 626, 654, and me and me amitte lanati norial plutio tors	187, 371, 530, 686, onts fonts e applon of (Berns of prese	206, 386, 531, 712. Illed offered withdr pointm f vote nedicti ffered nted	227, 394, 549, awn nents Re	238, 440, 550, 13, 13, 	239, 443, 558, 	267, 452, 569, 16,	273, 470, 560, 100	206, 490, 566, 654, 126, 516, County	327. 496, 601, 1018, 136, 702, 540,	820, 508, 618, 1299, 817, 1604, 605,	358, 524, 652, 1454, 1570, 1759, 1380,	1809 1018 1895 1968 1074 1053 1761
Ame Ame Com Exp Meu Resc Visi	177, 359, 626, 654, endme endme imitte lanati lorial clutio tors : FTON, inti	187, 371, 530, 686, onts fonts e applon of (Berns of prese , FLC roduc 207,	206, 386, 531, 712. Illed offered withdr pointm f vote nedicti ffered nted	237, 394, 549, cawn nents lon) 2.—Re	238, 440, 550, 13, 13, 	239, 443, 558, 	267, 452, 559, 16, 18; 265,	273, 470, 560, 100	206, 490, 566, 654, 126, 516, 516, 271,	327. 496, 601, 1018, 136, 702, 540, ty 109, 300,	820, 508, 618, 1299, 817, 1604, 605,	358, 524, 652, 1454, 1570, 1759, 1380,	1809 1018 1895 1968 1074 1053 1761
Ame Ame Com Exp Meu Resc Visi	177, 359, 626, 654, endme endme imitte lanati lorial clutio tors : FTON, inti	187, 371, 530, 686, onts fonts e applon of (Berns of prese , FLC roduc 207,	206, 386, 531, 712. Illed offered withdr pointm f vote nedicti fored nted DYD P	237, 394, 549, cawn nents lon) 2.—Re	238, 440, 550, 13, 13, 	239, 443, 558, 	267, 452, 559, 16, 18; 265,	273, 470, 560, 100	206, 490, 566, 654, 126, 516, 516, 271,	327. 496, 601, 1018, 136, 702, 540, ty 109, 300,	820, 508, 618, 1299, 817, 1604, 605,	358, 524, 652, 1454, 1570, 1759, 1380,	1809 1018 1895 1968 1074 1053 1761
Ame Ame Com Exp Men Resc Visi EDGINO Bills	177, 359, 626, 654, endme endme mitte lanath olutio tors: FTON, 172, 354, 774.	187, 371, 530, 686, onts fonts (onts (ion of (Bernas of prese prese, FLC (700, 700, 700, 700, 700, 700, 700, 700,	206, 386, 531, 712. Infered withdrawith and the control of vote and the control of the control o	227, 394, 549, 	238, 440, 550, 13, 13, 	239, 443, 558, 15, 12, 240, 521,	267, 452, 559, 16, 18; 265, 522,	278, 470, 560, 100 nklin 6, 270, 534,	306, 490, 566, 654, 126, 516, 516, 540,	327, 496, 601, 1018, 136, 702, 540, ty 109, 300, 713,	820, 508, 618, 1299, 817, 1604, 605,	358, 524, 652, 1454, 	1809 1018 1895 1968 1074 1053 1761 1566
Ame Ame Com Exp Men Resc Visi EDGINO Bills	177, 359, 526, 654, endme mitte mitte lanati norial olutio tors: FTON, s inti 172, 774, endme	187, 371, 530, 686, onts on onts of lon of (Berns of prese FLC roduc, 380,	206, 386, 531, 712. Illed offered withdrepointm f vote nedict fored nted — 210, 463,	227, 394, 549, 	238, 440, 550, 13, 	239, 443, 558, 	267, 452, 559, 16, 18, 265, 522,	278, 470, 560, 100 nklin 6, 270, 534,	306, 490, 566, 654, 126, 516, 516, 271, 540,	327, 496, 601, 1018, 702, 540, ty 109, 300, 713,	820, 508, 618, 1299, 817, 1604, 605,	358, 524, 653, 1454, 1570, 1759, 1380, 158, 316, 729,	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Exp Men Resc Visi EDGINO Bills	177, 359, 626, 654, ndme endme endme inite lanati loutio tors : FTON, 172, 354, 774, endme 602,	187, 371, 530, 686, onts (onts (206, 386, 531, 712. Iled . offered withdr points f vote nedicti fored nted DYD P ed — 210, 463, Iled .	227, 394, 549, 	238, 440, 550, 13, 	239, 443, 558, 	267, 452, 569, 16, 18; 265, 522,	278, 470, 560, , 100 nklin 6, 270, 534,	306, 490, 566, 654, 126, 516, 516, 5140,	327, 496, 601, 1018, 136, 702, 540, ty 109, 300, 713,	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, 423, 1564.	358, 524, 653, 1454, 1570, 1759, 1380, 158, 316, 729, 452, 1650,	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Exp Men Resc Visi EDGING Bills	177, 359, 626, 654, endme endme endme endme endme endme sintiorial olutio tors: 370N, 172, 354, 774. endme	187, 371, 530, 686, onts of onts of lon of (Bei ns of prese , FLC roduc 207, 380, ents f 930, onts of	206, 386, 531, 712. Iled offered withdr pointr f vote nedicti fored nted 210, 463, 31ed 1024, offered	227, 394, 549, 1 1 2.—Re J. 1 211, 484,	238, 440, 550, 13, 13, 	239, 443, 558, 	267, 452, 569, 16, 18; 265, 522,	278, 470, 560, , 100 nklin 6, 270, 534,	206, 490, 566, 654, 126, 126, 516, Count 9, 271, 540, 1378, 1378,	327. 496, 601. 1018, 136, 702, 540, ty 109, 300, 713, 1536, 1221,	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, .423, 1564, 1236,	358, 524, 652, 1454, 1570, 1759, 1380, 158, 316, 729, 452, 1650, 1680,	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Exp Men Resc Visi EDGING Bills Ame	177, 359, 526, 654, endme endme mitte lanati lorial olutio tors: FTON, 354, 774. endme 602, ondme	187, 271, 530, 686, onts for onts of ion of (Berns of prese 207, 380, onts for produce 207, 380, onts for onts of prese	206, 386, 531, 712. Iled offered withdr pointr f vote nedictif fored nted DYD P 210, 463, iled 1024, offered pointr	237, 394, 549, 	238, 440, 550, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 14, 14, 15, 	239, 443, 558, . 15, . 15, 	267, 452, 569, 16, 18; 265, 522, 187, 423, 14, 15	278, 470, 560, 100 1178, 452, 16,	206, 490, 566, 654, 126, 516, 516, 271, 540, 1378, 1378, 11378,	327. 496, 601. 1018, 	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, 423, 1564, 111,	358, 524, 652, 1454, 	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Exp Men Resc Visi EDGING Billa Ame Com Peti	177, 359, 526, 654, 664, 664, 664, 664, 664, 664, 66	187, 271, 530, onts f onts (onts v o	206, 386, 531, 712. Iled . offered withdr pedictiffered . 210, 463, iled . 1024, openity for the control of the	227, 394, 549, 1 2 wn 1 ents 10n) 2 484, 1051, 1 ents	238, 440, 550, 13, 13, 	239, 443, 558, . 15, . 15, 	267, 452, 569, 16, 18, 265, 522, 1157, 423, 14, 15	278, 470, 560, . 100 	206, 490, 566, 654, 516, 516, 516, 516, 540, 1378, 1378, 1320, 100,	327. 496, 601. 1018, 	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, 423, 1564, 111,	358, 524, 653, 1454, 	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Exp Men Resc Visi EDGINO Bills Ame Com Peti Resc	177, 359, 526, 526, andme mitte lanati lanati lorial blutio tors: 172, 354, andme 602, andme titon inti 172, doi: 101, 102, 103, 103, 103, 103, 103, 103, 103, 103	187, 271, 630, 636, onts f onts c onts r e app (Ber ns of prese 207, 380, onts f 930, onts c e p prese prese produc	206, 386, 531, 712. Iled . offered withdr f vote nedicti ffered nted . 210, 463, iled . 1024, offered ffered	227, 394, 549, 1 2 wn nents lon) 2.—Re J.] 211, 484, 1051, 1	238, 440, 550, 13, 	289, 443, 558, 15, 15, 1108, 1108,	267, 452, 569, 16, 18; 265, 522, 1157, 423,	273, 470, 560, 1000 1000 1000 1000 1000 1000 1000 1	206, 490, 566, 654, 126, 516, Count 9, 271, 540, 1378, 1220, 100,	327, 496, 601, 1018, 	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, 423, 1564, 111,	358, 524, 652, 1454, 1570, 1759, 1380, 158, 316, 729, 452, 1650, 1580, 191, 379.	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Exp Men Resc Visi EDGINO Bills Ame Com Peti Resc	177, 359, 526, 526, andme mitte lanati lanati lorial blutio tors: 172, 354, andme 602, andme titon inti 172, doi: 101, 102, 103, 103, 103, 103, 103, 103, 103, 103	187, 271, 630, 636, onts f onts c onts r e app (Ber ns of prese 207, 380, onts f 930, onts c e p prese prese produc	206, 386, 531, 712. Iled . offered withdr pedictiffered . 210, 463, iled . 1024, openity for the control of the	227, 394, 549, 1 2 wn nents lon) 2.—Re J.] 211, 484, 1051, 1	238, 440, 550, 13, 	289, 443, 558, 15, 15, 1108, 1108,	267, 452, 569, 16, 18; 265, 522, 1157, 423,	273, 470, 560, 1000 1000 1000 1000 1000 1000 1000 1	206, 490, 566, 654, 126, 516, Count 9, 271, 540, 1378, 1220, 100,	327, 496, 601, 1018, 	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, 423, 1564, 111,	358, 524, 652, 1454, 1570, 1759, 1380, 158, 316, 729, 452, 1650, 1580, 191, 379.	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Peti Rese Visi	177, 359, 526, 654, and me indime indime indime indime indime indime indime individual individual individual individual individual individual individual individual indime individual indiv	187, 271, 530, 686, onts f onts c onts c onts r onts c onts f onts c ont	206, 386, 531, 712. Iled offered withdr pointred of vote needict! Mored of the control of th	227, 394, 549, 	238, 440, 550, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 13, 14, 14, 15, 	239, 443, 558, . 15, . 15, 	267, 452, 569, 16, 18; 265, 522, 1157, 423,	273, 470, 560, 1000 1000 1000 1000 1000 1000 1000 1	206, 490, 566, 654, 126, 516, Count 9, 271, 540, 1378, 1220, 100,	327, 496, 601, 1018, 	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, 423, 1564, 111,	358, 524, 652, 1454, 1570, 1759, 1380, 158, 316, 729, 452, 1650, 1580, 191, 379.	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Resc Visi EDGING Bills Ame Com Peti Resc Visi	177, 359, 526, 654, 654, 664, 664, 664, 664, 664, 66	187, 271, 530, 636, onts f 636, onts f onts c (Ber ns of prese 207, 380, onts f 930, onts f prese prese control conts co	206, 386, 531, 712. Iled . offered withdr pedict fored . 210, 463, Iled . 1024, offered fored fored fored . EST C	227, 394, 549, 1 2 1 2 2 1	238, 440, 550, 13, 	239, 443, 558, 15, 15, 1108, 1108,	267, 452, 569, 16, 18, 265, 522, 123, 14, 15	278, 470, 560, . 100 	206, 490, 566, 654, 126, 516, 516, 271, 540, 1378, 1378, 100,	327. 496, 601. 1018, 1018, 702, 540. ty 109, 300, 713, 1536, 1221, 102,	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, 423, 1546, 111, 938,	358, 524, 652, 1454, 1570, 1759, 1380, 158, 316, 729, 452, 1650, 191, 379,	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Exp Men Resc Visi EDGINO Bills Ame Com Peti Resc Visi	177, 359, 626, 664, and me independent formal lanation formal	187, 271, 630, 636, onts f 686, onts f e app (Bei nns oi (Per roduc 207, 380, onts f 930, onts f e app prese (ONTI)	206, 386, 531, 712. Iled . offered withdr f vote nedict ffered nted OYD P ed 210, 463, iled . 1024, offered pointn fered ffered nted EST C	227, 394, 549, 1 1 2 2 2 2 1051, 1 1051, 1 1051,	238, 440, 550, 13, preser R. 1, 234, 519, 	289, 443, 558, . 15, . 15, 	267, 452, 569, 16, 18; 265, 522, 1157, .423, 14, 16	273, 470, 560, 100 100 100 100 100 100 100 100 100 1	206, 490, 566, 654, 126, 516, 516, 271, 540, 1378, 1378, 100,	327. 496, 601. 1018, 1018, 702, 540. ty 109, 300, 713, 1536, 1221, 102,	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, 423, 1546, 111, 938,	358, 524, 652, 1454, 1570, 1759, 1380, 158, 316, 729, 452, 1650, 191, 379,	1809 1018 1895 1968 1074 1053 1761 1566
Ame Com Exp Men Resc Visi EDGINC Bills Ame Com Peti Resc Visi	177, 359, 626, 654, andme indme indme indme indme intro itors 172, 354, 774, andme indme itors itons itors condme itors condme itors condme itors condme itors condme itors	187, 271, 630, 636, onts f 686, onts f onts c (Bei ns of (Bei ns of 930, onts f 930, onts f prese prese ons of prese 1 930, onts f 930, on	206, 386, 531, 712. Iled . offered withdr pedict fored . 210, 463, Iled . 1024, offered fored fored fored . EST C	227, 394, 549, 1 1 1 2 2 2 1	238, 440, 550, 13, presen R. 1, 234, 519, 1078, Vince	289, 443, 558, 	267, 452, 569, 16, 	278, 470, 560, 100 1178, 452, 1178,	306, 490, 566, 654, 	327, 496, 601, 1018, 702, 540, ty 109, 300, 713, 1536, 1221, 102,	820, 508, 618, 1299, 817, 1604, 605, 117, 314, 717, 423, 1564, 1236, 111,	358, 524, 652, 1454, 1570, 1759, 1380, 158, 316, 729, 452, 1650, 191, 1055,	1809 1018 1895 1968 1074 1053 1761 1566 1775 400 1232 1231

ELLSWORTH, THEODORE R.—Representative Dubuque County	
Bills introduced — J. R. 2, 6, 10; 65, 66, 67, 68, 69,	
70, 73, 84, 90, 96, 98, 99, 110, 123, 136, 149, 204,	
218, 237, 268, 270, 272, 277, 300, 342, 344, 360, 361, 369,	
387, 396, 413, 429, 499, 506, 510, 528, 571, 634, 641, 643,	
649, 661, 722.	
Amendments filed401, 582,	
602, 654, 755, 1201, 1262, 1398, 1411, 1454, 1639, 1703, 1730, 1763,	1808
Amendments offered401, 1411, 1639,	
Amendments withdrawn	
Committee appointments	1875
Petitions presented	
Resolutions offered126,	246
EMPLOYEES—	
(See "Chaplains" and "Officers and Employees")	
$\Phi_{ij}(x) = 0$ (2)	
ENROLLED BILLS—	
Reports of House Committee158, 279, 309, 393, 534,	
579, 708, 724, 889, 991, 1158, 1296, 1442, 1605, 1678, 1728, 1844,	1967
Reports of Joint Committee	
226, 241, 279, 309, 366, 398, 467, 492, 534, 579, 686, 703,	
724, 831, 889, 908, 958, 991, 1049, 1153, 1176, 1224, 1296, 1347,	
1441, 1530, 1560, 1605, 1672, 1702, 1728, 1808, 1844, 1885, 1929, 1930,	1967
· · · · · · · · · · · · · · · · · · ·	
ETHICS, COMMITTEE ON-	
Appointed27,	
Amendments filed	
Call of the House requested	
House Code of Ethics	
Reports234, 236, 239, 262,	270
EWELL, VERNON A Representative Black Hawk County	
Bills introduced — 84, 170, 177, 251, 360, 361, 414, 700.	
Amendments filed	
Amendments offered	
Committee appointments	
Petitions presented	
Visitors presented	
Visitors presented	314
EXPLANATION OF VOTE—	
House File 196—Representative Newton	956
House File 781—Representatives Gannon, Kennedy of Dubuque,	
Brinck, Knoblauch, Caffrey, Miller of Polk, Doyle, Crosier,	
Dougherty, Renda, Blouin, Schwartz, Nolting, Schmeiser, Baker,	
Poncy, Mayberry, Franklin, Cochran, Bennett, Stroburg, Skinner,	
Wells, McCormick, Rodgers, Middleswart, Ewell, Dunton, Jesse,	
Tapscott, Priebe, Johnston of Johnson, Mezvinsky, Radl, Newton,	
Dietz and Kennedy of Chickasaw	
Senate File 18-Representative Milligan	455
Senate File 279-Representative Milligan	
Senate File 286-Representative Skinner	442
Senate File 614—Representative Kreamer	
Senate File 614—Representative Milligan	
Senate File 655—Representative Milligan	1470
FISCAL NOTES—	
On House File 370	668

```
FISCHER, HAROLD O .- Representative Grundy County
  Bills introduced - J. R. 13, 16; 129, 137, 140, 144, 154, 249,
    265, 266, 271, 298, 311, 314, 327, 364, 365, 374, 385, 386,
    387, 426, 453, 476, 500, 510, 519, 524, 526, 533, 587, 549,
    551, 556, 558, 559, 560, 570, 575, 584, 587, 602, 649, 654,
    666, 674, 675, 699, 713, 720.
  602. 623. 781. 879. 980. 1025-1032. 1051. 1108. 1262. 1299. 1453. 1518
  Committee appointments ......
    Visitors presented .. 291, 540, 656, 712, 900, 912, 999, 1055, 1231, 1487
FISHER, C. RAYMOND-Representative Greene County
  Bills introduced - J. R. 2, 6;
                    1, 2, 3,
                             67.
                               7.3
    120, 123, 148, 152, 167, 182, 192, 207, 210, 211, 224, 240,
    257, 293, 354, 408, 455, 486, 524, 526, 532, 558, 559, 560,
    598, 605, 667, 713, 754.
  960, 968, 1078, 1201, 1227, 1230, 1300, 1357, 1378, 1673, 1678, 1712, 1949
  Amendments offered .........407, 983, 1221, 1382, 1711, 1712, 1713, 1949
  Committee appointments ......
   FRANKLIN, A. JUNE-Representative Polk County
  Bills introduced - J. R. 13; 4, 19, 67,
                          76, 134, 146, 196,
 198, 201, 202, 208, 218, 223, 251, 256, 277, 289, 313, 429, 468, 478, 543, 579, 591, 635, 649, 651, 718, 739, 755.

Amendments filed .......312, 654, 821, 894, 930, 1454, 1563, 1564, 1565
  Introduced to the House the Honorable John Conyers, Jr., United
   States Congressman, Detroit, Michigan ...... 496
  Memorial (Hostess) ...... 1053
  Remarks in memory of Dr. Martin Luther King, Jr. ...... 823
  Resolutions offered .....
  FREEMAN, DENNIS L.—Representative Buena Vista County
  Bills introduced -- 70, 84, 138, 204, 300, 411, 481, 499, 523,
    613. 713. 783.
  1003, 1178, 1179, 1188, 1230, 1262, 1398, 1453, 1538, 1640, 1647, 1648, 1652
  Point of order raised ...... 1433
  Visitors presented .......551, 636, 734, 757
FREEMAN, LESTER M .- Representative Clay-Dickinson Counties
  Bills introduced — 77, 84, 90, 97, 138, 192, 226, 270, 273,
    311, 313, 434, 439, 450, 452, 530, 550, 649.
```

GENERAL INDEX

	Amendme												
	Committe												
	Petitions												
7	Visitors ;	prese	nted			• • • • • •						.803,	1204
				5 5 -			. .	a			14. 751		
GAN	NON, WI		M J.	Re	presen	itative	Jasp	er Cot	inty,	MINOR	ity Fi	oor	
	Leade				.			•		-		-	
1	Bills intr						2,	3,	4,	5,		7,	
	8,	9,	10,									19,	
	35,	37,	38,	50,	•				117,	,	- ,	185.	
	196,	198,			216,					299,			
	399,	438,	489,	509,	567,	627,	650,	653,	671,	677,	710,	722,	
	739,	750.											
I	Amendme												
					424,								
					1216,								
	1388,	1433,	1444,	1454,	1518,	1534,	1556,	1562,	1651,	1747,	1748,	1880,	1886
I	Amendme	nts o	ffered	٠		111,	113,	392,	424,	440,	641,	740,	
	808,	954,	1046,	1216,	1218,	1289,	1337,	1338,	1341,	1388,	1431,	1432,	
					1547,								
	Call of the												
	Committe												
	Explanati												
1	Petitions	prese	ented					. 				475,	673
}	Point of a												
				. 261,	27 2 ,	361,	400,	423,	442,	774,	810,	1335,	1548
1	Resolutio	ns of	Tered		126,	233,	396,	532,	702,	1376,	1441,	1530,	1807
5	Seconded	nom	lnatio	n of	Speak	er	. .						7
7	Visitors j	prese	nted						516,	803,	900,	1458,	1566
						itions'	')						
	(See "Ho	use R	esolu	tions'	')								
	(See "Ho	use R	esolu: oncur	tions' rent	') Resol	utions	")	ose-Da	vis C	ountie	es		
GOO	(See "Hor (See "Sen	use R ate C VEY	esolu oncur E.—R	tions' rent tepres	') Resoli sentati	utions ive Ar	") panoc					544,	
GOO	(See "Ho (See "Sen DE, DEV	use R ate C VEY	esolu oncur E.—R	tions' rent tepres	') Resoli sentati	utions ive Ar	") panoc					544,	
GO0	(See "Hon (See "Sen DE, DEV Bills intr 584,	use R ate C VEY roduc 602.	esolus concur E.—R ed —	tions' rent tepres 106,	') Resoli sentati , 172,	utions ive Ar 180,	") opanoc 227,	426,	476,	484,	498,	·	
GO0	(See "Hot (See "Sen DE, DEV Bills inti	vey coduc 602.	esolus concur E.—R ed —	tions' rent tepres 106,	') Resolu sentat 172,	utions ive Ar 180,	") panoc 227,189,	426, 243,	476, 378,	484, 413,	498, 471,	495,	
GO0	(See "Hor (See "Sen DE, DEV Bills intr 584, Amendme 515,	VEY roduc 602. ents f 538,	esolus concur E.—R ed — lled . 566,	tions' rent tepres 106,	Resoluted in the sentation of the sentat	utions ive Ar 180,	") panoc 227,189, 897,	426, 243, 898,	476, 378, 1211,	484, 413, 1260,	498, 471, 1261,	495, 18 2 9,	1842
GO0	(See "Hor (See "Sen DE, DEV Bills inti 584, Amendme	VEY roduc 602. ents f 538,	E.—Red — 1led . 566,	tions' rent tepres 106,	Characteristics (1988) Resolution (1988) 172, 781,	utions ive Ar 180,	") panoc 227,189, 897,	426, 243, 898,	476, 378, 1211,	484, 413, 1260,	498, 471, 1261,	495, 18 2 9, 195,	1842
GOO	(See "Hot (See "Sen DE, DEV Bills intt 584, Amendme 515, Amendme 385,	VEY roduc 602. ents f 538, ents c 489,	E.—Red — 1led . 566, offered	tions' rent tepres 106, 779,	') Resolution Resoluti	utions ive Ar 180, 798,	227, 189, 897,	426, 243, 898, 	476, 378, 1211, 1211,	484, 413, 1260, 	498, 471, 1261, 1293,	495, 1829, 195, 1829,	1842 1842
GOO	(See "Hot (See "Sen DE, DEV Bills int 584, Amendme 515, Amendme	vey roduc 602. ents f 538, ents c 489,	esolus concur E.—Red — fled 566, offered 544, withdu	tions' rent tepres 106, 779, 1 545,	Resolution 172, 781, 597,	utions ive Ar 180, 798,	ppanoo 227,189, 897, 810,	426, 243, 898, 903,	476, 378, 1211,	484, 413, 1260, 	498, 471, 1261, 1293,	495, 1829, 195, 1829, 545,	1842 1842 903
G00	(See "Hot (See "Sen DE, DEV Bills intr 584, Amendme 385, Amendme Assigned	vey roduc 602. ents f 538, ents c 489, ents v	esolution en estado est	tions' rent tepres 106, 779, 1 545, rawn 2 in 1	Resolution (172, 781, 597, 182)	utions ive Ar 180, 798, 748,	") ppanoo 227,189, 897, 810, of tw	426, 243, 898, 903,	476, 378, 1211, 1211,	484, 413, 1260, 1290,	498, 471, 1261, 1293,	495, 1829, 1.195, 1829, 545,	1842 1842 903 18
G00	(See "Hot (See "Sen DE, DEV Bills intr 584, Amendme 385, Amendme	vey roduc 602. ents f 538, ents c 489, ents v	esolution en estado est	tions' rent tepres 106, 779, 1 545, rawn 2 in a	Resolution (172, 781, 597, 182)	utions ive Ar 180, 798,	") ppanoo 227,189, 897, 810, of tw	426, 243, 898, 903, 	476, 378, 1211, 1211, 	484, 413, 1260, 1290, 	498, 471, 1261, 1293,	495, 1829, 195, 1829, 545, /ice	1842 1842 903 18
G00	(See "Hor (See "Sen DE, DEV Bills intr 584, Amendme 315, Amendme 385, Amendme Assigned Committe	VEY roduc 602. ents f 538, ents c 489, ents v Seat	esolution en esolu	tions' rent tepres 106, 779, 1 545, rawn 2 in 1 nents 15,	Resolution	vitions ive A ₁ 180, 798, 748, 181ion 92,	") ppanoo 227,189, 897, 810, 100,	426, 243, 898, 903, enty-1	476, 378, 1211, 1211, 188,	484, 413, 1260, 1290, ears of	498, 471, 1261, 1293, of serv	495, 1829, 195, 1829, 545, /ice	1842 1842 903 18
GOO 1	(See "Hor (See "Sen DE, DEV Bills intr 584, Amendme 385, Amendme 385, Amendme 4.8signed Committe 9,	VEY roduc 602. ents f 538, ents c 489, ents v Seat ee ap 13, order	esolution cur E.—Red — fled . 566, offered 544, withda No. 8 pointr 14,	tions' rent tepres 106, 779, 1 545, rawn 2 in 1 nents 15, ed	7) Resolution 172, 781, 597, recogn	vitions ive Ar 180, 798, 748, 92,	") ppanoo 227,189, 897, 810, 100,	426, 243, 898, 903, enty-1	476, 378, 1211, 	484, 413, 1260, 1290, 292,	498, 471, 1261, 	495, 1829, . 195, 1829, 545, /ice. 	1842 1842 903 18 1807 442
G00	(See "Hor (See "Sen DE, DEV Bills into 584, Amendme 385, Amendme Assigned Committe 9, Point of Visitors	VEY roduc 602. ents f 538, ents c 489, ents s Seat e ap 13, order prese	esolution en esolu	tions' rent tepres 106, 779, 1 545, rawn 2 in 1 nents 15, ed	7) Resolution 172, 781, 597, 16,	798, 	") ppanoo 227,189, 897, 810, 100,	426, 243, 898, 903, enty-1	476, 378, 1211, 	484, 413, 1260, 1290, 292,	498, 471, 1261, 	495, 1829, . 195, 1829, 545, /ice. 	1842 1842 903 18 1807 442
GOO	(See "Hor (See "Sen DE, DEV Bills intr 584, Amendme 385, Amendme 385, Amendme Committe 9, I'oint of Visitors	VEY roduc 602. ents f 538, ents c 489, ents v Seat e ap 13, order prese	esolui foncur E.—Red — 1led . 566, offered 544, withda No. 8 pointr 14, r rais nted	tions' rent tepres 106, 779, 1 545, rawn 2 in 1 nents 15, ed	Resolution (172, 172, 172, 173, 174, 174, 174, 174, 174, 174, 174, 174	180, 798, 748,	ppanoo 227,189,	426, 243, 898, 903, 102,	476, 378, 1211, 1211, 188,	484, 413, 1260, 1290, ears of	498, 471, 1261, 1293, of serv 485,	495, 1829, 195, 1829, 545, vice	1842 903 18 1807 442 712
GOO	(See "Hor (See "Sen DE, DEV Bills into 584, Amendme 385, Amendme Assigned Committe 9, Point of Visitors ERNOR Committe	VEY roduc 602. ents f 538, ents c 489, ents v Seat e ap 13, order prese	esolui concur E.—Red — fled . 566, offered 544, withda No. 8 pointr 14, r rais nted	tions'rent tepres 106, 779, 1 545, rawn 2 in 1 nents 15, ed	7) Resolution 172, 781, 597, 16,	180, 798, 748, 92,	ppanoo 227,189, 897, 810, 100,	426, 243, 898, 903, 102,	476, 378, 1211, 1211, 188,	484, 413, 1260, 1290, 292,	498, 471, 1261, 1293, of serv	495, 1829, 195, 545, /ice 1403, 	1842 1842 903 18 1807 442 712
GOO	(See "Hor (See "Hor (See "Sen DE, DEV Bills into 584, Amendme 315, Amendme 385, Amendme Assigned Committe 9, I'oint of Visitors 'ERNOR Committe Committe	VEY roduc 602. ents f 538, ents c 489, ents v Seat e ap 13, order prese FULT e to	esolution de la concurrencia del concurrencia de la	tions'rent tepres 106, 779, 1 545, rawn 2 in 1 nents 15, ed ROBH	Resolution 172, 781, 597, 16, 16,	180,	9panoo 227,189, 897, 810, 100,	426, 243, 898, 903, 102,	476, 378, 1211, 	484. 413, 1260, 1290, 292,	498, 471, 1261, 1293, 485,	495, 1829, 195, 1829, 545, /ice 1403, 	1842 1842 903 18 1807 442 712 47
GOO	(See "Hor (See "Hor (See "Sen 584, Amendme 515, Amendme 385, Amendme Assigned Committe 9, Point of Visitors ERNOR Committe Resolution	VEY reduce 602. ents f 538, ents c 489, ents s sea te prese FULT ee to ee to en rel	E.—Red — lled . 566, offered 544, withdi No. 8 pointr 14, r rais nted FON, notif; escor ating	tions'rent tepres 106, 779, 1 545, rawn 2 in 1 nents 15, ed ROBI	Resolution 172, 781, 597, 16, 16, 16, 16, 16, 16, 16, 16, 16, 16	180,	227, 189, 	426, 243, 898, 903, enty-1	476, 378, 1211, 	484. 413, 1260, 1290, 292,	498, 471, 1261, 1293, 0f serv. 485,	495, 1829, . 195, 1829, 545, /ice	1842 1842 903 18 1807 442 712 47 54
GOO	(See "Hor (See "Hor (See "Sen 584, Amendme 515, Amendme 385, Amendme Assigned Committe 9, I'oint of Visitors ERNOR Committe Resolution	VEY roduc. state C VEY roduc. state C 538, ents (489, ents v 58at ea app 13, ordel prese FULT ee to m rel en rel	esolution E.—Red — 566, offered 544, withdin No. 8 pointr 14, raisented FON, notificating ating	tions's rent tepress 106, 779, 1 2 in 1 nents 15, rawn ROBH	Resolution 172, 781, 597, 16, 16, 16, 16, 16, 16, 16, 16, 16, 16	utions ive Ar 180, 798, 748, 92, f-the- ation	227,189, 897,	426, 243, 898, 903, enty-1 102, 	476, 378, 1211, 	484. 413, 1260, 1290, 292,	498, 471, 1261, 1293, 	495, 1829, . 195, 1829, . 545, /ice	1842 1842 903 18 1807 442 712 47 54
GOO	(See "Hor (See "Hor (See "Sen DE, DEV Bills intr 584, Amendme 385, Amendme Assigned Committe 9, Point of Visitors ERNOR Committe Committe Cessolutio State-of-	vey	E.—Red — fled . 566, offered 544, withdi No. 8 pointr 14, r rais nted FON, notif; escor ating ating tate r	tions's rent tepress 106, 779, 1 2 in 1 nents 15, rawn ROBH y t o Si t to in	Resolution 172, 781, 597, 16,	utions ive Ar 180, 798, 748, 92, f-the- ation	") ppanoo 227,189, 897, of tw 100, State (S. C.	426, 243, 898, 903, 102, 	476, 378, 1211, 	484, 413, 1260, 1290, ears of	498, 471, 1261, 	495, 1829, .195, 1829, .545, /ice 1403, 9,	1842 903 18 1807 442 712 47 54 9
GOO	(See "Hor (See "Hor (See "Sen 584, Amendme 515, Amendme 385, Amendme Assigned Committe 9, I'oint of Visitors ERNOR Committe Resolution	vey	E.—Red — fled . 566, offered 544, withdi No. 8 pointr 14, r rais nted FON, notif; escor ating ating tate r	tions's rent tepress 106, 779, 1 2 in 1 nents 15, rawn ROBH y t o Si t to in	Resolution 172, 781, 597, 16,	utions ive Ar 180, 798, 748, 92, f-the- ation	") ppanoo 227,189, 897, 100, 1colored two	426, 243, 898, 903, 102, 	476, 378, 1211, 	484, 413, 1260, 1290, ears of	498, 471, 1261, 	495, 1829, .195, 1829, .545, /ice 1403, 9,	1842 903 18 1807 442 712 47 54
GOO	(See "Hor (See "Hor (See "Sen 584, Amendme 515, Amendme 385, Amendme Assigned Committe 9, Point of Visitors ERNOR Committe Resolutio Resolutio State-of- Addresse	very coduction of the c	E.—Red — 1led . 566, offered 544, withdin No. 8 pointr 14, reasented from notificating ating tate rut con	tions's rent tepress 106, 779, 1 545, 745, 16, 16, 179, 179, 179, 189, 199, 199, 199, 199, 199, 199, 19	Resolution 172, 781, 597, recogn 16, tate-olugur ge	utions ive Ar 180, 798, 748, 92, f-the- ation	") ppanoo 227,189, 897, 100, 1colored two	426, 243, 898, 903, 102, 	476, 378, 1211, 	484, 413, 1260, 1290, ears of	498, 471, 1261, 	495, 1829, .195, 1829, .545, /ice 1403, 9,	1842 903 18 1807 442 712 47 54
GOV	(See "Hotel (See "Hotel (See "Hotel (See "See "See "See "See "See "See "See	very coduce of the coduce of t	E.—Red — 1led . 566, offered 544, withdin No. 8 pointr 14, raisented FON, notificating ating ating tate rut con ROE	tions's rent tepress 106, 779, 1 1 545, rawn 1 15, red ROBH V t to Si t to in nessa venti	Resolution 172, 781, 781, 16, 16, 16, 16, 16, 16, 16, 16, 16, 1	180, 798, 748, nition 6-the-cation	227,189, 897,	426, 243, 898, 903, 102, messa R. 1)	476, 378, 1211, two y 188,	484, 413, 1260, 1290, 292, 	498, 471, 1261, 1293, of serv. 485,	495, 1829, .195, 1829, .545, /ice	1842 903 18 1807 442 712 47 54 9 17 47
GOV	(See "Hor (See "Hor (See "Sen 584, Amendme 515, Amendme 385, Amendme Committe 9, Point of Visitors ERNOR Committe Cosolutic Resolutic State-of- Addresse ERNOR Committe Committe Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic	vey to discover the control of the c	esolution de la concur E.—Red — 566, offered 544, withdu No. 8 pointr 14, rais nted FON, notify escor ating ating ating tate rut con ROE notify notify en rois con a concur ating ating ating ating ating ating ating tate rut con ROE notify	tions's rent tepress 106, 779, 1 1545, rawn 2 in 1 nents 15, red ROBH y t o St t to in nessa venti	Resolution (172, 172, 172, 172, 173, 174, 174, 174, 174, 174, 174, 174, 174	utions ive Ar 180, 798,	ppanoc 227,189, 897, 100, 100, 1cm.	426, 243, 898, 903, 102, 	476, 378, 1211, 1211, two y 188,	484, 413, 1260, 1290, 292, 	498, 471, 1261, 1293, of serv. 485,	495, 1829, .195, 1829, .545, /ice 1403, 	1842 903 18 1807 442 712 47 54 917 47
GOV	(See "Hor (See "Hor (See "Hor (See "Sen DE V Bills into 584, Amendme 315, Amendme Assigned Committe Committe Resolutio Committe C	very very very very very very very very	E.—Red — Iled . 566, offered . 544, withday No. 8 pointr 14, raiss nted FON, notify escor ating ating tate rate con . ROE notifies escor	tions' rent teprese 106, 106, 1779, 1 545, rawn 1 545, rawn 1 to in to in to in to in terral	Resolution 172, 781, 781, 597, 16, 16, 16, 16, 16, 16, 16, 16, 16, 16	value of the state	227, 189, 897, 	426, 243, 898, 903, 102, 	476, 378, 1211, 1211, two y	484, 413, 1260, 1290, 292,	498, 471, 1261, 1293, 0f serv. 485,	495, 1829, .195, 1829, .545, /ice	1842 903 18 1807 442 712 47 54 91 17 47 47
GOV	(See "Hor (See "Hor (See "Sen 584, Amendme 515, Amendme 385, Amendme Committe 9, Point of Visitors ERNOR Committe Cosolutic Resolutic State-of- Addresse ERNOR Committe Committe Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic Cosolutic	very toduce of the control of the co	esolution de la concurrencia del concurrencia de la concurrencia de la concurrencia de la concurrencia del concurrencia del concurrencia del concurrencia dela concurrencia del concurrencia del concurrencia de la concurrenc	tions's rent tepress 106, 1779, 1545, rawn 1545, rawn 1645, rawn 1779, 1645, rawn 1779, 1779, 1888, 18	Resolution 172, 781, 781, 597, 16, ERT I	reation suite Ar 180, 798, 748, 748, 748, 750, 750, 750, 750, 750, 750, 750, 750	227,189, 897,	426, 243, 898, 903, 102, messa R. 1)	476, 378, 1211, 	484, 413, 1260, 1290, 292,	498, 471, 1261, 1293, of serv 485,	495, 1829, 1829, 1829, 545, ice	1842 903 18 1807 442 712 47 54 91 74 47

Took oath of office	65
Inaugural, address of	65
Addressed joint convention65.	136
Budget address	
Communication from	
Bills signed by	1909
199, 241, 251, 289, 377, 410, 493, 535, 563, 614,	
703, 724, 752, 855, 889, 928, 1024, 1049, 1104, 1224, 1255, 1376,	
1442, 1605, 1673, 1728, 1808, 1844, 1930, 1967, 1975, 1977, 1978, 1979,	
Item Veto Message	
Presented gift "Years of Valor" by author Mrs. Edith McElroy	269
GRAHAM, J. WESLEY-Representative Ida-Sac Counties	
Bills introduced — J. R. 2; 42, 87, 96, 100, 120, 194, 207,	
214, 229, 230, 240, 292, 314, 373, 380, 408, 463, 484, 530,	
532, 551, 572, 589, 624 .	
Amendments filed	
128, 189, 445, 708, 862, 1261, 1299, 1354, 1486, 1536, 1678,	1845
Amendments offered	
Amendments withdrawn	
Committee appointments	1203
Descritions of such that the s	1209
Resolutions offered	1302
Visitors presented	1/31
GRASSLEY, CHARLES E.—Representative Butler County	
Bills introduced J. R. 16; 105, 112, 124, 163, 177, 192, 313,	
316, 347, 385, 427, 453, 457, 463, 521, 522, 539, 550, 556,	
598, 654, 677, 691, 696, 715, 716, 717, 719, 724, 729, 734.	
743, 750, 771, 774.	
Amendments filed602. 858, 896, 898, 1297, 1298, 1536, 1646, 1650,	1678
Amendments offered	1814
Amendments onered	1014
Committee appointments13, 14, 15, 16, 100, 103, 111, 400, Petitions presented	1807
Petitions presented	913
Resolutions offered824,	
Visitors presented671,	691
HAMILTON, HOWARD A Representative Cedar County	
Bills introduced — J. R. 11; 95, 117, 138, 192, 226, 285, 510,	
540, 774.	
Amendments offered	250
Committee appointments	
Petitions presented	
Resolutions offered	
Visitors presented	999
MANUAL WILLIAMS B. B. Brand and Aller Black Words Grands	
HANSEN, WILLARD R.—Representative Black Hawk County	
Bills introduced — J. R. 2, 6; 68, 71, 96, 97, 123, 144,	
170, 173, 225, 298, 300, 316, 361, 414, 454, 528, 601.	
Amendments filed	
820, 963-966, 967, 996, 997, 998, 1079, 1188, 1359, 1360, 1455,	1535
Amendments offered	1927
Amendments withdrawn745,	
Committee appointments	
Petitions presented229, 281,	306
Resolutions offered	
Visitors presented	1082
THE PARTY OF THE P	
HANSON, FRED B.—Representative Howard-Mitchell Counties	
Bills introduced — 2, 3, 4, 8, 9, 11, 13, 14, 17,	
40, 62, 118, 138, 277, 311, 313, 330, 356, 388, 452. Amendments filed	

Committee appointments			
		٠.	
HARBOR, WILLIAM H			
(See "Speaker of the House-William H. Harbor, R. Freemont-Mills Counties")	epresen	CBELVO.	
HIGHER EDUCATION, COMMITTEE ON-			
Appointed		14. 10	1-108
Bills introduced — 501, 721.			
Amendments filed			818
Amendments offered			
Amendments withdrawn			
Reports	301.	425.	818
Resolution offered			
HILL, WILLIAM—Representative Marshall County			
Bills introduced — 41, 58, 67, 68, 84, 101, 12	3, 126,	135,	
146, 202, 224, 237, 251, 264, 291, 311, 313, 31	7, 359,	375.	
386, 392, 394, 421, 422, 429, 437, 449, 486, 51	0, 670,	672,	
689, 691.	. : *		
Amendments filed25			
1830, 1262, 1456, 1476, 1486, 1563, 1659, 1677, 1702, 170			
Amendments offered			
Amendments withdrawn		.1716,	1724
Committee appointments12, 13, 14, 15, 10 Memorial-Organ interludes	0, 103,	1364,	1570
Memorial-Organ interludes		.1052,	1053
Petitions presented	2, 396,	475,	
Point of order raised			299
Resolution offered			
Visitors presented71	2 , 108 2 ,	1231,	1653
HOLDEN EDGAR - Penyagentative Scott County			
HOLDEN, EDGAR—Representative Scott County	A 59	49	
Bills introduced - J. R. 2, 5; 1, 2, 3, 5	6, 58,	68, 254	
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28	9, 300,	354,	
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 380, 385, 394, 484, 517, 557, 565, 599, 636, 65	9, 300,	354,	
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739.	9, 300, 4, 701,	354, 728,	
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 389, 385, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701,	354, 728,	
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 1, 856,	354, 728, 879,	1679
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 389, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 1, 856, 8, 1456,	354, 728, 879, 1648,	
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 1, 856, 8, 1456, 3, 1499.	354, 728, 879, 1648, 1542.	1771
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 280, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 1, 856, 8, 1456, 3, 1499, 452.	254, 728, 879, 1648, 1542, 595.	1771 1724
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, (8, 1456, 3, 1499, 452, 44, 1570, 304.	354, 728, 879, 1648, 1542, 595, 1607,	1771 1724 1831 1362
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, (8, 1456, 3, 1499, 452, 44, 1570, 304.	354, 728, 879, 1648, 1542, 595, 1607, 606.	1771 1724 1831 1362
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 389, 385, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, 452, 4, 1570, 304, 13, 466,	354, 728, 879, 1648, 1542, 595, 1607, 606, 702,	1771 1724 1831 1362 1375
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 389, 385, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, 452, 64, 1570, 304, 13, 466,	354, 728, 879, 1648, 1542, 595, 1607, 606, 702,	1771 1724 1831 1362 1375
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, 452, 4, 1570, 304, 3, 466,	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115,	1771 1724 1831 1362 1375
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115,	1771 1724 1831 1362 1375
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115,	1771 1724 1831 1362 1375
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 389, 385, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115,	1771 1724 1831 1362 1375
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 389, 385, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, 4, 1570, 304, 3, 466, 3, 197, 9, 386, 4, 629,	879, 1648, 1542, 595, 1606, 702, 115, 202, 403, 650,	1771 1724 1831 1362 1375
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115, 202, 403, 650,	1771 1724 1831 1362 1375 1160
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, 452, 44, 1570, 304, 33, 197, 9, 386, 4, 629, 243, 6, 1562,	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115, 202, 403, 650, 414, 1563,	1771 1724 1831 1362 1375 1160
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 151, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 789. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, 452, 14, 1570, 304, 3, 466, 31, 4, 629, 243, 6, 1562, 9, 1221,	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115, 202, 403, 650, 414, 1563, 1236,	1771 1724 1831 1362 1375 1160
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 389, 385, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115, 202, 403, 650, 414, 1563, 1236, 1830,	1771 1724 1831 1362 1375 1160
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 389, 385, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, 4, 1570, 304, 3, 466, 4, 629, 4, 629, 4, 629, 1, 1221, 3, 442, 1, 182,	354, 728, 879, 1648, 1542, 595, 1607, 702, 115, 202, 403, 650, 414, 1563, 1236, 1830, 1205,	1771 1724 1831 1362 1375 1160
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 389, 385, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 1, 856, 8, 1456, 3, 1499, 452, 4, 1570, 33, 466, 4, 629, 243, 6, 1562, 9, 1221, 3, 442, 1182, of the	354, 728, 879, 1648, 1542, 595, 1607, 702, 115, 202, 403, 650, 414, 1563, 1236, 1236, 1330, 1205, U. S.	1771 1724 1831 1362 1375 1160 1730 1631 1968 1567
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, 452, 44, 1570, 33, 466, 46, 1562, 9, 1221, 3, 442, 1182, of the	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115, 202, 403, 650, 414, 1563, 1236, 1830, 1205, U. S.	1771 1724 1831 1362 1375 1160 1730 1631 1968 1567
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, 452, 4, 1570, 33, 466, 4, 629, 4, 629, 121, 13, 442, 13, 442, 13, 442, 11, 182, 11, 182, 11, 182, 12, 11, 182, 12, 11, 12, 12, 12, 12, 12, 12, 12, 12,	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115, 202, 403, 650, 414, 1563, 1236, 1236, 1205, U. S.	1771 1724 1831 1362 1375 1160 1730 1631 1968 1567
Bills introduced — J. R. 2, 5; 1, 2, 3, 5 70, 80, 94, 95, 161, 173, 175, 207, 226, 28 289, 285, 394, 484, 517, 557, 565, 599, 636, 65 739. Amendments filed	9, 300, 4, 701, 11, 856, 8, 1456, 3, 1499, , 452, 4, 1570, , 304, 3, 466, , 243, 4, 629, , 1182, of the aycees, 126,	354, 728, 879, 1648, 1542, 595, 1607, 606, 702, 115, 202, 403, 650, 1236, 1236, 1236, 1205, U. S.	1771 1724 1831 1362 1375 1160 1730 1631 1968 1567 881 1375

HUMAN AND INDUSTRIAL	RELA	TIONS	3, CO	MMITT	ree (N—			
Appointed								0-108.	157
Amendments filed					. 		589.	669.	1348
Amendments offered									
Reports									
•		,	·					•	
INAUGURATION—									
Resolution empowering je	oint co	mmit	tee to	arrai	nge fo	r, S.	C. R. :	1	17
Committee appointed	.								18
Governor-elect Robert D.	. Ray	and l	Heute	nant	Gove	mor-e	lect 1	Roger	
W. Jepsen inaugurat	ed							64,	65
Invocation was delivered	by M	onsig	nor J	ustin	A. Di	iscoll	, Prei	sident	
of Loras College, Du	b u que						<i></i> .		64
INTERIM COMMITTEES-									
(See also individual comm									
Budget and Financial Co									
Legislative Council			• • • • •	• • • • • •		• • • • •		• • • • •	1968
IOWA DEVELOPMENT, COM	ነ አለ ፣ ጥጥ	FF 0	N						
								14 10	A 1A0
Appointed	639	662	678	ROA		• • • • •		14, 10	0-100
Amendments filed							226	798	1170
Reports		• • • • • •			171	226 F	37 56	. 798	818
reports			• • • • •			220, 0	, o.,	, , ,	, 010
IOWA STATE FAIR AND W	ORLI	FOC	D EX	(POSI	TION	STU	DΥ		
COMMITTEE-									
Communication from									198
JESSE, NORMAN G Repres	entati	ve Po	lk Co	unty					
Bills introduced - 67,	76,	146,	196,	198,	201,	208,	216.	251,	
256, 277, 289, 313,	403,	451,	486,	533,	546,	588,	591,	629,	
634, 635, 718, 739,	752,	755.							
Amendments filed									
	425.	455.	456.	464.	634.	635.	654.	700.	
775, 798, 821, 857,	859.	897.	1342,	1454.	1482,	1483,	1809,	1822.	1881
Amendments offered									
Amendments withdrawn									
Committee appointments									
Explanation of vote									1074
Petitions presented									
Resolutions offered									
Visitors presented									
***************************************				• • • • • • • • • • • • • • • • • • • •					
OHNSON, HARVEY WRei	presen	tative	Aud	ubon-(Guthr	le Cor	intles		
Bills introduced - 77,	82,	109,	118,	120,	167,	192,	204,	207,	
224, 226, 240, 311,	316.	346.	354,	365,	388,	408,	452,	453,	
476, 521, 530, 551.	•			,					
Amendments filed									1678
Committee appointments			. .			13,	14,	15,	103
Petitions presented									
Resolutions offered									
Visitors presented									
various tooppile = =									
OHNSTON, JOSEPH C.—Rep	resen	tative	John:	son Co	unty				
Bills introduced — J. I	3. 4 ;	4,	9,	700	£ 10	13,	14,		
84, 177, 216, 237,	264,	Z/3,	359,	199,	510,	332	ə 4 3,	561,	
591, 635, 656, 669, Amendments filed	718,	122,	700.	E 1 4	E 4 P	E C 5	67.4	~^^	
Amenaments filed		. 159,	139,	014,	218,	067,	1100	108,	
756, 775, 798, 799 1264, 1265, 1266, 1327,	, 821	, 856	. 895	926	, 960	-963.	1108,	1252,	
1204. 1200. 1206. 1327.	1409,	1440,	147/,	1404,	1100,	TOOR.	1004,	1099.	1003

Amendments offered									
	594	775	808	926	1252	1439	1463	1837	1859
Amendments withdrawn	,,	• • • • • •	000,	,	1505,	,	197	776	1469
Call of the House reques									
Committee appointments									
Explanation of vote									
Petitions presented									
Resolutions offered									
Visitors presented									
visitors presented					. 202,	311,	410,	6V3,	011
JOINT CONVENTIONS-									
Resolutions relating the	reto. I	I. C. I	3.1.						9
State-of-the-State Messa									
For convass of votes								54.	62
To hear inaugural addre									6.5
To hear budget message									
Robert D. Ray									136
To hear program of Pio	neer L	awma	kers	Assoc	lation				817
Lieutenant Governor Ro									265
President pro tempore S									
Representative W. E. Da									
are productive with the pr		• • • • • • • • • • • • • • • • • • • •			,0				200
JUDICIARY, COMMITTEE O)N								
Appointed								14 10	0_108
Bills introduced - 108	. 113	125.	127	128	130	162	164	165	0-100
166, 219, 247, 248	249	428	435	664	737	744	765.	100,	
Amendments filed	, 210,	120,	100,	001,	101,	0.00	090	1177	1591
Penorte 279 366	267	411	413	449	467	460	520,	2111,	1991
Reports279, 366 633, 653, 704, 756	779	411,	000	910,	000	1177	1170	010,	1-04
000, 000, 101, 100	, ,,,,	002,	300,	510,	529,	1111,	1116,	1931,	153.
KENDRICK, WILLIAM R									
(See "Chief Clerk of the									
(See Citel Clerk of the	nouse	,							
KEHE, LUVERN WRepre	contat	WA De		Coun					
Dille introduced 91	00	IVE DI	emer	Coun		014		000	
Bills introduced — 81 303, 311, 327, 353	, 90,	99,	160,	130,	170,	214,	225,	229,	
505, 611, 521, 605	, 304,	380,	334,	313,	400,	403,	484,	532,	
536, 540, 708, 774									
Amendments filed582	, 602,	11/9,	1227,	1936,	1961,	1554,	1674,	1676,	1700
Amendments offered	• • • • • •			• • • • • •	• • • • •	827,	1188,	1403,	1716
Amendments withdrawn	• • • • • •	• • • • • •	• • • • •	• • • • •	• • • • •	• • • • •	.1723,	1724,	1837
Committee appointments	3	• • • • • •	• • • • •	· · · · · ·	14,	15,	87,	103,	264
Committee removal		• • • • • •			• • • • •	• • • • •		• • • • •	87
Visitors presented		• • • • • •		• • • • •	• • • • •	• • • • •	416,	1160,	1458
tensistana anton				. ~					
KENNEDY, GENE V.—Repr	esenta	tive L	ubuq	ue Co	unty				
Bills introduced — 95	, 277,	285,	313,	342,	360,	423,	459,	466,	
503, 514, 527, 529 Amendments filed	, 533,	646,	649,	708,	722,	747.			
Amendments filed			.801,	1076,	1081,	1106,	1209,	1264,	1446
Amendments offered	• • • • • •			• • • • •	 .	• • • • •			. 1209
Committee appointments	3		14,	15,	103,	222,	245,	485,	1604
Explanation of vote					. 				1074
Petitions presented						<i>.</i> .		304,	734
Presented to the House									
Highway Safety Pa									
Recognize retirement of									
Highway Patrol									
Resolutions offered									
KENNEDY, MICHAEL K	Repres	entati	ve Ch	ickas	aw C	ounty			
Bills introduced - 84	, 244,	264,	347,	452,	486,	509,	634,	755.	
Bills introduced — 84 Amendments filed	• • • • • •	.	538,	654,	670	755,	780	, 801	
821 1263 1266 1267	1335	1339.	1340	1341	1298	1447	1448	1454	1536

Amend	ments	offere	a				. 	 .	. 1335.	1389.	1340.	1341
		withd										
		Iouse r										
		ppoint										
		of vote										
		offered sented										
V IBICO	s bre	sen rea			• • • • •		• • • • •	• • • • •	• • • • •		• • • • •	. 1991
KITNER,	ART—	Repres	entati	ve Bu	chans	n Co	unty					
		ced —										
		, 138,		207.	270,	285,	300,	311,	817,	3 86,	452,	
		1, 745.			*				,		4.5	1000
		filed										
Commi	ttee a	ppointr	nents			. 12	14.	16.	102	212.	222	1820
Petitio	ns pre	sented										970
Resolu	tions o	fered										223
Visitor	s pre	sented					570,	672,	804,	837,	299,	1204
											•	
KLEIN, JA	ntrodu	r.—ner	resen or t	18.	10	11 1	0- W UI	19	14	15	26	
Dilla 1	2. 107	ced —	197.	261	302	309.	265.	270.	875.	385.	456.	
45	8. 532	5 50,	556.	666.	691.	702.	717.	719.	748.	748.	813.	
Amend	ments	filed									271.	
30	2, 394	422,	423,	451,	507,	548,	602,	1051,	1178,	1228,	1230,	1568
Amend	ments	offered	1.271,	422,	423,	451,	507,	612,	1072,	1244,	1613,	1642
		withdi										
Appoin	ted as	sistant	teller	• ••••		• • • • • • • • • • • • • • • • • • • •	• • • • •		••••	• • • • • •		54
Commi	ttee a	ppointn sented	nents	1.	13,	14,	16,	100,	103,	6Z1,	1604,	1875
		er rais										
			HOUSE	the	Hono	rable	Hen	rw .A.	Nels	an fa	rmer	
Sp							Hen					
	eaker	of the	House					••••				1034
Reques Resolu	eaker it to v tlons o	of the ote offered	House	•••••	 					762,	990,	1034 1526 1002
Reques Resolu	eaker it to v tlons o	of the ote	House	•••••	 					762,	990,	1034 1526 1002
Reques Resolu Visitor	eaker it to v tions o a pres	of the ote offered ented .	House	•••••	• • • • • •	•••••	• • • • • •	• • • • •		762,	990,	1034 1526 1002
Reques Resolu Visitor KLUEVER	eaker it to v tions o a pres , LES'	of the ote offered ented .	House	resen	tative	Cass	Coun	ty		.762,	990, 1036,	1034 1526 1002
Reques Resolu Visitor KLUEVER Bills i	eaker it to v tions o s pres , LES' ntrodu 2. 327	of the ote offered ented TER L. ced	House Rep J. R.	resen 16; 408.	tative 168, 426.	Cass 172, 427.	Coun 199, 475.	ty 239, 476.	261, 550,	266,	990, .1036,	1034 1526 1002
Reques Resolu Visitor KLUEVER Bills i: 32 62	eaker it to v tions o a pres , LES' ntrodu 2, 327 0, 638	of the ote offered ented ced — , 342, , 654,	House Rep J. R.	resen 16; 408.	tative 168, 426.	Cass 172, 427.	Coun 199, 475.	ty 239, 476.	261, 550,	266,	990, 1036, 306, 581,	1034 1526 1002 1653
Reques Resolu Visitor KLUEVER Bills i: 32 62	eaker of to v tions of spres , LES' ntrodu 2, 327 0, 638	of the ote offered ented ced ced 342, 794.	—Rep J. R. \$78, 679,	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 699,	Coun 199, 475, 706,	ty 239, 476, 713,	261, 550, 725,	266, 556, 740,	990, .1036, 306, 581, 746,	1034 1526 1002 1653
Reques Resolu Visitor KLUEVER Bills i: 32 62 76; Amend	eaker it to v tions o s pres , LES' ntrodu 2, 327 0, 638 9, 792 ments	of the ote offered ented ced	—Rep J. R. \$73, 679,	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 599,	Coun 199, 475, 706,	ty 239, 476, 713, 1025,	261, 550, 725,	266, 556, 740,	990, .1036, 306, 581, 746,	1034 1526 1002 1658
Reques Resolu Visitor KLUEVER Bills i: 32 62 766 Amend Amend	eaker it to v tions c s pres , LES' ntrodu 2, 327 0, 638 9, 792 ments ments	of the ote offered ented ced	House	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 699,	Coun 199, 475, 706,	ty 239, 476, 713,	261, 550, 725,	266, 556, 740, 1454,	990, .1036, 306, 581, 746, 1455,	1034 1526 1003 1653
Reques Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commi	t to v tions of s pres , LES' ntrodu 2, 327 0, 638 9, 792 ments ments ttee aj	of the ote offered ented ced (, , , , , , , , , , , , , , , , ,	—Rep J. R. 373, 679,	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 699,	Coun 199, 475, 706, 936,	ty 239, 476, 713, 1025,	261, 550, 725, 1453,	266, 556, 740, 1454, 557, 100,	990, .1036, 306, 581, 746, 1455, 1070, 103,	1034 1526 1003 1653 1669 1669 553
Reques Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commi	t to v tions of s pres , LES' ntrodu 2, 327 0, 638 9, 792 ments ments ttee aj	of the ote offered ented offered offered offered offered offered offered offered open the emoval	—Rep J. R. 373, 679,	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 599, .557,	Coun 199, 475, 706, 936,	ty 239, 476, 713, 1025, 87,	261, 550, 725, 1453,	266, 556, 740, 1454, 557,	990, 1036, 306, 581, 746, 1455, 1070, 108,	1034 1526 1002 1653 1669 1669 553 87
Reques Resolu Visitor KLUEVER Bills 1: 32 62 76: Amend Amend Commi Commi	eaker it to v tions (a pres , LES' , LES' , 327 0, 638 9, 792 ments ments ttee aj ttee r ns pre	of the ote offered ented offered of	—Rep J. R. 373, 679,	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 599, .557,	Coun 199, 475, 706, 936,	ty 239, 476, 713, 1025,	261, 550, 725, 1453,	266, 556, 740, 1454, 557, 100,	990, 1036, 306, 581, 746, 1455, 1070, 108,	1034 1526 1002 1653 1669 1669 553 87 939
Reques Resolu Visitor KLUEVER Bills 1: 32 62 76: Amend Amend Commi Commi Petitio Preside	t to v tions of a pres , LES', ntrodu 2, 327 0, 638 9, 792 ments ttee aj ttee ros pres d at a	of the ote offered ented offered .	—Rep J. R. 373, 679,	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 599, .557,	Coun 199, 475, 706, 936,	ty 239, 476, 713, 1025,	261, 550, 725, 1453,	266, 556, 740, 1454, 557, 100,	990, .1036, 306, 581, 746, 1455, 1070, 103,	1034 1526 1003 1653 1669 1669 553 87 939
Reques Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu	t to v tions (s pres , LES' ntrodu 2, 327 0, 638 9, 792 ments ments ttee ap ttee re ed at s	of the ote offered ented offered of ered offered open numerous as of .	-Rep J. R. 373, 679, hents	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 599, .557,	Coun 199, 475, 706, 936,	ty 239, 476, 713, 1025, 87,	261, 550, 725, 1453,	266, 556, 740, 1454, 557, 100,	990, 1036, 306, 581, 746, 1455, 1070, 103,	1034 1526 1002 1653 1669 1669 553 87 939 1168
Request Resolu Visitor KLUEVER Bills 1: 32 62 76: Amend Amend Commi Commi Commi Petitio Preside Resolu Visitor	to v tions (a pres , LES' ntrodu 2, 327 0, 638 9, 792 ments ments ttee a pttee res ations of a pres	of the ote offered ented offered .	House	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 699, .557,	Coun 199, 475, 706, 936,	ty 239, 476, 713, 1025, 87,	261, 550, 725, 1453,	266, 556, 740, 1454, .557, 100, .497,	990, 1036, 306, 581, 746, 1455, 1070, 103,	1034 1526 1002 1653 1669 1669 553 87 939 1168
Request Resolu Visitor KLUEVER Bills 1: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu Visitor	t to v tions (a pres , LES' ntrodu 2, 327 0, 638 9, 792 ments ments ttee a pres d at s trons s pres	of the ote offered ented offered offered offered offered offered offered essions offered ented offered offered ented offered offered ented offered off	-Rep J. R. 373, 679,	resen 16; 408, 691,	tative 168, 426, 697,	Cass 172, 427, 599, .557, 	Coun 199, 475, 706, 936, 15,	ty 239, 476, 718, 1025, 87,	261, 550, 725, 1453, 92,	266, 556, 740, 1454,557, 100,497,428, attles	990, 1036, 306, 581, 746, 1455, 1070, 103,	1034 1526 1002 1653 1669 1669 553 87 939 1168
Reques Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu Visitor KNIGHT, I Bills i	eaker it to v tions (s pres , LES' ntrodu 2, 327 0, 638 9, 792 ments ments ttee r ns pres ed at s tions s pres HAROI ntrodu	of the ote offered ented TER L. ced , 554, , 794. filed offered pointing emoval sented lessions offered ented D.—Recced	House Rep J. R. \$78, 679, inents of H	resen 16; 408, 691,	tative 168, 426, 697, 13,	Cass 172, 427, 599, .557, 	Coun 199, 475, 706, 936, 15,	ty 239, 476, 713, 1025, 87,	261, 550, 725, 1453, 92,	266, 556, 740, 1454,557, 100,497,428, attles	990, 1036, 306, 581, 746, 1455, 1070, 103,	1034 1526 1002 1653 1669 1669 553 87 939 1168
Request Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu Visitor KNIGHT, I Bills i 30	eaker it to v tions c s pres , LES' n, 123, 0, 638 9, 792 ments ments ttee r ns pres d at s tions s s pres s pres HAROI ntrodu 7, 311	of the ote offered ented offered ented offered of 54, 794. filed offered essions offered essions offered essions offered offer	House	resen 16; 408, 691, ouse 1tativ 87, 531,	tative 168, 426, 697,13,	Cass 172, 427, 699, .557, 14, nbolt- 90, 555,	Coun 199, 475, 706, 936, 15,	ty 239, 476, 713, 1025, 87,	261, 550, 725, 1453, 92, 240, 753.	266, 556, 740, 1454, .557, 100, 497, 428, nties 261,	990, 1036, 306, 581, 746, 1455, 1070, 103, 571,	1034 1626 1002 1653 1669 1669 553 87 939 1168 1375 1232
Request Resolu Visitor Resolu Visitor RLUEVER Bills 1: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu Visitor KNIGHT, I Bills 1 30 Amend	eaker it to v tions of a pres , LES' nitrodu 2, 327 0, 638 9, 792 ments ments ttee r ttee r ttee r ts pres d at s tions of a HAROI n 7, 311 ments	of the ote offered ented	Rep J. R. 373, 679,	resen 16, 408, 691,	tative 168, 426, 697, 13, 	Came 172, 427, 599, .557, 14, abolt- 90, 555,	Coun 199, 475, 706, 936, 15, Pocal 100, 663,	239, 476, 713, 1025, 87,	261, 550, 725, 1453, 92, 3 Cour 240, 753.	266, 556, 740, 1454, .557, 100, .497, .428, aties 261, .934,	990, 1036, 306, 581, 746, 1455, 1070, 103, 571, 	1034 1626 1002 1653 1669 1669 553 87 939 1168 1175 1232
Request Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu Visitor KNIGHT, I Bills i 30	to vitions (s pres , LES'ntrodu 2, 327 0, 638 9, 792 ments ments ttee a; ttee a; ttee tall ttee tall ttee tall ttee a; ttee a;	of the ote offered ented offered offered offered offered offered ented offered ented offered .	Rep J. R. 373, 679,	resen 16; 408, 691, ouse ntativ 87,	tative 168, 426, 697, 13, 	Cass 172, 427, 599, .557, 14, pbolt- 90, 555,	Coun 199, 475, 706, 936, 15, Pocal 100, 663,	ty 239, 476, 718, 1025, 87,	261, 550, 725, 1453, 92, Cour 240, 753.	266, 556, 740, 1454, 557, 100, 497, 428, nties 261, 934, 15,	990, 1036, 306, 581, 746, 1456, 1070, 103, 571, 583, 275,	1034 1526 1002 1653 1669 1669 553 87 939 1168 1232
Request Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu Visitor KNIGHT, I Bills i 30 Amend Commi Petitio Resolu Visitor	to vitions (as press), LES' ntroduce, 3270, 638, 792; ments ments titee aptites press pres	of the ote offered ented	-Rep J. R. 373, 679, ents 61 521, ents	resen 16; 408, 691, 	tative 168, 426, 697,13,	Cass 172, 427, 599, .557, 14, polt- 90, 555,	Coun 199, 475, 706, 936, 15, 	ty 239, 476, 713, 1025, 87,	261, 550, 725, 1453, 92, 3 Cour 240, 753.	266, 556, 740, 1454, 557, 100, 497, 428, nties 261, 934, 15,	990, 1036, 306, 581, 746, 1455, 1070, 103, 571, 1156, 104, 173, 233,	1034 1626 1002 1658 1669 1669 1669 168 1375 1282 1678 217 1362 317
Request Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu Visitor KNIGHT, 1 Bills i 30 Amend Commi Petitio	to vitions (as press), LES' ntroduce, 3270, 638, 792; ments ments titee aptites press pres	of the ote offered ented	-Rep J. R. 373, 679, ents 61 521, ents	resen 16; 408, 691, 	tative 168, 426, 697,13,	Cass 172, 427, 599, .557, 14, polt- 90, 555,	Coun 199, 475, 706, 936, 15, 	ty 239, 476, 713, 1025, 87,	261, 550, 725, 1453, 92, 3 Cour 240, 753.	266, 556, 740, 1454, 557, 100, 497, 428, nties 261, 934, 15,	990, 1036, 306, 581, 746, 1455, 1070, 103, 571, 1156, 104, 173, 233,	1034 1626 1002 1658 1669 1669 1669 168 1375 1282 1678 217 1362 317
Request Resolu Visitor KLUEVER Bills 1: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu Visitor KNIGHT, I Bills 1: 30 Amend Commi Petitio Resolu Visitor	to vitions (as pressible as pre	of the ote offered ented 342, 794. filed offered ented control enter	Rep J. R. 373, 679,	resen 16; 408, 691, 	tative 168, 426, 697, 13,	Cass 172, 427, 599, .557, .14, 	Coun 199, 475, 706, 936, 15, Pocat 100, 663,	ty 239, 476, 718, 1025, 87,	261, 550, 725, 1453, 92, Cour 240, 753.	266, 556, 740, 1454, .557, 100, .497, 	990, 1036, 306, 581, 746, 1455, 1070, 103, 571, 1156, 104, 173, 233,	1034 1626 1002 1658 1669 1669 1669 168 1375 1282 1678 217 1362 317
Request Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commin Petition Preside Resolu Visitor KNIGHT, 1 Bills i 30 Amend Commin Commin Commin Commin Resolu Visitor Resolu Visitor Resolu Visitor Resolu Visitor KNOBLAUGHANGE RESOLU VISITOR	to vitions (a pressible pr	of the ote offered ented 794. filed 794. filed offered ented 794. filed 794. fil	Rep J. R. 373, 679, 11	resen 16; 408, 691, ouse 87, 531,	tative 168, 426, 697,13,	Cass 172, 427, 599, .557, .14, 	Coun 199, 475, 706, 936, 15, Pocal 100, 663, 12, 	ty 239, 476, 718, 1025, 87,	261, 550, 725, 1453, 92, Cour 240, 753.	266, 556, 740, 1454, 557, 100, 497, 428, attles 261, 934, 15,	990, 1036, 306, 581, 746, 1455, 1070, 103, 571, 583, 275, 1156, 104, 173, 233, 1539,	1034 1626 1002 1658 1669 1669 1669 168 1375 1282 1678 217 1362 317
Request Resolu Visitor KLUEVER Bills i: 32 62 76: Amend Amend Commi Commi Petitio Preside Resolu Visitor KNIGHT, I Bills i 30 Amend Commi Petitiot Resolu Visitor KNIGHT, I Bills i KNOBLAUC Bills ii	eaker it to v tions of a pres , LES' ntrodu 2, 327 0, 638 9, 792 ments ments ttee a tt	of the ote offered ented 794. filed 794. filed offered ented 794. filed 794. fil	Rep J. R. 373, 679, di	resen 16; 408, 691,	tative 168, 426, 697,13,	Came 172, 427, 599, .557, 14, 90, 555, 	Coun 199, 475, 706, 936, 15, 	ty 239, 476, 713, 1025, 87,	261, 550, 725, 1453, 92, Cour 240, 753.	266, 556, 740, 1454, 557, 100, 497, 428, attles 261, 934, 15,	990, 1036, 306, 581, 746, 1455, 1070, 103, 571, 583, 275, 1156, 104, 173, 233, 1539,	1034 1626 1002 1658 1669 1669 1669 168 1375 1282 1678 217 1362 317

Amendments filed	. 654.	1200.	1261.	1264.	1444.	1454
Amendments offered						1313
Committee appointments	13,	14,	16,	91,	104,	203
Committee removal						91
Explanation of vote				<i>.</i>		1074
Petitions presented372,	541,	552,	571,	584,	784,	881
Resolutions offered						
Visitors presented			625,	880,	1160,	1301
•		•				
KOCH, EDGAR J Representative Woodbury	Coun	ty				
Bills introduced — J. R. 16; 70, 73,	96,		102,	114,	116.	
123, 138, 141, 144, 161, 168, 173,				214,		
229, 300, 309, 311, 314, 364, 379,	387	431	453	456.		
540, 554, 556, 576, 584, 606, 631,	677.	699.	705.			
739. 750. 774.				•		
Amendments filed	. 271.	278.	425.	445.	568,	
601, 602, 729, 856, 974, 996, 1072,	1262.	1374.	1453.	1649.	1651.	1673
Amendments offered						
271, 277, 278, 329, 503, 593, 594,	743.	974.	1072.	1374.	1735.	1781
Amendments withdrawn			,	272.	278.	1774
Committee appointments 10, 13, 14,	15.	16.	104.	485.	1604.	1968
Petitions presented	. 229.	517.	518.	584.	918.	1459
Point of order raised						
Resolutions offered						
				,	,	
KREAMER, ROBERT M Representative Poll	Con	. n. t				
Bills introduced — J. R. 2; 67, 68,			0.6	101	107	
202, 266, 289, 300, 305, 311, 380,				101,		
465, 510, 542, 554, 692, 756.	700,	100,	420,	331,	113,	
Amendments filed						
290, 311, 313, 422, 423, 495, 832, 859, 936, 967, 997, 998, 1201,	1005,	1001,	124,	100,	1505	1000
Amendments offered	700	1200,	1010,	1909	1550,	1002
Amendments withdrawn						
Committee appointments12, 14, 15,						
Explanation of vote	10,	104,	100,	400,	1300,	1559
Petitions presented						
Resolutions offered						
Visitors presented						
visitors presented	<i>.</i> .		• • • • •			131
TERTION THAT MED D. D AID.	~	. 4 .				
KRUSE, WALTER P.—Representative O'Brien						
Bills introduced — 6, 8, 9, 16,				152,		
194, 204, 207, 226, 259, 293, 302,	309,	346,	414,	471,	488,	
530, 540, 551, 618, 774.						
Amendments filed						
Amendments offered	• • • • •	• • • • • •	• • • • •	• • • • • •	• • • • •	923
Committee appointments	• • • • •	13,	14,	15,	104,	257
Petitions presented						
Visitors presented	• • • • •		• • • • •	7.57,	913,	1567
s*						
LANGLAND, WALTER V.—Representative Wi		ilek C	ounty	•		
Bills introduced — J. R. 7, 11; 74,		81,			104,	
109, 192, 311, 313, 346, 386, 404,	427,	443,	530,	579,	731.	
Amendments filed 208. 670. 780. 801.	1051	1156.	1202	1297	1298	1678
Amendments offered	.				. 208,	1387
Committee appointments13, 14,						1831
Filed resolution of support for adequate for						
grants program of the Board of Regen						
Resolutions offered						
Visitors presented				379,	625,	734

LAW ENFORCEMENT, COMMITTEE ON-	
Appointed	0-10
Bills introduced — 160, 318, 319, 320, 363, 644, 776, 782, 806. Amendments filed	
Amendments filed	1370
Amendments offered	. 562
Amendments withdrawn	463
Reports128, 252, 253, 410, 411, 443, 536, 546, 564, 616, 633, 703, 704, 724, 725, 778, 819, 908, 909, 929, 1105, 1376,	
633, 703, 704, 724, 725, 778, 819, 908, 909, 929, 1105, 1376,	137
Resolution offered	1323
LAWSON, MURRAY C Representative Cerro Gordo County	
Bills introduced - J. R. 2; 67, 68, 71, 73, 117, 266, 340,	
365, 880, 427, 439, 484, 517, 562, 774.	
Amendments filed	1809
Amendments offered	
Committee appointments	
Memorial-sang "The Twenty-third Psalm"	1052
Petitions presented	
I'resented to the House the Honorable William H. Nicholas, former	
member of the House and Lleutenant Governor	1034
Visitors presented	
LEGISLATIVE COUNCIL COMMITTEE—	
Members appointed to serve during interim	1000
Members appointed to serve during interim	1300
LEGISLATIVE EMPLOYEES—	
(See "Chaplains" and "Officers and Employees")	
LEGISLATIVE EXPENDITURES—	
Resolution relating thereto—H. C. R. 4	56
Resolution relating thereto—S. C. R. 6	149
Resolution relating thereto—S. C. R. 7	
Resolution relating thereto—S. C. R. 35	
Resolution relating thereto—S. C. R. 38	
Resolution relating thereto—S. C. R. 40	1856
LIEUTENANT GOVERNOR JEPSEN, ROGER W., President of the Senate	e
Certificate of election	63
Took oath of office	65
Committee to notify, appointed	64
Presented Governor Ray65,	
Presented Representative William E. Darrington who addressed the	
joint convention	
Presided at joint conventions	265
Resolution relating to inauguration, S. C. R. 1	17
Tellers and judges, appointed by	54
LINCOLN'S BIRTHDAY—	
Observance of	265
Remarks by Representative William E. Darrington	
Resolution relating thereto, H. C. R. 13	
LIPPOLD, DONALD LRepresentative Black Hawk County	
Bills introduced — J. R. 2; 67, 68, 71, 73, 90, 94, 96,	
97, 270, 300, 360, 361, 414, 456, 461, 471, 774.	
Amendments filed	1326
Committee appointments	104
Petitions presented	785
Resolutions offered	
Visitors presented	

ЫF	SKY, JO												
	Bills int	roduced	1 —	J. F			4,	5,	6,	7,	8,	10,	
	12,			15,		67,				107,	135,	148,	
	168,	183,	184,	187,	197,	202,	207,	217,	2 51,	269,	270,	282,	
	296,	306,	313,	359,	360,	371,	386,	449,	513,	532,	716,	719,	
	749.												
	Amendm	ents fil	ed.	. 200,	367,	376,	378,	602,	613,	647,	756,	821,	
	83	2, 857,	911	, 931	, 934	-936,	1076,	1088,	1156,	1326,	1358,	1679,	1722
	Amendm	ents of	fered					. 376.	613.	647.	1067.	1088.	1337
	Amendm	ents w	ithdr	awn					.	503,	922,	1723,	1771
	Committe	ее арро	intm	ents			13,	15,	16,	100,	104,	1758,	1875
	Memoria												
	Petitions												
	Point of												
	Resolution												
	Visitors	present	ted.		. 352,	625,	900,	912,	969,	1055,	1160,	1232,	1846
						- •					- •	•	
LO	GUE, RA	YMAN	D.—F	Repres	entat	ive Io	wa C	ounty					
	Bills int									510.	540.	572.	
		774.	_			,	,	,	• • • • •	,	,	,	
	Amendm		leđ.										
													1454
	Amendm												
	Amendm												
	Committ	ee ann	ointr	ents						. 13	14	15	104
	Petitions	nrage:	nteđ	icircs		• • • • •			• • • • •	10,	244	8×1	1488
	Resolution												
	Visitors												
	* 181CO18	bi esen	cou	• • • • •	<i></i>					,	0,1,	000,	1100
MA	JORITY I			DER,	Ralp	h F. I	4cCar	tne y —	-Repr	esenta	itive .	Floyd	
	(See M	cCartne	y, R	alph	FR	epres	entati	ve Fi	oyd (County	, Ma	jority	
	•	cCartne r Leade		alph	F.—R	ергев	entati	ve Fi	oyd (County	y, Ma	jority	
	•			alph	F.—R	ергев	entati	ve Fi	oyd (County	y, Ma	jority	
MA	•	r Lead	er'')			•					у, Ма	jority	
MA	Floo YBERRY	r Leade , D. VI	er") NCE	NT—I	Repres	sentai	tive V	Vebste	er Co	unty			
MA	Floo YBERRY Bills int	r Leade , D. VI roduce	er") NCE d —	NT—1 5,	Repres	senta:	tive V 8,	Vebste 9,	er Co: 16,	unty 48,	88,	196,	
MA	Floo YBERRY Bills int	r Leade , D. VI roduced 201,	er") NCE 1 — 208,	NT—1 5, 226,	Repres 6, 251,	senta: 7, 256,	tive V 8, 257,	Vebste 9, 311,	er Co 16, 312,	unty 48, 337,	88, 338,	196, 344 ,	
MA	Floo YBERRY Bills int 198, 369,	r Leade , D. VI roduced 201, 385,	er") NCE 1 — 208, 405,	NT—1 5, 226,	Repres 6, 251,	senta: 7, 256,	tive V 8, 257,	Vebste 9, 311,	er Co 16, 312,	unty 48, 337,	88, 338,	196, 344 ,	
MA	Floo YBERRY Bills int 198, 369, 591,	r Leade , D. VI roduced 201, 385, 667,	NCE 1 — 208, 405, 703.	NT—1 5, 226, 434,	Repres 6, 251, 444,	8enta: 7, 256, 449,	tive V 8, 257, 452,	Vebste 9, 311, 493,	er Cor 16, 312, 543,	unty 48, 337, 550,	88, 338, 578,	196, 344, 586,	
MA	Floo YBERRY Bills int 198, 369, 591, Amendm	r Leade , D. VI roducee 201, 385, 667, sents fil	NCE 1 — 208, 405, 703.	NT—1 5, 226, 434,	Repres 6, 251, 444,	8enta: 7, 256, 449,	tive V 8, 257, 452,	Vebste 9, 311, 493,	er Cor 16, 312, 543,	unty 48, 337, 550,	88, 338, 578,	196, 344, 586,	
МА	Floo YBERRY Bills int 198, 369, 591, Amendm	r Leade , D. VI roduced 201, 385, 667, 5	NCE d — 208, 405, 703. ed	NT—I 5, 226, 434,	Repres 6, 251, 444, 802,	senta: 7, 256, 449,	257, 452,	Vebste 9, 311, 493,	er Cor 16, 312, 543,	11ty 48, 337, 550,	88, 338, 578,	196, 344, 586,	1763
МА	Floo YBERRY Bills int 198, 369, 591, Amendm	r Leade , D. VI roduced 201, 385, 667, 7 ents fil	NCE! d — 208, 405, 703. ed 654, fered	NT—1 5, 226, 434, 780,	Repres 6, 251, 444, 802,	8enta: 7, 256, 449,	8, 257, 452,	Vebste 9, 311, 493, 	2r Cor 16, 312, 543, 1202,	1398,	88, 338, 578, 578,	196, 344, 586, 1454,	1763 1804
МА	Floo YBERRY Bills int 198, 369, 591, Amendm 	r Leader, D. VI croduced 201, 385, 667, cents fil	NCE: 1 — 208, 405, 703. ed 654, feredointm	NT—I 5, 226, 434, 780,	Repres 6, 251, 444, 802,	senta: 7, 256, 449, 	257, 452, 994,	Vebste 9, 311, 493, 	16, 312, 543,	1398,790,	88, 338, 578, 1448, 988, 15,	196, 344, 586, 1454, 1174,	1763 1804 104
MA	Floo YBERRY Bills int 198, 369, 591, Amendm Amendm Committ Explans	r Leader, D. VI croduced 201, 385, 667, cents fil	NCE: 1 — 208, 405, 703. ed 654, fered ointm	NT—I 5, 226, 434, 780,	Repres 6, 251, 444, 802,	senta: 7, 256, 449,	257, 452,	Vebste 9, 311, 493,	16, 312, 543,	1398, 790,	88, 338, 578, 1448, 988, 15,	196, 344, 586, 1454, 1174,	1763 1804 104 1074
МА	Floo YBERRY Bills int 198, 369, 591, Amendm Amendm Committ Explana Petitions	D. VI roduced 201, 385, 667, 7 ents fil	NCE: 1 — 208, 405, 703. ed 654, fered ointm vote nted	NT—I 5, 226, 434, 780,	Repres 6, 251, 444, 802,	senta: 7, 256, 449, 836,	257, 452,	Vebste 9, 311, 493,	16, 312, 543,	1398,	88, 338, 578, 1448, 988, 15,	196, 344, 586, 1454, 1174, 16,	1763 1804 104 1074 969
МА	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti	r Leader, D. VI roduced 201, 385, 667, 6ents fil ents of ee apption of s presenons off	NCEI d — 208, 405, 703. ed 654, fered ointm vote nted ered	NT—I 5, 226, 434, 780,	Repres 6, 251, 444, 802,	8enta: 7, 256, 449, 836,	8, 257, 452, 994,	Vebste 9, 311, 493,	16, 312, 543,	1398,	88, 338, 578, 1448, 988, 15, 518,	196, 344, 586, 1454, 1174, 16,	1763 1804 104 1074 969 396
МА	Floo YBERRY Bills int 198, 369, 591, Amendm Amendm Committ Explana Petitions	r Leader, D. VI roduced 201, 385, 667, 6ents fil ents of ee apption of s presenons off	NCEI d — 208, 405, 703. ed 654, fered ointm vote nted ered	NT—I 5, 226, 434, 780,	Repres 6, 251, 444, 802,	8enta: 7, 256, 449, 836,	8, 257, 452, 994,	Vebste 9, 311, 493,	16, 312, 543,	1398,	88, 338, 578, 1448, 988, 15, 518,	196, 344, 586, 1454, 1174, 16,	1763 1804 104 1074 969 396
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti	r Leader, D. VI. roduced 201, 385, 667, 5ents fil	NCEI d — 208, 405, 703. ed 654, fered ointm vote nted ered	NT—I 5, 226, 434, 780,	Repres 6, 251, 444, 802,	8enta: 7, 256, 449, 836,	8, 257, 452, 994,	Vebste 9, 311, 493,	16, 312, 543,	1398,	88, 338, 578, 1448, 988, 15, 518,	196, 344, 586, 1454, 1174, 16,	1763 1804 104 1074 969 396
	Floo YBERRY Bills int 198, 369, 591, Amendm Amendm Committ Explana Petitions Resoluti Visitors	r Leader , D. VI roduced 201, 385, 667, ents fil ents of ee appetion of s presen presen	NCETON (NCETON) 208, 405, 703. ed 654, fered ointmove ted ered ted	NT—I 5, 226, 434, 780, 	Repres 6, 251, 444, 802,	836,	8, 257, 452, 994,	9, 311, 493, 	16, 312, 543,	1398,	88, 338, 578, 1448, 988, 15, 518, 126, 291,	196, 344, 586, 1454, 1174, 16, 233, 1034,	1763 1804 104 1074 969 396
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti Visitors CMORIALS Committ	r Leader , D. VI roduced 201, 385, 667, cents off ee appetion of s presen presen presen ees on,	NCE d — 208, 405, 703. ed 654, fered ointm vote nted ered ted	780,	Repres 6, 251, 444, 802,	8enta: 7, 256, 449, 836,	8, 257, 452, 994,	9, 311, 493, 	16, 312, 543,	1398,790,	88, 338, 578, 1448, 988, 15, 518, 126, 291,	196, 344, 586, 1454, 1174, 16, 233, 1034,	1763 1804 104 1074 969 396 1361
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti Visitors CMORIALS Committ	r Leader, D. VI roduced 201, 385, 667, 566	NCE: 1 — 208, 405, 703. ed . 654, fered ointm vote nted ered ted app 162,	NT—I 5, 226, 434, 780, 	Repres 6, 251, 444,	8enta: 7, 256, 449, 836,	994, 	Vebste 9, 311, 493,	16, 312, 543, 1202,	1398,	88, 338, 578, 1448, 988, 15, 291,	196, 344, 586, 1454, 1174, 16, 233, 1034,	1763 1804 104 1074 969 396 1361
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti Visitors CMORIALS Committ	r Leader, D. VI roduced 201, 385, 667, 567, 567, 567, 567, 567, 567, 56	NCE: 1 — 208, 405, 703. ed . 654, fered intm vote nted ered ted app 162, ating	NT—I 5, 226, 434, 780,	Repres 6, 251, 444,	senta: 7, 256, 449, 836, 	994, 	Vebste 9, 311, 493,	16, 312, 543, 1202,	1398,	88, 338, 578, 1448, 988, 15, 291,	196, 344, 586, 1454, 1174, 16, 	1763 1804 104 1074 969 396 1361
	Floo YBERRY Bills int 198, 369, 591, Amendm Amendm Committ Explana Petitions Resoluti Visitors CMORIALS Committ Resoluti 147,	r Leader, D. VI. roduced 201, 385, 667, 5ents fil ents of ee apption of s presen ons off presen off	NCE: 1 — 208, 405, 703. ed 654, fered ointm vote nted ered ted 162, ating	NT—I 5, 226, 434, 780, nents cointe 191, to 292,	Repres 6, 251, 444, 802,	senta: 7, 256, 449, 836, 317,	994, 	Vebste 9, 311, 493,	16, 312, 543, 1202, 	1398,	88, 338, 578, 	196, 344, 586, 1454, 1174, 16, 	1763 1804 104 1074 969 396 1361
	Floo YBERRY Bills int 198, 369, 591, Amendm Amendm Committ Explana Petitions Resoluti Visitors COMMITT Committ Resoluti 147, Memoria	r Leader , D. VI rroduced 201, 385, 667, 5ents fil eents of ee apption of s presen ons off presen self. 147, ons rel 162, 1 Service.	NCE: NCE: 4 — 208, 703. ed . 654, fered . fored . 162, app . 162, app . 162, app . 162, ce . Cc . Cc .	NT—I 5, 226, 434, 780, 780, 90inte 191, 5 to 292, 90mmit	Repres 6, 251, 444, 802,	senta: 7, 256, 449, 836, 317, 353, ppoin	994, 	Vebste 9, 311, 493,	16, 312, 543, 1202, 500,	1398,	88, 338, 578, 	196, 344, 586, 1454, 1174, 16, 233, 1034,	1763 1804 104 1074 969 396 1361 739 739
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti Visitors CMORIALS Committ Resoluti 147, Memoria Special 1	r Leader , D. VI roduced 201, 385, 667, ents of ee appetion of s presen ces on,147, ons rel 162, 1 Servi Memoria	NNCEI 1 — 208, 405, 703. ed 654, fered 654, fered ered ted app 162, ating 10c Cc cc Cc atal Sei	NT—I 5, 226, 434, 780, nents 191, 10 292, 292, 293,	Repres 6, 251, 444, 802,	8enta: 7, 256, 449, 836, 317, 358,	8, 257, 452, 994,	Vebste 9, 311, 493,	16, 312, 543, 1202,	1398,	88, 338, 578, 1448, 988, 15, 291, 702, 702,	196, 344, 586, 1454, 1174, 16, 	1763 1804 104 1074 969 396 1361 739 739 1054 1052
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti Visitors Committ Resoluti 147, Memoria Special In Memoria	r Leader, D. VI roduced 201, 385, 667, 567, 567, 567, 567, 567, 567, 56	NCE: 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	NT—I 5, 226, 434, 780, nents 200inte 191, 100 292, 292, 293	Repres 6, 251, 444, 802,	8enta: 7, 256, 449, 836, 317, 353, ppoin	8, 257, 452,	Vebste 9, 311, 493,	16, 312, 543, 1202,	1398,	88, 338, 578, 1448, 988, 15, 291, 702,	196, 344, 586, 1454, 1174, 16, 657, 233, 1034,	1763 1804 1074 969 396 1361 739 739 1054 1052
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti 147, Memoria Special I In Memoria	r Leader , D. VI roduced 201, 385, 667, 6ents fil ents of ee appetion of s presen soft presen Sees on,147, ons rel 162, 1 Servi Memoria	NCE: NCE: NCE: NCE: NCE: NCE: NCE: NCE:	NT—I 5, 226, 434, 780, nents 20inte 191, 10 292, 292, 293, 293,	Repres 6, 251, 444, 802,	8enta: 7, 256, 449, 836, 317, 358, ppoin	8, 257, 452, 994,	Vebste 9, 311, 493,	16, 312, 543, 1202,	1398,	88, 338, 578, 	196, 344, 586, 1454, 1174, 16, 233, 1034,	1763 1804 1074 969 396 1361 739 739 1054 1052 1982
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti Visitors Committ Resoluti 147, Memoria Special I In Memoria In memoria	r Leader , D. VI roduced 201, 385, 667, 6ents fil ents off ee apption of s presen some presen S— ees on,147, ons rel 162, 1 Service Memorican coriam I	NNCE:	NT—I 5, 226, 434, 780, nents 20inte 191, 292, mmit ssion ate F	Repres 6, 251, 444, 802,	8enta: 7, 256, 449, 836, 317, 353, ppoin	8, 257, 452, 994, 353, 399, ted	Vebste 9, 311, 493,	16, 312, 543, 1202,	1398,	88, 338, 578, 1448, 988, 15, 291, 702, 	196, 344, 586, 1454, 1174, 16, 716, 716,	1763 1804 1074 969 396 1361 739 739 1054 1052 1985 2010
	Floo YBERRY Bills int 198, 369, 591, Amendm Amendm Committ Explana Petitions Resoluti Visitors CMORIALS Committ Resoluti 147, Memoria Special i In Memoria In memoria copy	r Leader, D. VI roduced 201, 385, 667, 5ents fil eets of ee apption of s presen ons off presen S— ees on,147, ons rel 162, 1 Service Memorial I lis ory of S.	NNCE:	NT—1 5, 226, 434, 780, 780, 191, 292, mmit ssion ate F	Repres 6, 251, 444, 802, 292, 317, tee apres 6 be pe	88enta: 7, 256, 449, 836, 317, 353, ppoin ent Derman	8, 257, 452, 994, 353, 399, ted	Vebste 9, 311, 493,	16, 312, 543, 1202,	1398,	88, 338, 578,	196, 344, 586, 1454, 16, 	1763 1804 104 1074 969 396 1361 739 1054 1052 1985 2010
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti Visitors CMORIALS Committ 147, Memoria Special 1 In Memoria In memoria copy Secr	r Leader , D. VI roducer 201, 385, 667, ents of ee appetion of s presen ons off presen Sees on, .147, ons rel 162, 1 Servit Memoriam I ls orry of r of S.	NCE: NCE: 1 — 208, 405, 703. ed Vote of the first of	NT—I 5, 226, 434, 780, nents 191, 10 292, mmit ssion ate F 11 19	Repres 6, 251, 444, 802,	8enta: 7, 256, 449, 836, 317, 353, ppoin ent D	353, 399, ted	Vebste 9, 311, 493,	16, 312, 543, 1202,	1398,	88, 338, 578, 1448, 988, 15, 291, 702, 702, 702, 702, 702, 702,	196, 344, 586, 1454, 1174, 16, 	1763 1804 104 1074 969 396 1361 739 1054 1052 1985 2010
	Floo YBERRY Bills int 198, 369, 591, Amendm Committ Explana Petitions Resoluti Visitors CMORIALS Committ 147, Memoria Special 1 In Memoria In memoria copy Secr	r Leader , D. VI roduced 201, 385, 667, ents fil ents of ee appetion of s presen ons off presen 147, ons rel 162, 182, Memoriam lis ory of n of S. etary of S. Eiss	NCE: NCE: 1 — 208, 405, 703. ed 654, fered bintm vote nted ted 162, ating 191, ceal Sei	NT—I 5, 226, 434, 780, nents cointe 191, to 292, mmit ssion ate F 1. 19	Repres 6, 251, 444, 802, 292, 317, tee appres 6 pe	8enta: 7, 256, 449, 836, 317, 253, ppoin ent D py b	353, 399, ted	Vebste 9, 311, 493,	16, 312, 543, 1202, 500, 500, 500, 500, 61sent Mrs.	48, 337, 550,	88, 338, 578, 1448, 15, 15, 15, 15, 126, 1702, 1053, a certain hower.	196, 344, 586, 1454, 1174, 16, 657, 233, 1034, 716, 	1763 1804 104 1074 969 396 1361 739 7054 1054 1985 2010

MENDENHALL, JOHN C Representative Allamakee County	
Bills introduced — J. R. 8; 4, 17, 74, 75, 78, 81, 8	3,
104, 131, 132, 133, 158, 170, 192, 226, 233, 234, 401, 46	١,
627, 713.	
Amendments filed	. 705
Committee appointments	. 104
Committee removal	
Petitions presented	
Resolutions offered	
Visitors presented	
	,
MENEFEE, MAYNARD-Representative Fayette County	
Bills introduced J. R. 11; 70, 74, 86, 90, 94, 104, 12	
192, 204, 207, 285, 296, 354, 386, 416, 540, 618.	
Amendments filed49	. 688
Amendments offered	695
Committee appointments	
Resolutions offered	
Visitors presented	
	,
MESSAGES-	
(See "Communications", "Joint Conventions" and "Addressed th	•
House")	
From Governor 196	1981
From Senate	i.
110, 117, 131, 156, 181, 191, 203, 222, 229, 246, 282, 30	
318, 356, 374, 383, 400, 417, 432, 442, 460, 485, 508, 53	
543, 556, 573, 587, 609, 629, 659, 676, 693, 715, 739, 75	
762, 773, 787, 807, 823, 839, 882, 904, 914, 940, 971, 100	
1040, 1058, 1073, 1090, 1111, 1130, 1164, 1183, 1206, 1235, 1254, 1273	
1296, 1303, 1321, 1346, 1364, 1389, 1401, 1428, 1441, 1461, 1479, 149	
1509, 1540, 1568, 1583, 1611, 1630, 1656, 1681, 1709, 1718, 1727, 173.	
1736, 1754, 1757, 1766, 1790, 1797, 1806, 1814, 1830, 1834, 1842, 184	
1861, 1872, 1902, 1907, 1910, 1924, 1932, 1941, 1943, 1947, 1953, 195	
1001, 1012, 1302, 1301, 1310, 1321, 1302, 1311, 1310, 1311, 1303, 130	, 1304
MEZVINSKY, EDWARD MRepresentative Johnson County	
Bills introduced - J. R. 9; 84, 216, 356, 402, 464, 722, 75.	
Amendments filed	
654, 821, 932, 933, 1077, 1201, 1262, 1263, 1445, 1446, 1454, 150	1696
Amendments offered	
Amendments withdrawn27	
Committee appointments	
Explanation of vote	
Resolutions offered	
Visitors presented	
Visitors pronented	,
MIDDLESWART, JAMES I Representative Warren County	
Bills introduced 1, 6, 14, 15, 16, 35, 158, 170, 195	
196, 198, 201, 210, 211, 224, 226, 256, 311, 346, 358, 359	,
376, 377, 408, 415, 426, 442, 468, 478, 497, 509, 519, 62	
653.	
Amendments filed	. 1485
Committee appointments	
	. 1968
Explanation of vote	
Memorial (Reading)	
Resolutions offered	
Visitors presented	
395, 516, 912, 1056, 1160, 1231, 1232, 1301, 1566, 1567, 161	
nio, vie, ivon, ilov, iene, iene, ioni, ioni, ioni, ion	,
MILEAGE, COMMITTEE ON-	
Committee appointed	. 12
Reports by	, 61
•	

Adoption of report			61 683
			,00
MILLEN, FLOYD H.—Representative Speaker Pro Tempore	Jefferson-Van B	uren Counties,	
Bills Introduced — J. R. 1; 5,	6, 7, 8,	9, 39, 48,	
90, 95, 101, 148, 207, 210,	211 226 227		
300, 309, 310, 318, 327, 369,	220, 204, 461	484, 534, 568,	
601, 654, 691, 696, 697, 716.	717 719 747	769 774	
Nomination for Speaker pro tempore			9
			9
Elected Speaker pro tempore Took oath			10
			10
Remarks			
Amendments filed			177
Committee appointments			
13, 14, 15, 87,			104
Committee removal			87
Petitions presented			
Point of order raised			.10
Presided at sessions of the House			
181, 525, 631, 646,	696, 745, 816,	818, 837, 887,	
923, 938, 945, 1040, 1043, 1089,	1188, 1287, 1305,	1343, 1368, 1369,	
1440, 1473, 1509, 1513, 1542, 1578,			41
Resolutions offered		.111, 117, 762, 10	002
Rulings made		1188, 1547, 1548, 18	22
Visitors presented			
Welcomed to the House the North			-
College, Lamoni			80
Welcomed Pioneer Lawmakers on bel			117
Welcomed Profess Dawmakers on ber	iail of the House		
MILLER, ELIZABETH R.—Representativ	a Marahali Count	w	
Bills introduced — 95, 144, 251,			
Amendments filed			26
Committee appointments			
Memorial (Hostess)			
Petitions presented372, 626,			
Visitors presented	• • • • • • • • • • • • • • • • • • • •		00
MILLER, CHARLES P.—Representative	Des Moines Cour	nty	
Bills introduced — 5, 6, 7,	8, 9, 11,	12, 13, 14,	
16, 48, 103, 10 9 , 168, 198,	201, 204, 205,	208, 210, 211,	
227, 251, 256, 317, 371, 506,	509 , 550, 5 64 ,	571, 654, 677,	
682, 716, 719, 743 , 750.			
Amendments filed332, 567,	613, 654, 994,	l 268, 1 8 98, 1449, 14	54
Amendments offered		612, 7	43
Amendments withdrawn	.	11	74
Committee appointments13, 15,			
Explanation of vote			
Petitions presented			
Visitors presented			
Visitors presented		• • • • • • • • • • • • • • • •	
MILLER, LEROY S Representative Pag	e County		
Bills introduced - J. R. 2, 11;		68, 69, 70,	
73, 94, 96, 123, 192, 214,			
394, 408, 461, 499, 500, 532,	551. 570 594	650, 654, 666,	
696. 708.		, voz, vou,	
Amendments filed	•		
242, 619, 620, 650,	009, 108, 1077,	1019, 1100, 1105,	
1236, 1246, 1260, 1294, 1298, 1299, 1			29
Amendments offered			
650, 684, 1120, 1164, 1165, 1236,			
Amendments withdrawn			71

Committee	e apr	omen										1305
Official de												
Resolution												
Visitors p	resen	itedi ,	• • • • •	• • • • •	• • • • •		• • • • •		. 190,	1082,	1330,	1731
					_	_						
MILLER, ROY												
Bills intr	oduce	•d —	1,	6,	7,	17,	68,	81,	90,	97,	105,	
109,	192,	202,	204,	206,	207,	226,	241,	267,	270,	300,	310,	
					561,							
Amendme												
Committe												
• • • •	1,	13,	14,	15,	100,	105,	292,	29 3 ,	353,	442,	629,	1875
l'etitions												
Resolution												
Visitors p	resen	ited .	• • • • •	 .	• • • • •	<i>.</i>	• • • •		.804,	1000,	1035,	1160
		~					_					
MILLIGAN, G	LORG	эE F.	Rep	resen	tative	Polk	Coun	ity				
Bills intr							258,	266,	270,	283,	289,	
300,	305,	403,	425,	542,	552,	650.						
Amendme	nts fl	led .	· · · · ·	· · · · ·	• • • • •	• • • • •	.654,	821,	835,	993,	1180,	1454
Amendme												
Amendm e												
Committee												
Committee												
Explanati												
Petitions.												
10 1	rder											
Point of c												
Resolution	ns off											
Resolution Visitors r MINORITY F County	пв об отежен LOOR	ted .	DER,	win	iam J	Ganr	 .on]	Repre	371, senta	415, tive J	asper	1567
Resolution Visitors p MINORITY F County (See "Gar Floor	ns off present LOOR mon, Lead	ted . LEA Willi er")	 DER,	, Will Re	iam J.	 Ganr	ion—J	Repres	371, senta	415, tive J	asper	1567
Resolution Visitors p MINORITY F County (See "Gar Floor MOHRFELD,	ns offerent LOOR mon, Lead	ted . LEA Willi er") DRe	DER,	Re	iam J, presen ve Tar	 Ganr itative	ion—l Jasj unty	Repres	371, senta ounty	415, tive J	asper ority	1567
Resolution Visitors p MINORITY F County (See "Gar Floor MOHRFELD, Bills intr	ns of presentations. Look Tread FRE:	ted . LEA Willi er") DRe	DER, iam J prese	Re	iam J. preser ve Tar 72,	Ganr Itative	unty 81,	Repres per C	371, senta ounty 94,	415, tive J . Min 96,	asper ority	1567
Resolution Visitors p MINORITY F County (See "Gar Floor MOHRFELD, Bills intr	ns of presentations. Look Tread FRE:	ted . LEA Willi er") DRe	DER, iam J prese	Re	iam J, presen ve Tar	Ganr Itative	unty 81,	Repres per C	371, senta ounty 94,	415, tive J . Min 96,	asper ority	1567
Resolution Visitors p MINORITY Fi County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme	ns offerences LOOR non, Lead FRE oduce 138, nts fi	willier") DRed 311, led	DER, iam J eprese 48, 365,	Re -ntati- 68, 380,	iam J. presen ve Tar 72, 484,	Ganr itative na Co 73, 517,	Jasjunty 81, 530,	Repres per C 90, 532,	371, senta ounty 94, 731.	415, tive J . Min	asper ority 97,	602
Resolution Visitors p MINORITY F! County (See "Gar Floor MOHREELD, Bills intr 123, Amendad	ns offerences LOOR non, Lead FRE oduce 138, nts fi	LEA Willier") D-Red 311, led	DER, lam J eprese 48, 365,	Will -Re entativ 68, 380,	iam J. presen ve Tar 72, 484,	Ganratative	Jasj unty 81, 530,	Per C 90, 532,	371, senta ounty 94, 731.	415, tive J . Min 96,	asper ority 97,	602 1054
Resolution Visitors p MINORITY F! County (See "Gar Floor MOHREELD, Bills intr 123, Amendad	ns offerences LOOR non, Lead FRE oduce 138, nts fi	LEA Willier") D-Red 311, led	DER, lam J eprese 48, 365,	Will -Re entativ 68, 380,	iam J. presen ve Tar 72, 484,	Ganratative	Jasj unty 81, 530,	Per C 90, 532,	371, senta ounty 94, 731.	415, tive J . Min 96,	asper ority 97,	602 1054
Resolution Visitors p MINORITY Fi County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme	ns offerences LOOR Thead FRE: coduces 138, nts flee app	Willier") D-Red - 311, led pointmented	DER, iam J eprese 48, 365,	Re	iam J. presen ve Tar 72, 484,	Ganratative	Jasj unty 81, 530,	90, 532, 15,	94, 731. 16, 396,	415, tive J Min 96,	97, 500, 657,	602 1054 1488
Resolution Visitors p MINORITY Fi County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee	ns ofference of the control of the c	LEA Willier") D—Red — 311, led pointmented fered	DER, iam J eprese 48, 365,	Will	iam J. presen ve Tar 72, 484,	Ganratative	non—l Jasj unty 81, 530,	90, 532, 15,	94, 731. 16, 396,	415, tive J Min 96, 105, 571,	97, 500, 657,	602 1054 1488 223
Resolution Visitors p MINORITY F! County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution	ns officerent LOOR inches Looduce 138, inches presents officered in the control of the control o	Willier") D-Red - 311, led pointmented fered	DER, iam J eprese 48, 365, hents	WillRe entativ 68, 380,	iam J. presen ve Tar 72, 484,	Ganratative	non—l Jasj unty 81, 530,	90, 532, 15,	94, 731. 16, 396,	415, tive J Min 96, 105, 571,	97, 500, 657,	602 1054 1488 223
Resolution Visitors p MINORITY F: County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed—	ns officered LOOR non, Lead 138, nts fie appresens officered REC	Willier') D-Red - 311, led - oointmented fered ited	DER, iam J eprese 48, 365, hents	Will	present 72, 484,	Ganratative	unty 81, 530,14,	90, 532, 15,	94, 731. 16, 396,	415, tive J Min 96, 105, 571,	97, 500, 657,	602 1054 1488 223 1231
Resolution Visitors p MINORITY Fi County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House	ns offerent LOOR The LOOR The Look FRE 138, nts fit presents offerent REC	Willier") D—Red — 311, led pointmented fered ONSII	DER, iam J eprese 48, 365, hents	Will (Re	presented to the second	Ganratative	unty 81, 530,14,	90, 532, 	94, 731. 16, 396,	415, tive J . Min . 96,	97, 500, 657,	602 1054 1488 223 1231
Resolution Visitors p MINORITY Fi County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committe Petitions Resolution Visitors p MOTIONS TO Filed— House House	ns ofference LOOR Inon, Lead FRE: oduce 138, nts flee e app presens ofference REC: FREC: File	LEA WIIII er") D—Red — 311, led ointed fered ited ONSII	DER, iam J eprese 48, 365, ents	Will (Re	presented to the second	Ganratative	unty 81, 530,14,	90, 532,	94, 731. 16, 396,	415, tive J . Min 96, 105, 571, 	97, 500, 657, 	602 1054 1488 223 1231 1549 680
Resolution Visitors p MINORITY Fi County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House House	ns ofference LOOR Inon, Lead FRE: oduce 138, nts fle app presens offereser REC E Joir File File	LEA WIIIi er') D—Re d — 311, led pointmented fered ited ONSII	DER, iam J eprese 48, 365, hents	Re entative 68, 380,	presented to the second	Ganratative	non—] - Jasj unty 81, 530,14,	90, 532, 15, .372,	94, 731. 16, 396,	415, tive J . Min 96, 105, 571, 	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 532
Resolution Visitors p MINORITY F! County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House House House	ns offerent LOOR LOOR LOOR TREE 138, nts fie appresent REC File File File File	LEA WHIII er') D-Re d - 311, led pointmented fered ited ONSH	DER, iam J eprese 48, 365, nents	WillReentative 68, 380,	presented to the second	Ganratative	non-lo Jas; unty 81, 530,14,	90, 532, 15, 372,	94, 731. 16, 396,	415, tive J . Min 96, 105, 571, 	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 532 563
Resolution Visitors p MINORITY F! County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House House House House	ns officered to the control of the c	LEA Willier") D-Red - 311, led - 311, led - 61 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	DER, iam J eprese 48, 365, nents DER— soluti	WillRe entative 68, 380,	iam J. presen 72, 484,	Ganratative	aon—l y Jasj unty 81, 530, 14,	90, 532,		415, tive J Min 96, 105, 571, 1110,	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 563 563 575
Resolution Visitors p MINORITY F: County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House House House House	ns officered to the control of the c	LEA Willier") D—Red — 311, led pointmented fered 1	DER, spread 48, 365, nents	WillRe entath 68, 380,	iam J. preser ve Tar 72, 484,	Ganratative	aon—l y Jasy 81, 530, 14,	90, 532,	94, 731	415, tive J Min 96, 105, 571,	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 532 563 579 681
Resolution Visitors p MINORITY Fi County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committe Petitions Resolution Visitors p MOTIONS TO Filed— House House House House House	ns officerent LOOR LOOR LOOR LOOR Look Look Look Look Look Look Look Loo	LEA Willier') D-Reed - 311, led - 311, led - 111 Ree 1 53 68 207 226	DER, 48, 365, nents	Re entativ 68, 380,	present 72, 484,	Ganratative Tage Tage Tage Tage Tage Tage Tage Tag	unty 81, 530,14,	90, 532, 15, .372,	94, 731	415, tive J Min 96, 105, 571, 1110,	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 532 563 575 681 513
Resolution Visitors p MINORITY Fi County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House House House House House House House House House	ns officerent LOOR LOOR nnon, Lead FRE: oduce 138, nnts fie app prese ns office File File File File File File File Fil	LEA Willier") D—Recolor all, led pointmented fered at Recolor all, 53 68 207 226 348 390	DER, 48, 365, nents	Will .—Re entativ 68, 380,	presented to the second	Ganratative na Co 73, 517,	aon—l - Jasj unty 81, 530, 14,	90, 532, 15, 372,	94, 731. 16, 396,	415, tive J Min 96, 105, 571, 	97, 500, 657, 	602 1054 1488 223 1231 1549 680 532 563 579 685 511
Resolution Visitors p MINORITY F! County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committe Petitions Resolution Visitors p MOTIONS TO Filed— House	ns officered to the control of the c	LEA Willier') D—Re d — 311, led pointmented fered ited ONSH 1 53 68 207 226 348 390 417	DER, 48, 365,	Will .—Reentative 68, 380,	iam J. presen 72, 484,	Ganratative Tage Tage Tage Tage Tage Tage Tage Tag	non—] Jasj unty 81, 530,14,	90, 532, 15, 372,	94, 731. 16, 396,	415, tive J . Min 96, 105, 571, 	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 532 563 579 68: 166 169
Resolution Visitors p MINORITY F! County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House	ns officered to the control of the c	LEA Willier') D-Red - 311, led - 311, led - 61 - 1 solution on SH 1 53 68 207 226 348 390 417 435	DER, 48, 365,	Will	iam J. presen 72, 484,	Ganratative	aon—l y Jasi unty 81, 530, 14,	90, 532,	94, 731. 16, 396,	415, tive J Min 96, 105, 571, 1110,	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 532 563 68: 511 1669 97
Resolution Visitors p MINORITY F: County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House	ns officered to the control of the c	LEA Willier') D-Red - 311, led solution fered 1 53 68 207 226 348 390 417 435	DER, spread 48, 365, nents	Will	preserve Tar 72, 484,	Ganratative	aon—l y Jasy 81, 530, 14,	90, 532, 15, 372,	94, 731. 16, 396,	415, tive J Min 96, 105, 571,	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 532 563 568: 511 166: 169: 132:
Resolution Visitors p MINORITY Fi County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committe Petitions Resolution Visitors p MOTIONS TO Filed— House	ns officered to the control of the c	LEA Willier') D-Red - 311, led - 311, led - 158 cointmented fered 146 153 688 207 226 348 390 417 436 582 659	DER, 48, 365, nents	Will	iam J. presen 72, 484,	Ganratative Tage Tage Tage Tage Tage Tage Tage Tag	unty 81, 530,14,	90, 532, 15, .372,	94, 731. 16, 396,	415, tive J Min 96, 105, 571,	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 532 563 563 561 1663 197 1322 1433
Resolution Visitors p MINORITY F! County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House	ns officered to the control of the c	LEA Willier') D—Recolor all, led sointmented fered 1 53 68 207 226 348 390 417 436 589 660	DER, 48, 365, nents	will .—Re entativ 68, 380,	iam J, preser 72, 484,	Ganratative Tage Tage Tage Tage Tage Tage Tage Tag	aon—l - Jasj 81, 530, 14,	90, 532, 15, 372,	94, 731. 16, 396,	415, tive J Min 96, 105, 571, 1110,	97, 500, 657, 1181,	602 1054 1488 223 1231 1549 680 532 563 579 68: 1669 97 7132 132 115:
Resolution Visitors p MINORITY F! County (See "Gar Floor MOHRFELD, Bills intr 123, Amendme Committee Petitions Resolution Visitors p MOTIONS TO Filed— House	ns officered in the control of the c	LEA Willier') D-Red - 311, led - 311, led - 51, led - 53, led - 53	DER, 48, 365,	Will	iam J. presen 72, 484,	Ganratative	aon—l 9 Jasj 81, 530, 14,	90, 532,	94, 731. 16, 396,	415, tive J Min 96, 105, 571, 1110,	97, 500, 657, 1181,	602 1054 1488 2233 1231 1549 680 532 563 579 68: 169: 97 132: 143: 143: 192

GENERAL INDEX

2269

Senate File 536	1370
Senate File 614	1211
Senate File 649	1713
Senate File 688	
Senate File 695	1962
Withdrawn—	
House File 207	
House File 226	
House File 435	
House File 659	
House File 781	
Senate File 619	
Senate File 689	1814
Motion to reconsider withdrawn lost	1050
House File 781	1038
Motion to reconsider vote—Motion to reconsider vote laid on table—	
Prevailed—	
House File 714	
House File 7811042,	
House File 810	
Senate File 612	
Senate File 619	
Senate File 649	
Motion to reconsider and tabled adopted—	,
Senate Concurrent Resolution 13	1346
behale contained according to the terminal and the termin	
MUSIC FURNISHED BY—	
Mrs. Peter R. Boeke, Grinnell—Organ prelude	61
Concert by Drake University Music Department	
Mr. Vincent R. McCowne, Waterloo, sang the National Anthem	
"Up With People" group from Eastern Iowa Community College,	01
Muscatine	472
Honorable William Hill, Representative Marshall County 1052,	
Honorable Murray C. Lawson, Representative Cerro Gordo County	
Honorable Dale L. Tieden, Representative Clayton County	
Simpson College Choir and Brass Quintet	
McCARTNEY, RALPH F Representative Floyd County, Majority Floor	
Leader	
Bills introduced — J. R. 1: 35, 153, 157, 197, 204, 206, 266,	
Bills introduced — J. R. 1; 35, 153, 157, 197, 204, 206, 266, 278, 306, 386, 462, 512, 532, 697, 717, 729, 774.	
278, 306, 386, 462, 512, 532, 697, 717, 729, 774.	1833
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763,	18 3 3 1833
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered272, 361, 422, 550, 1287, 1314, 1574, 1575,	1833
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763,	1833 1570
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered272, 361, 422, 950, 1287, 1314, 1574, 1575, Committee appointments	1833 1570 805
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered272, 361, 422, 950, 1287, 1314, 1574, 1575, Committee appointments	1833 1570 805 1822 1416
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered272, 361, 422, 950, 1287, 1314, 1574, 1575, Committee appointments	1833 1570 805 1822 1416 1175
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered272, 361, 422, 950, 1287, 1314, 1574, 1575, Committee appointments	1833 1570 805 1822 1416 1175
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered272, 361, 422, 950, 1287, 1314, 1574, 1575, Committee appointments	1833 1570 805 1822 1416 1175
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered272, 361, 422, 950, 1287, 1314, 1574, 1575, Committee appointments	1833 1570 805 1822 1416 1175
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered272, 361, 422, 950, 1287, 1314, 1574, 1575, Committee appointments	1833 1570 805 1822 1416 1175
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed .243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered	1833 1570 805 1822 1416 1175 969
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed .243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered	1833 1570 805 1822 1416 1175 969
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed .243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered	1833 1570 805 1822 1416 1175 969
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed .243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered	1833 1570 805 1822 1416 1175 969
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed .243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered .272, 361, 422, 550, 1287, 1314, 1574, 1575, Committee appointments .13, 14, 15, 100, 104, Petitions presented .277, 641, 810, 1007, Presided at sessions of the House .985, 1069, 1171, Resolutions offered .9, 60, 117, 199, 204, 291, 1002, Visitors presented .416, McCORMICK, HAROLD C.—Representative Delaware County Bills introduced — J. R. 4; 14, 15, 147, 148, 170, 179, 226, 463, 555, 627, 637, 656. Amendments filed .1378, 1730, Amendments offered .13, 15, 100, 104, 222, 485, Explanation of vote	1833 1570 805 1822 1416 1175 969 1809 1741 1873
278, 306, 386, 462, 512, 532, 697, 717, 729, 774. Amendments filed .243, 312, 422, 538, 602, 1228, 1379, 1538, 1763, Amendments offered	1833 1570 805 1822 1416 1175 969 1809 1741 1873

McINTYRE, SCOTT, JR.—Representative Linn County		
Bills introduced — J. R. 4, 6; 67, 68, 71, 76, 97,		
146, 148, 207, 221, 251, 283, 291, 524, 526, 558, 559,	560,	
566, 712.		
Amendments filed226, 254, 351, 396, 456, 515, 621,	646,	
654, 688, 730, 733, 821, 879, 927, 1107, 1220, 1454, 1536,	1559,	1708
Amendments offered 273, 387, 464, 527, 646, 790, 792, 927,	1220,	1009
Amendments withdrawn 387, Committee appointments 13, 14, 15,		
Petitions presented		
Visitors presented		
Visitors presented	••••	410
NELSON, HAROLD V.—Representative Cherokee County		
Bills introduced — 79, 87, 90, 97, 120, 192, 207, 226,	240.	
270, 300, 311, 314, 346, 439, 445, 453, 471, 530, 540,		
698. 713.	021,	
Amendments filed602, 963-966, 967, 996, 997, 1156, 1179,	1608	1678
Amendments offered	1000,	1003
Committee appointments13. 14. 15. (16. 105 204	257	1303
Committee appointments13, 14, 15, 16, 105, 204, Committee removal		87
Petitions presented		
Resolutions offered		
Visitors presented		
NEWTON, ROBERT E Representative Scott County		
Bills introduced — 37, 38, 50, 146, 173, 177, 204, 224,	259.	
317, 359, 446, 623.		
Amendments filed	1484.	1730
Call of the House requested		261
Committee appointments	1909.	1968
Explanation of vote	956	
		1074
Petitions presented		
Petitions presented		475
Remarks		475 245 1604
Remarks		475 245 1604
Remarks		475 245 1604
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County		475 245 1604
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2. 13: 42. 69. 70. 90. 96.	97,	475 245 1604 900
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300,	97,	475 245 1604 900
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551,	97,	475 245 1604 900
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717.	97, 311, 572,	475 245 1604 900
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572,	475 245 1604 900
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572,	475 245 1604 900
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968,	475 245 1604 900
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968,	475 245 1604 900 1678 1381 1724 1303
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968,	1678 1381 1724 1303 552
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968,	1678 1381 1724 1303 552 1375
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968,	1678 1381 1724 1303 552 1375
Remarks Resolutions offered Visitors presented	97, 311, 572, 968,	1678 1381 1724 1303 552 1375
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 1518, 354, 518, 396,	1678 1381 1724 1303 552 1375 1380
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 	1678 1381 1724 1303 552 1375 1380
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 	1678 1381 1724 1303 552 1375 1380
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 	1678 1381 1724 1303 552 1375 1380
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 118, 396, 1361, 1449,	1678 1381 1724 1383 1552 1375 1380
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 1518, 396, 1361, 543, 1449,	1678 1381 1724 1383 1552 1375 1380
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 1518, 396, 1361, 543, 1449,	1678 1381 1724 1383 1552 1375 1380
Remarks Resolutions offered Visitors presented	97, 311, 572, 968, 1518, 396, 1361, 543, 1449,	1678 1381 1724 1383 1552 1375 1380
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 354, 518, 396, 1361, 543, 1449,	1678 1381 1724 1303 552 1375 1380 1454 437 105
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 354, 518, 396, 1361, 543, 1449,	1678 1381 1724 1383 1552 1375 1380 1454 437 105
Remarks Resolutions offered Visitors presented NIELSEN, ALFRED—Representative Shelby County Bills introduced — J. R. 2, 13; 42, 69, 70, 90, 96, 109, 120, 167, 192, 203, 207, 224, 226, 240, 270, 300, 313, 316, 354, 408, 460, 488, 521, 530, 534, 540, 551, 627, 654, 691, 717. Amendments filed	97, 311, 572, 968, 354, 518, 396, 1361, 543, 1449,	1678 1381 1724 1383 1552 1375 1380 1454 437 105

For Temporary Speaker For Speaker of the House For Speaker Pro Tempore	
OATH OF OFFICE—	
By William R. Kendrick, Acting Chief Clerk	1
By Richard F. Drake, Representative Louisa-Muscatine Counties	
By Governor-elect Robert D. Ray and Lieutenant Governor-elect	
Roger W. Jepsen	
By permanent officers of the House	
OBSIGEDS AND NAME OF THE	
OFFICERS AND EMPLOYEES Kendrick, William R. elected Acting Chief Clerk	1
Cunningham, Ray C, elected Temporary Speaker	
Harbor, William H. elected Speaker of the House	
Kendrick, William R. elected permanent Chief Clerk	
Millen, Floyd H. elected Speaker Pro Tempore	
Permanent officers elected	
Oath of office	157
Officers of the House	
Reports	
Resolutions relating thereto, H. R. 2	
Resolutions relating thereto, S. C. R. 6	
Resolutions relating thereto, S. C. R. 7	
·	
O'HEARN, TRAVE E.—Representative Scott County	
Bills introduced — 173, 197, 316, 365, 386, 517, 533, 546, 554,	641.
Amendments filed253, 856,	
Amendments withdrawn	
Committee appointments	
Resolutions offered	
OSSIAN, CONRAD—Representative Adams-Montgomery Counties	
Bills introduced — J. R. 2, 11; 96, 111, 172, 192, 240, 346,	
380, 418, 426, 461, 499, 504, 532, 598, 696.	
Committee appointments	
8, 13, 15, 16, 18, 64, 100, 105, 485, 716, 752, 1570, Introduced Honorable William J. Scherle, United States Congressman,	1968
Seventh District	909
Official delegate to attend funeral of the late Honorable Dan W.	201
Turner	1041
Petitions presented	584
Resolutions offered	1604
Visitors presented	1361
m I o 198	
PAGES— Compensation of	195
Presented Miss LeAnn Rex, Queen of the House at the Pages' Ball	
Resolution relating to, H. R. 2	
PELTON, CHARLES—Representative Clinton County	
Bills introduced — J. R. 4, 6, 12, 16; 4, 5, 6, 7,	
8, 9, 10, 11, 12, 13, 14, 15, 35, 69, 70, 84,	
123, 182, 206, 209, 227, 251, 291, 315, 322, 325, 340, 355, 359, 360, 375, 378, 380, 405, 432, 463, 510, 517, 545, 556,	
359, 360, 375, 378, 380, 405, 432, 463, 510, 517, 545, 556, 563, 574, 622, 652, 656, 673, 677, 711, 727, 750.	
Amendments filed	
279, 314, 549, 707, 833, 1262, 1328, 1398, 1455, 1466, 1671, 1704,	1845
Amendments offered 286 299 741 1888 1466 1621 1671	1860

Amendments withdrawn	1750
Committee appointments	106
Petitions presented447,	
Point of order raised	
	402
Presented to the House the Honorable Cecil Reed, Linn County,	
former member of the House	415
Resolutions offered	1253
Visitors presented415,	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
PERKINS, LARRY L.—Representative Pottawattamie County	
Bills introduced 65, 66, 98, 99, 110, 124, 149, 170, 204,	
335 , 341 , 396 , 526 , 5 58, 559.	
Amendments filed	
Amendments offered	1694
Amendments withdrawn	1311
Committee appointments	
Visitors presented	
visitors presented	490
PERSONNEL COMMITTEE—	
Appointment	1 2
Resolution relating to, H. C. R. 2	12
Resolution relating to, S. C. R. 7	135
Resolution relating to, S. C. R. 8	149
Report	
	102
PETERSON, LOUIS A Representative Woodbury County	
Bills introduced — 85, 102, 141, 145, 174, 192, 204, 205, 226,	
236, 240, 259, 846, 410, 431, 462, 540, 576, 627, 701, 705,	
709, 774.	
Amendments filed	1678
Amendments offered	719
Committee appointments	
Petitions presented56, 90, 228, 496, 497, 517, 626, 1381,	
Resolutions offered	
Visitors presented	900
l'IERSON, GEORGE N.—Representative Mahaska County	
Bills introduced — 48, 74, 86, 104, 134, 138, 177, 210, 211,	
236, 237, 278, 311, 313, 353, 359, 380, 439, 442, 449, 463,	
468, 478, 484, 497, 530, 536, 572, 627, 774.	
Amendments filed	
963-966, 967, 996, 997, 1051, 1156, 1298, 1354, 1561, 1628, 1677,	1730
Amendments offered	1628
Committee appointments	106
Committee removal	87
Petitions presented584, 713,	785
Resolutions offered	1004
Visitors presented	1361
PIONEER LAWMAKERS ASSOCIATION OF IOWA-	
Program by	533
Resolution relating thereto, S. C. R. 8	614
Welcomed to joint convention by Senator Seeley G. Lodwick and	
Representative Floyd Millen	817
President Jepsen presented Honorable M. F. Hicklin	
	817
President Jepsen presented Honorable Edward Breen, who addressed	
the joint convention	817
POINTS OF ORDER RAISED—	
On House Joint Resolution 6	
	810
On House Joint Resolution 19 1547 1548	810 1822
On House Joint Resolution 19	1822
On House Joint Resolution 19	1822 261

On House File 159	774
On House File 189	337
On House File 246	886
On House File 249	
On House File 309 789,	
On House File 343	
On House File 417	
On House File 659	
On House File 714	
On House File 781	
On House File 784	
On proposed rules of the Ethics Committee	
()n proposed rules governing new media in House 277,	
On Senate File 18	
On Senate File 139	
On Senate File 175	927
On Senate File 286438, 440,	442
On Senate File 2951069, 1070,	1072
On Senate File 619 1091,	
On Senate File 655	
On Senate Concurrent Resolution 13	
on behalf concerned the second of the second	
PONCY, CHARLES N.—Representative Wapello County	
Bills introduced — J. R. 7; 152, 158, 251, 267, 285, 358, 386,	
442. 667.	
·	1440
Amendments filed	
Committee appointments	
Explanation of vote	1074
Petitions presented	
Visitors presented	1487
PRESIDENT OF THE SENATE—Lieutenant Governor Roger W. Jepsen (See "Lieutenant Governor Roger W. Jepsen, President of the Senate"))
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County	•
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate")
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate") PRIEBE, BERL E.—Representative Kossuth County Bills introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753.	
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bills introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415,	
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate") PRIEBE, BERL E.—Representative Kossuth County Bills introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753.	1261 1188
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bills introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bills introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bills introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bills introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13: 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330
(See "Lieutenant Governor Roger W. Jepsen, President of the Senate" PRIEBE, BERL E.—Representative Kossuth County Bilis introduced — J. R. 13; 117, 146, 158, 192, 240, 408, 415, 430, 505, 540, 572, 598, 753. Amendments filed	1261 1188 1294 1908 1074 805 1330 1604 1330 95

GENERAL INDEX	22 75
DROOF OF DURI ICAMION	
PROOF OF PUBLICATION— On House File 203	906
On House File 242	208 251
On House File 243	
On House File 328	
On House File 335	380
On House File 412	
On House File 431	
On House File 454	
On House File 535	
On House File 604	
On House File 737	7 6 1
On House File 744	
On House File 799	
On House File 800	
On Senate File 347	608
· · · · · · · · · · · · · · · · · · ·	
QUEEN OF THE HOUSE—	
Miss LeAnn Rex presented to the House	1232
RADL, RICHARD MARTIN-Representative Linn County	
Bills introduced — J. R. 11; 20; 21, 22; 23, 24, 25, 26	,
31, 32, 33, 34, 48, 63, 173, 192, 204, 261, 283, 291	,
372, 418, 449, 453, 463, 504, 509, 551, 610, 626, 649, 653	, '
677, 750.	
Amendments filed189, 313, 446	,
635, 707, 948, 998, 1051, 1071, 1107, 1299, 1481, 1482, 1483, 1586	1679
Amendments offered195, 452, 789, 948, 1071, 1311, 1794	1881
Amendments withdrawn195, 453	789
Appointed assistant teller	54
Committee appointments	
	1968
Explanation of vote	1074
Petitions presented552	881
Point of order raised	789
Visitors presented	1811
·	
RAY, GOVERNOR ROBERT D	
(See "Governor Ray, Robert D.")	
RECORD EXPLUNGED—	
On House File 615	639
RENDA, THOMAS A.—Representative Folk County	
Bills introduced - J. R. 3; 13, 48, 67, 88, 93, 101, 115	
188, 189, 190, 191, 193, 200, 204, 218, 251, 252, 258, 277	,
279, 280, 281, 284, 289, 330, 403, 426, 447, 448, 465, 493	,
502, 506, 510, 520, 571, 611, 653, 667, 723.	
Amendments filed	
312, 351, 367, 394, 426, 439, 471, 502, 654, 707, 756	
775, 821, 1201, 1387, 1339, 1395, 1449-1464, 1484, 1537, 1609, 1652	1674
Amendments offered439, 492, 502, 775, 1337, 1339, 1683	1803
Amendments withdrawn465, 1091	
Call of the House requested	
Committee appointments	
Explanation of vote	1074
Petitions presented	
Resolutions offered	
Visitors presented	1801

RESOLUTIONS—	
Index to House Joint Resolutions	2012
Index to Senate Joint Resolutions acted on in the House	
Index to House Concurrent Resolutions	
Index to Senate Concurrent Resolutions acted on in the House	
Index to House Resolutions	2104
REX, CLYDE—Representative Hamilton County	
Bills introduced — 123, 186, 144, 170, 192, 227, 237, 347, 394	•
490, 618.	
Amendments filed537, 654, 779, 1078,	
Amendments offered	
Amendments withdrawn	, 728
Committee appointments	, 1428
Resolutions offered	
Visitors presented	, 1887
RODGERS, NORMAN-Representative Dallas County	
Bills introduced — 135, 170, 192, 204, 337, 338, 329, 385, 509	
627, 630, 649, 653.	,
Amendments filed	
438, 1179, 1200, 1201, 1230, 1262, 1268, 1269, 1298, 1445, 1456	
Amendments offered	
Amendments withdrawn	
Committee appointments	1875
Explanation of vote	1074
Petitions presented	
Visitors presented	. 1811
	,
ROOMS	
Committee rooms assigned87, 88	, 89
ROORDA, NORMAN-Representative Jasper County	
Bills introduced — J. R. 6; 69, 70, 78, 90, 94, 97, 101	•
123, 138, 177, 197, 207, 261, 270, 300, 365, 442, 455, 497	•
532, 538, 569, 592, 598, 686.	
Amendments filed896, 1018, 1051, 1298, 1354, 1473, 1705	, 1885
Amendments offered	
Amendments withdrawn1509	
Committee appointments	
14, 15, 16, 87, 106, 204, 265, 485, 1875	
Committee removal	
Name withdrawn from amendment	
Resolutions offered	
Visitors presented	
000, 100, 500, 504, 900, 912, 1000, 1101, 1101, 1401, 1000	, 1040
RULES, COMMITTEE ON-	
Appointed	04-108
Bills introduced - J. R. 18; 890.	
Amendments filed898, 899, 1327, 1328, 1353	
Amendments offered1573, 1576	, 1577
Amendments withdrawn	. 1573
Amendments to temporary rules adopted	1573
Amendment to temporary rules lost	. 358
Proposed rules	
Proposed rules adopted	
Proposed amendment to the temporary rules of the House	. 331
Reports	. 198
Resolutions offered	. 1494
Resolution relating to, S. C. R. 27	
Temporary rules adopted	. 23

RULES-			
Rule Suspended:			
On House File	159		774
On House File	781		
On Senate File	213		
On Senate File	642		
Rule 46 on state d	spartments	•	
Rule 28 on the foll	•		
		10	499
		11	
		12	
		13	
		14	
		15	
		16	
		17	
		• • • • • • • • • • • • • • • • • • • •	
		· · · · · · · · · · · · · · · · · · ·	
		• • • • • • • • • • • • • • • • • • • •	
		• • • • • • • • • • • • • • • • • • • •	
On House File	433		
On House File	434		
On House File	435		
On House File	436		
On House File	437		
On House File	438		471
On House File	439		
On House File	440		
On House File	441		
On House File	442		478
On House File	443		
On House File	444		478
On House File	445		
On House File	446		478
On House File	447		478
On House File	448		478
On House File	449		478
On House File	450		
On House File	451		
On House File	452		479
		· · · · · · · · · · · · · · · · · · ·	
On House File	100		401

JOURNAL OF THE HOUSE

_					
	House			•••••	481
On	House	File	468		481
On	House	File	469		451
On	House	File	470		481
On	House	File	471		481
	House			***************************************	481
	House				481
	House				481
	House			••••••	481
	House				481
	House				482
	House			***************************************	482
On	House	File	479		482
On	House	File	480		452
On	House	File	481		482
On	House	File	482		482
On	House	File	483		482
	House			********************************	482
	House				483
	House			***************************************	453
	House				483
	House				483
	House				483
	House		-	•••••	483
	House			•••••	483
	House			•••••	483
	House				484
	House			•••••	484
On	House	File	495		484
On	House	File	496		484
On	House	File	497		484
On	House	File	498	***************************************	484
On	House	File	499		484
On	House	File	500		484
On	House	File	501		498
On	House	File	502		498
On	House	File	503		498
	House				498
	House				499
	House			***************************************	499
	House			***************************************	199
	House			***************************************	499
	House House				499 499
				••••••	
	House			•••••	199
	House				499
	House			••••••	499
-	House	-		***************************************	499
	House				518
	House				518
	House				518
On	House	File	518		518
On	House	File	519		518
On	House	File	520		518
On	House	File	521		519
	House			***************************************	519
-	House			***************************************	519
	House		524		519
	House				519
	House				
Oil	TOUBE	r 116	020	***************************************	519

	GENERAL INDEX	2279
On House File 527		519
		519
On House File 529		519
		520
On House File 537		542
On House File 588		
		_
On House File 547	· · · · · · · · · · · · · · · · · · ·	554
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	······································	
	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
On House File 556		555
On House File 557	***************************************	555
On House File 565		571
On House File 566		571

On House File 575		585
		585

•		
_		
On House File 584		58G
On House File 586		586

On	House	File	5.27		586
					586
	House				586
					586
On	House	File	591		586
On	House	File	592		586
On	House	File	593		587
On	House	File	594		587
On	House	File	595		587
					606
					607
					607
	House				607
					607
	House				607
					607
	House				607
	House				607
	House				607
On	House	File	606		608
Οn	House	File	607		608
On	House	File	608		608
On	House	File	609		608
On	House	File	610		608
	House				608
					626
	House				626
					626
	House				626
				•••••	626
				•••••	627
				••••••	627
				***************************************	627
					627
				***************************************	627
				•••••	62 T
On	House	File	623		627
On	House	File	624	•••••	627
On	House	File	625		627
On	House	File	626		628
Θ'n	House	File	627	***************************************	628
				***********************************	628
	House				637
					637
	House				637
				***************************************	637
	House				637
	House				
	House				637
					638
	House				638
	House				638
	House				638
	House				638
					638
On	House	File	641	***************************************	638
On	House	File	642		658
	House				658
	House				658
	House				658
	House				658
					V J O

				GENERAL INDEX	22 81
Ωn	House	File	847		658
	House				658
,	House			,	658
On	House	File	650		659
On	House	File	651		659
	House			••••••	659
-	House				659
	House				673
	House House				673 673
	House				678
	House				
	House				674
On	House	File	660		674
On	House	File	661		674
On	House	File	662		674
	House				
	House				
	House				
	House			••••	
	House				
	House House				
	House				
	House				
	House			***************************************	
	House				
	House				
	House				
On	House	File	676		691
On	House	File	677		691
On	House	File	678		691
	House				
-	House			***************************************	
	House				
	House			***************************************	
	House House				
	House				
On	House	File	690		
On	House	File	691	***************************************	713
On	House	File	692		714
On	House	File	693		
	House				
	House			••••••	
	House				714
	House				
	House House				
	House				
	House				
	House			***************************************	
	House				
	House				
	House				735
	House				735

4	On	House	File	707	* . *	3
					***************************************	73
	On	House	File	709	·	3
	On	House	File	710		73:
	On	House	File	711		73(
	On	House	File	712		:3(
	On	House	File	713		73(
						73
						73
						730
					***************************************	:34
					***************************************	73
					***************************************	73
					***************************************	73
					***************************************	73
						73
						73
					***************************************	, 3 , 3 !
						3
						73
					***************************************	73
						3
						73
	On	House	File	730	• • • • • • • • • • • • • • • • • • • •	31
	On	House	File	731		138
•	On	House	File	732		55
	On	House	File	733		59
	On	House	File	734		55
	On	House	File	735		5
	On	House	File	736		51
	On	House	File	737	7	59
	On	House	File	738	7	59
						59
						59
		_				60
						60
					***************************************	60
						60
					***************************************	60
*						60
						60
						60
						61
						61
						61
					***************************************	61
	_				***************************************	
						61
						61
						61
						61
						86
					***************************************	86
	On	House	File	759		86
						86
	On	House	File	761		86
	On	House	File	762		186
	On	House	File	763		78(
	On	House	File	764		180
						78
						80
			,			

	GENERAL INDEX	2283
On House File 767		805
		805
On House File 769		806
On House File 770		822
		822
		838
	• • • • • • • • • • • • • • • • • • • •	838
	••••••	838
		882
		882 901
		901
		901
		901
		901
On House File 782		902
On House File 783		914
		914
	•••••	970
		970
		970
	•••••	970
		970
On House File 797		1001
On House File 813	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1302
Rule Invoked:		
Rule 69 on the following	g:	
On House File 1.		681
On House File 2.		697
On House File 53		740
On House File 260		613
	ent Resolution 84	
	ommittee Report and amendment 270.	
	,	
On Senate File 472		1171
On Senate File 537	903, 922, 1041,	1832
	••••••	
	ent Resolution 13	
J. Somete Concurr		

Motion to Suspend Rules:	
On Senate File 78	. 1935
On Senate File 619	
Motion to Suspend Rules Lost:	
On Senate File 78	1936
On Senate File 619	
On Senate Fife 615	. 1310
SANDERS, LEO I.—Representative Emmet-Palo Alto Counties	
Bills introduced - 120, 207, 311.	
Amendments filed	. 1454
Committee appointments	
Resolutions offered	739
Visitors presented	
SCHOOLS, COMMITTEE ON-	
Appointed	, 157
Bills introduced — 345, 640, 766, 779, 814.	
Amendments filed68	
Amendments offered492	
Reports	, 1191
SCHMEISER, LLOYD F Representative Des Moines County	
Bills introduced — 16, 103, 158, 198, 201, 256, 360, 372, 463	i.
499, 509, 618, 627, 653.	•
Amendments filed	1647
Amendments offered	
Committee appointments	
Explanation of vote	
Petitions presented	
Resolutions offered	
Visitors presented118	. 1000
SCHROEDER, LAVERNE W Representative Pottawattamie County	
Bills introduced — 103, 109, 117, 119, 138, 150, 171, 192, 204	,
226, 261, 335, 341, 424, 451, 521, 541, 555, 577, 583, 585	
598, 604, 625, 663, 683, 688, 691, 693.	
Amendments filed 189	•
290, 311, 333, 514, 548, 600, 601, 603, 619, 642, 655, 105	•
1107, 1228, 1297, 1299, 1398, 1454, 1485, 1500, 1503, 1536, 1707, 1730	
Amendments offered	
213, 299, 864, 642, 678, 696, 828, 1168, 1464, 1500, 1503, 171	
	1945
Amendments withdrawn	, 1945), 1313
Amendments withdrawn	1945 1313 106
Amendments withdrawn 299, 720, 723, 1170 Committee appointments 13, 14, 15 Petitions presented 81, 1481	1945 1, 1313 1, 106 1, 1765
Amendments withdrawn 299, 720, 723, 1176 Committee appointments 13, 14, 15 Petitions presented 81, 1481 Resolutions offered 56, 57, 162, 1376	3, 1945 3, 1313 6, 106 8, 1765 6, 1604
Amendments withdrawn 299, 720, 723, 1170 Committee appointments 13, 14, 15 Petitions presented 81, 1481	3, 1945 3, 1313 6, 106 8, 1765 6, 1604
Amendments withdrawn 299, 720, 723, 1176 Committee appointments 13, 14, 15 Petitions presented 81, 1481 Resolutions offered 56, 57, 162, 1376 Visitors presented	3, 1945 3, 1313 6, 106 8, 1765 6, 1604
Amendments withdrawn 299, 720, 723, 1176 Committee appointments 13, 14, 15 Petitions presented 81, 1481 Resolutions offered 56, 57, 162, 1376 Visitors presented SCHWARTZ, JAMES H.—Representative Wapello County	3, 1945 3, 1313 6, 106 6, 1765 6, 1604 1035
Amendments withdrawn 299, 720, 723, 1176 Committee appointments 13, 14, 15 Petitions presented 81, 1481 Resolutions offered 56, 57, 162, 1376 Visitors presented SCHWARTZ, JAMES H.—Representative Wapello County Bills introduced 196, 198, 199, 201, 204, 208, 216, 251, 256	3, 1945 3, 1313 6, 106 6, 1765 6, 1604 1035
Amendments withdrawn	3, 1945 3, 1313 6, 106 8, 1765 6, 1604 1035
Amendments withdrawn	3, 1945 9, 1313 6, 106 8, 1765 6, 1604 1035 6, 1808
Amendments withdrawn	2, 1945 2, 1313 3, 106 3, 1765 5, 1604 1035 3, 1808
Amendments withdrawn	2, 1945 2, 1313 3, 106 3, 1765 4, 1604 3, 1035 4, 1808 4, 1808 4, 203
Amendments withdrawn	3, 1945 3, 1313 4, 106 5, 1765 6, 1604 1, 1035 1, 1808 1, 1808 1, 1741 1, 203 1, 91
Amendments withdrawn	2, 1945 2, 1313 3, 106 3, 1765 3, 1604 4, 1035 4, 1808 4, 1808 4, 1741 3, 203 5, 91 1074
Amendments withdrawn	3, 1945 3, 1313 4, 106 5, 1765 6, 1604 1035 6, 1808 1, 1808 1, 203 1, 203 1, 1074 1, 1887
Amendments withdrawn	3, 1945 2, 1313 3, 106 4, 1765 5, 1604 1035 3, 1808 1, 1808 1, 1203 1, 203 1, 1074 1, 1887 1, 396
Amendments withdrawn	3, 1945 2, 1313 3, 106 4, 1765 5, 1604 1035 3, 1808 1, 1808 1, 1203 1, 203 1, 1074 1, 1887 1, 396
Amendments withdrawn	2, 1945 1, 1313 1, 106 3, 1765 5, 1604 1, 1035 2, 1808 1, 1741 3, 203 1, 1074 1, 1887 1, 1330
Amendments withdrawn	2, 1945 1, 1313 1, 106 3, 1765 5, 1604 1, 1035 2, 1808 1, 1741 3, 203 1, 1074 1, 1887 1, 1330
Amendments withdrawn	3, 1945 3, 1313 3, 106 3, 1765 6, 1604 1035 3, 1808 1741 1, 203 1, 1074 1, 1887 1, 396 1, 1330

SECRETARY OF STATE, Melvin D. Synhorst	
Communications from	
703, 824, 906, 928, 957, 1085, 1190, 1250, 1345, 1843, 1885, 1966, 19	
House Joint Resolution 19, sent to	67
SHAW, ELIZABETH ORR-Representative Scott County	
Bills introduced — J. R. 1, 6; 4, 18, 67, 68, 70, 81,	
96, 107, 138, 139, 163, 173, 187, 197, 207, 239, 251, 270,	
291, 300, 306, 359, 378, 386, 420, 449, 472, 546, 631, 655,	
687, 749. Amendments filed .,544, 569, 621, 687, 782, 820, 821, 934,	
943, 1076, 1077, 1079, 1262, 1297, 1353, 1359, 1456, 1674-1676, 1677, 16	194
Amendments offered	
Amendments withdrawn943, 1088, 1545, 1695, 17	127
Committee appointments	
13, 14, 15, 18, 64, 100, 106, 117, 485, 1864, 1807, 19	
Memorial (Candlelighter) 10)53
Petitions presented129, 304, 474, 1082, 1111, 1162, 1182, 1205, 1302, 13	
Point of order raised	
	757
	•
SHEPHERD, STANLEY T.—Representative Lee County	
Bills introduced — 48, 69, 70, 72, 138, 170, 195, 197, 204,	
207, 210, 241, 296, 300, 310, 317, 371, 380, 386, 394, 453,	
461, 532, 630, 716, 717, 719, 743. Amendments filed243, 602, 654, 1262, 1326, 1453, 1454, 1563, 17	790
Amendments offered	139
Committee appointments	
Committee removal	98
Petitions presented	
Resolutions offered	
Visitors presented 1	110
SIFTING COMMITTEE—	
Appointed	307
Motion to withdraw House File 344	
Motion to withdraw House File 344 tabled	
Motion to withdraw Senate Joint Resolution 7 10	344
Reports1606, 1645, 15	344
SKINNER, ED-Representative Polk County	
Bills introduced - J. R. 9; 67, 76, 216, 242, 243, 261, 268,	
289, 313, 365, 403, 412, 449, 483, 546, 567, 490, 622, 650,	
718.	
Amendments filed	
635, 654, 821, 897, 1155, 1268, 1269, 1454, 1483, 1537, 1562, 1705, 18	
Amendments offered	
Committee appointments	
Explanation of vote442, 1	074
Point of order raised 1	384
Resolutions offered	
Visitors presented352, 672, 900, 901, 1000, 1056, 1301, 18	311
SIXTY-THIRD GENERAL ASSEMBLY-	
(See "General Assembly")	
SOCIAL SERVICES, COMMITTEE ON— Appointed	102
Bills introduced — 222, 294, 351, 367, 389, 398, 616, 657, 658, 660, 681, 790, 798.	- • •
Amendments filed	256

```
Reports ......189, 252, 301, 444, 455,
      469, 513, 546, 618, 705, 797, 891, 892, 929, 1024, 1227, 1255, 1479
  SORG. NATHAN F .-- Representative Linn County
                                         69,
  Bills introduced — J. R. 2, 6; 48, 67,
                                     68,
                                             70.
      90, 94, 96, 97, 107, 118, 123, 136, 138, 170, 173, 192,
      224, 227, 270, 300, 303, 311, 317, 369, 429, 446, 449, 463,
      490, 499, 515, 516, 532, 591, 622, 650, 717, 774.
  Amendments filed ...... 603, 654, 729, 821, 998, 1167, 1262, 1358, 1454
  Committee appointments .....
     Petitions presented ...... 804
  SPEAKER OF THE HOUSE-William H. Harbor, Representative Free-
     mont-Mills Counties
   Bills introduced - 18, 89,
   Nominated for Speaker .....
   Election of William H. Harbor as Speaker of the House ......
   Took oath of office ......
   Remarks by .....
   Announcements .....
      91, 92, 117, 157, 173, 202, 211, 358, 500, 501, 556, 629, 539, 649, 739, 807, 1040, 1041, 1058, 1206, 1324, 1345, 1347, 1428,
     1459, 1467, 1570, 1604, 1656, 1758, 1807, 1830, 1831, 1875, 1904, 1908, 1909
   Announced the passing of General Dwight D. Eisenhower, Thirty-
     fourth President of the United States .....
   188, 226, 241, 279, 309, 366, 393, 467, 493, 534, 579, 686, 703, 724, 831, 889, 908, 958, 991, 1049, 1153, 1176, 1224, 1296,
     1347, 1442, 1531, 1561, 1605, 1673, 1702, 1728, 1808, 1844, 1885, 1930, 1967
   148, 162, 188, 191, 203, 204, 222, 223, 245, 246, 257, 264,
      317, 358, 854, 521, 553, 629, 716, 789, 743, 752, 1131, 1303, 1968
   Committee appointments .....
   Communication read to the House from Mrs. Mamie Doud Elsen-
     hower ...... 1567
   Directed Senate File 172 be placed on regular calendar ......
   Official delegate to attend the funeral of the late Honorable Dan
      Petitions presented .....
   Presented a copy of the book "Years of Valor" .....
   Presented a copy of the book "The American Legion Story" ......
   Presented to the House Page Brad Hall, who introduced to the
      House Miss LeAnn Rex, Queen of the House of the Pages' Ball . . 1232
   Presided as chairman of the Committee of the Whole ...... 1661
  Presided at sessions of the House ................
       .....8, 16, 23, 46, 55, 56, 60, 61, 81, 89,
                 99, 109, 115, 119, 127, 129, 131, 146, 147.
       94,
         95,
              97.
      151, 155, 162, 173, 184 188, 190, 198, 202, 220, 228, 244,
      256, 264, 269, 281, 291, 303, 306, 315, 352, 371, 379, 395,
      415, 428, 435, 447, 457, 478, 496, 516, 531, 540, 551, 570,
      579, 583, 605, 625, 631, 636, 649, 656, 671, 691, 697, 712,
      734, 742, 751, 757, 784, 792, 803, 814, 822, 880, 888, 900, 912, 922, 923, 926, 943, 969, 983, 999, 1007, 1034, 1040, 1055,
     1071, 1081, 1110, 1112, 1146, 1160, 1169, 1170, 1173, 1181, 1185, 1204,
     1213, 1220, 1231, 1240, 1271, 1301, 1305, 1310, 1829, 1338, 1343, 1361,
```

1371, 1380, 1384, 1400, 1428, 1458, 1467, 1487, 1509, 1527, 1539, 1551, 1566, 1577, 1581, 1610, 1630, 1653, 1663, 1680, 1695, 1709, 1715, 1731, 1736, 1754, 1765, 1789, 1811, 1830, 1846, 1865, 1887, 1904, 1931, 1943, 1968 Resolutions offered
SPEAKER PRO TEMPORE, Floyd H. Millen—Representative Van Buren County (See "Millen, Floyd H.—Representative Van Buren County. Speaker Pro Tempore")
SPECIAL ORDER— Assignment of seats
STATE APPEAL BOARD— Communications from, stating claims filed with
STATE-OF-THE-MESSAGE— Resolution relating thereto, H. C. R. 1
ST. PATRICK'S DAY— Observance
STANDING COMMITTEES—
STATE GOVERNMENT, COMMITTEE ON— Appointed
STEERING COMMITTEE— 485, 521, 1403 Appointed 513, 535, 579, 668, 686, 777, 796, 854, 907, 929, 957, 1047, 1224, 1225, 1492-1493 Rules 521

```
STOKES, A. GORDON-Representative Plymouth County
 Bills introduced — J. R. 2; 73, 94, 96, 118, 170, 172, 199,
   204, 207, 223, 226, 240, 311, 352, 388, 452, 461, 470, 488.
   497, 540, 613, 618.
 Amendments filed ......128, 172, 183, 253, 425, 820, 893, 1179, 1298
 STRAND, CLAIR-Representative Poweshiek County
 Bills introduced - J. R. 2, 6, 11; 68,
                           73,
                       69.
                         72.
   136, 138, 168, 192, 223, 270, 300, 311, 385, 452, 463, 530,
   532, 540, 550, 563, 663,
 Petitions presented .....
 STROBURG, ELDON L.-Representative Ringgold-Taylor Counties
 Bills introduced - 614, 619, 621.
 Explanation of vote ...... 1074
 STROMER, DELWYN-Representative Hancock County
 Bills introduced - 48, 68, 90, 96, 97, 147, 150, 171, 179,
   192, 250, 265, 273, 371, 439, 453, 463, 521, 522, 532, 541,
   555, 583, 586, 665, 686, 688, 690, 713, 717.
 Amendments filed ......
   .....302, 333, 378, 602, 655, 1063, 1156, 1202, 1354, 1398, 1536, 1678
 Amendments withdrawn ...... 1063
 Visitors presented ......415, 969, 1035, 1161
STROTHMAN, CHARLES F .- Representative Henry County
 Bills introduced - J. R. 2; 95, 103, 118, 192, 226, 240, 388,
   439, 452, 470, 487, 488, 497, 499, 518, 530, 531, 540, 577,
 SUPREME COURT OF IOWA-
   (See "Chief Justice of the Supreme Court, The Honorable
   Theodore G. Garfield")
SUPERINTENDENT OF PRINTING-
 (See "Printing Board")
TAPSCOTT, JOHN-Representative Polk County
 Bills introduced — 4, 5, 7, 8, 9, 67, 76, 117, 135, 146, 153, 170, 196, 198, 201, 205, 208, 236, 251, 256, 257,
   258, 289, 309, 313, 317, 326, 340, 360, 386, 409, 452, 493,
```

	50 6 ,	525,	548,	546,	563,	571,	580,	586,	591,	599,	635,	636,	
	651,	697,	718,	732,	739,	751,	755.						
	651, Amendme	nts f	iled				. 219,	367,	472,	581,	654,	821.	
	894,	1200,	1201,	1354,	1357,	1393.	1398,	1454,	1456,	1466.	1535,	1537,	1648
	Amendme												
	Amendme	nts '	withdr	awn.					<i></i> .				1469
	Committe	e ap	pointm	ents			13,	14.	15.	107.	1604.	1831.	1968
	Explanati	on o	fame	ndme	nt								442
	Explanat												
	Petitions												
	Presented												
			ourt J										1023
	Resolutio												
	Visitors												
			244,										1458
		,	- ,	000,	0.0,	•••,	,	000,	1000,	1002,	,	1001,	1100
ŤΕ	LLERS—												
	Appointm	ant a	of										54
	Report .			• • • •	• • • • • •	:			· · · · ·	••••			62
	itoport .			• • • • •	• • • • • •		· · · · · ·				• • • • •		
TE	MPORARY	יאס י	RICER	s		1							
1 17	Elected .												1
	Took oat												î
	TOOK OAL	. 01	Omce	• • • •	.	• • • • •		• • • • • •	. .	• • • • •			•
TI	EDEN, DA	1 3L1	R	170 BAI	ata ti v	e Clas	ton (Jounts	,				
	Bills intr				2,		16.			48	69.	70.	
	74,	78,		86,		0.1	104,				171,		
	192,		235,			260	970	308					
	371.	388.									602.		
	-							320,	041,	5.51,	002,	011,	
	649,		686,					951		801	000	0.00	
	Amendme	HILE I	997,	1070	*****	1000	1007		1050	801,	896,	863-	1000
	967,												
	Amendme												
	Amendme	ents	withar	awn	• • • • •	• • • • • •				• • • • • •	• • • • •	923,	1724
	Committe	e ap	pointr	nents		13,	15,	100,	107,	223,	485,	1830,	1908
	Memorial												
	Petitions												
	Resolutio												
	Visitors	prese	nted .			• • • • • •	•••••	• • • • •	• • • •			282,	672
TR	ANSPORT	ATIC	N, CO	MMI.	TTEE.	ON							
	Appointe	di		• • • • •	• • • • • •	• • • • •	• • • • •	• • • • •			. 15, 1	00-108	, 157
	Bills inti												
	Amendme												
	Amen dme										•		1095
	Reports												
	226,	290,	332,	393,	443,	441,	563,	564,	652,	797,	1104,	1191,	1534
3. 4	N DDIE E	***	. D					<u>_</u>					
¥ A	N DRIE, F										40		
	Bills intr										,		
	90,		121,	146,									
	357,		365,										
	549,		558,			566,	581,	650,	677,	697,	717,	730,	
	750,	754,	756,	774.									
	Amendme	ents	filed .	• • • •		• • • • •	• • • • • •						
	313,		377,										
	Amendme												
	Amendme												. 1666
	Committe												
			13,									1607,	
	Committe										<i>.</i> .		87
	TO - 4141				600	474	£10		CER	270	1000	1450	1500

Point of order raised	
Presided at sessions of the House924	
Resolutions offered	111
Visitors presented	
758, 804, 1035, 1083, 1161, 1205, 1261, 1539, 1566, 1610, 1765, 1811,	1887
VAN NOSTRAND, MAURICE—Representative Pottawattamie County	
Bills introduced — J. R. 1, 6, 16; 207, 251, 314, 335, 336,	
841, 380, 484, 500, 556, 570, 713, 716, 717, 719, 726, 743.	
Amendments filed242.	
414, 602, 623, 681, 699, 755, 963-967, 996-998, 1002, 1016, 1178,	
1202, 1227, 1354, 1355, 1357, 1384, 1393, 1398, 1535, 1536, 1763, 1795,	
Amendments offered453, 631, 699,	
845, 1002, 1018, 1016, 1017, 1018, 1021, 1208, 1872, 1884, 1795, 1841,	
Amendments withdrawn	
Committee appointments13-16, 100; 107, 748, 1131, 1570,	1802
Petitions presented429, 447,	
Resolutions offered	
Visitors presented1329,	1709
WAN DORWEL CORDIN Depresentative Maries County	
VAN ROEKEL, GERRIT—Representative Marion County	
Bills introduced — 48, 122, 134, 138, 146, 148, 152, 192, 207,	
215, 240, 267, 277, 297, 302, 306, 311, 328, 330, 439, 442,	
452, 455, 468, 470, 478, 488, 540, 586, 627, 667, 722, 738.	
Amendments filed	
	1780
Amendments offered463, 1086,	1787
Amendments withdraws463,	1513
Committee appointments	1875
Committee appointments	1487
Point of order raised	
Presented to the House, Miss Andrea Ver Meer, Tulip Queen of the	
Pella Tulip Festival and her court	1057
Pella Tulip Festival and her court	1057 1929
Pella Tulip Festival and her court	1057 1929 233
Pella Tulip Festival and her court	1057 1929 233
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233
Pella Tulip Festival and her court	1057 1929 233 1931
Pella Tulip Festival and her court	1057 1929 233 1931
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 17161 1887
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 819 1761 1887
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761 1887
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1714 1761 1887
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 81761 1887 1485 1405 1406 1131 785
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 81761 1887 1485 1405 1406 1131 785
Pella Tulip Festival and her court Remarks (Sunflower) Resolutions offered Visitors presented	1057 1929 233 1931 1763 774 1968 713 810 1761 1887 1485 1405 1406 1131 785 357

Bills introduced — J. R. 2, 6, 11; 68, 81, 90, 94, 97; 117, 123, 136, 192, 207, 270, 296, 303, 341, 499, 505, 691. Amendments offered		
117, 123, 136, 192, 207, 270, 296, 303, 341, 499, 506, 561. Amendments offered	WALTER, RICHARD H.—Representative Pottawattamic County	
Amendments offered	Bills introduced — J. R. 2, 6, 11; 68, 81, 90, 9	4,, 97,
Amendments offered		
Committee appointments		
Petitions presented	Amendments offered	121
Petitions presented	Committee appointments	8, 1604, 190
Visitors presented 516	Petitions presented	., 148
WARREN, HOMER L.—Representative Decatur-Wayne Counties Bills introduced — J. R. 2: 68, 81, 90, 94, 96, 97, 136, 138, 200, 302, 499, 614, 619, 621. Amendments filed	Resolutions offered	223, 137
Bills introduced — J. R. 2; 68, 81, 90, 94, 96, 97, 136, 138, 300, 302, 499, 614, 619, 621. Amendments filed	Visitors presented	
Bills introduced — J. R. 2; 68, 81, 90, 94, 96, 97, 136, 138, 300, 302, 499, 614, 619, 621. Amendments filed		
Bills introduced — J. R. 2; 68, 81, 90, 94, 96, 97, 136, 138, 300, 302, 499, 614, 619, 621. Amendments filed	WARREN. HOMER LRepresentative Decatur-Wayne Countles	
138, 300, 302, 499, 614, 619, 621. Amendments filed		7. 136.
Amendments filed		
Committee appointments		1298 160
Escerted the North Door Singers from Graceland College, Lamont to the well of the House		
to the well of the House		
Petitions presented		
Resolutions offered		
WAUGH, JEWELL O.—Representative Monona County Bills introduced 51, 85, 138, 146, 170, 204, 255, 273, 311, 359, 286, 394, 499, 530, 536, 540, 758. Amendments filed		
WAUGH, JEWELL O.—Representative Monona County Bills introduced — 51, 85, 138, 146, 170, 204, 255, 273, 311, 359, 386, 394, 499, 530, 536; 540, 753. Amendments filed	Visitors presented AIE E17 E	70, 404, 00 21:19:01 10:0
Bills introduced — 51, 85, 138, 146, 170, 204, 255, 273, 311, 359, 386, 394, 499, 530, 536, 540, 758. Amendments filed	viditors presented	. rawı, 10
Bills introduced — 51, 85, 138, 146, 170, 204, 255, 273, 311, 359, 386, 394, 499, 530, 536, 540, 758. Amendments filed	WATER TRUBET O Description of the Control of the Co	
Amendments filed		
Amendments offered		3, 311,
Amendments offered		
Committee appointments		
Petitions presented .23, 60, 81, 119, 429, 475, 497, 517, 735, 1458 Resolutions offered .56, 1375 Visitors presented .804, 1036 WAYS AND MEANS, COMMITTEE ON— Appointed .15, 100-108 Bills introduced .343, 784, 810 Amendments filed .621, 634 Amendments offered .643 684, 695 Reports332, 455, 546, 614, 634, 729, 992, 1075, 1076, 1191, 1533 WEICHMAN, DAVID E.—Representative Benton County Bills introduced — 172, 708. Amendments offered .1616 Committee appointments .12, 14, 15, 16, 108, 136 Petitions presented .570, 571, 606 Presented to the House Robert Lounsberry of McCallsburg, Iowa Department's Representative to the National Executive Committee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion .304 Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion .304 Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion .305 Resolutions offered .305 Resolutions offered .282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County Bills introduced — J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 353, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774 Amendments filed .394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered .420, 596, 923, 1186, 1371 Committee appointments .420, 596, 923, 1186, 1371		
Resolutions offered	Committee appointments	5, 108, 130
WAYS AND MEANS, COMMITTEE ON— 15, 100-108 Appointed 15, 100-108 Bills introduced 343, 784, 810 Amendments filed 621, 634 Amendments offered 643 684, 695 Reports 332, 455, 546, 614, 634, 729, 992, 1075, 1076, 1191, 1533 WEICHMAN, DAVID E.—Representative Benton County Bills introduced 1609 Amendments filed 1669 Amendments offered 1616 Committee appointments 12, 14, 15, 16, 108, 136 Petitions presented 570, 571, 606 Presented to the House Robert Lounsberry of McCallsburg, Iowa Department's Representative to the National Executive Committee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion 304 Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion 305 Resolutions offered 512 Visitors presented 282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County Bills introduced — J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 353, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774. Amendments filed 394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered 420, 596, 923, 1186, 1371 </td <td>Petitions presented23, 60, 81, 119, 429, 475, 497, 5</td> <td>l_.7, 735, 149</td>	Petitions presented23, 60, 81, 119, 429, 475, 497, 5	l _. 7, 735, 149
WAYS AND MEANS, COMMITTEE ON— Appointed	Resolutions offered	56, 13'
Appointed	Visitors presented	804, 10
Appointed		
Bills introduced 343, 784, 810 Amendments filed 621, 634 Amendments offered 643 684, 695 Reports 332, 455, 546, 614, 634, 729, 992, 1075, 1076, 1191, 1533 WEICHMAN, DAVID E.—Representative Benton County Bills introduced 1609 Amendments filed 1609 Amendments offered 1616 Committee appointments 12, 14, 15, 16, 108, 136 Petitions presented 570, 571, 606 Presented to the House Robert Lounsberry of McCallsburg, Iowa Department's Representative to the National Executive Committee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion 304 Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion 305 Resolutions offered 282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County 512 Visitors presented 282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County 518 sills introduced J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 353, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774 Amendments filed 394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered 420, 596, 923, 1186, 1371	WAYS AND MEANS, COMMITTEE ON-	×10
Bills introduced 343, 784, 810 Amendments filed 621, 634 Amendments offered 643 684, 695 Reports 332, 455, 546, 614, 634, 729, 992, 1075, 1076, 1191, 1533 WEICHMAN, DAVID E.—Representative Benton County Bills introduced 1609 Amendments filed 1609 Amendments offered 1616 Committee appointments 12, 14, 15, 16, 108, 136 Petitions presented 570, 571, 606 Presented to the House Robert Lounsberry of McCallsburg, Iowa Department's Representative to the National Executive Committee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion 304 Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion 305 Resolutions offered 282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County 512 Visitors presented 282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County 518 sills introduced J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 353, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774 Amendments filed 394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered 420, 596, 923, 1186, 1371	Appointed	15, 100-10
Amendments filed	Bills introduced3	13, 784, 8
WEICHMAN, DAVID E.—Representative Benton County Bills introduced — 172, 708. Amendments filed 1609 Amendments offered 1616 Committee appointments 12, 14, 15, 16, 108, 136 Petitions presented 570, 571, 606 Presented to the House Robert Lounsberry of McCallsburg, Iowa Department's Representative to the National Executive Committee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion 304 Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion 205 Resolutions offered 282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County Bills introduced — J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 353, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774 Amendments filed 394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered 420, 596, 923, 1186, 1371 Committee appointments	Amendments filed	621, 6
WEICHMAN, DAVID E.—Representative Benton County Bills introduced — 172, 708. Amendments filed 1609 Amendments offered 1616 Committee appointments 12, 14, 15, 16, 108, 136 Petitions presented 570, 571, 606 Presented to the House Robert Lounsberry of McCallsburg, Iowa Department's Representative to the National Executive Committee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion 304 Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion 205 Resolutions offered 282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County Bills introduced — J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 353, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774 Amendments filed 394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered 420, 596, 923, 1186, 1371 Committee appointments	Amendments offered6	43 684, 69
WEICHMAN, DAVID E.—Representative Benton County Bills introduced — 172, 708. Amendments filed 1609 Amendments offered 1616 Committee appointments 12, 14, 15, 16, 108, 136 Petitions presented 570, 571, 606 Presented to the House Robert Lounsberry of McCallsburg, Iowa Department's Representative to the National Executive Committee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion 304 Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion 205 Resolutions offered 282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County Bills introduced — J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 353, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774 Amendments filed 394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered 420, 596, 923, 1186, 1371 Committee appointments	Reports332, 455, 546, 614, 634, 729, 992, 1075, 107	6, 1191, 158
Bills introduced — 172, 708. Amendments filed		
Amendments filed	WEICHMAN, DAVID E.—Representative Benton County	
Amendments offered		
Amendments offered	Amendments filed	16
Committee appointments	Amendments offered	16:
Presented to the House Robert Lounsberry of McCallsburg, Iowa Department's Representative to the National Executive Committee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion 304 Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion 205 Resolutions offered 282, 517, 691, 713, 901 Visitors presented 282, 517, 691, 713, 901 WELDEN, RICHARD W.—Representative Hardin County Bills introduced J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 352, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774 Amendments filed 394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered 420, 596, 923, 1186, 1371 Committee appointments 420, 596, 923, 1186, 1371	Committee appointments	16, 108, 1
Department's Representative to the National Executive Committee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion	Petitions presented	70, 571, 6
tee of Amrican Legion and Commander Robert White, Davenport, State Commander of the American Legion	Presented to the House Robert Lounsberry of McCallsbur,	r, Iowa
State Commander of the American Legion	Department's Representative to the National Executive (Commit-
State Commander of the American Legion	tee of Amrican Legion and Commander Robert White, Da	venport.
Presented to the House Commander William C. Doyle, New Jersey, National Commander of the American Legion	State Commander of the American Legion	3
National Commander of the American Legion		
Resolutions offered	National Commander of the American Legion	3
Visitors presented		
WELDEN, RICHARD W.—Representative Hardin County Bills introduced — J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 352, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774. Amendments filed394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered		
Bills introduced — J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 352, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774. Amendments filed394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered	-	
Bills introduced — J. R. 2; 68, 71, 81, 96, 144, 163, 192, 204, 214, 229, 301, 327, 352, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774. Amendments filed394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered	WELDEN, RICHARD W Representative Hardin County	
204, 214, 229, 301, 327, 353, 392, 394, 453, 456, 481, 482, 507, 540, 546, 647, 648, 685, 774. Amendments filed 394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered		63, 192.
507, 540, 546, 647, 648, 685, 774. Amendments filed394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered		
Amendments filed394, 596, 602, 895, 896, 931, 1178, 1299, 1357, 1702 Amendments offered		,
Amendments offered	Amendments filed394, 596, 602, 895, 896, 931, 1178 12	99, 1357, 17
Committee appointments	Amendments offered	23, 1186, 13
	Committee appointments	,, 10
	18, 14, 15, 16, 100, 108, 233, 265, 3	

JOURNAL OF THE HOUSE

Resolutio Visitors												
							,	,	•		,	
WELLS, JAI												
Bills int						-		8,	12,	13,	14,	
15,			148.									
Amendm												
Committ		-										
Explana												
Petitions												
Visitors	prese	nted	• · · · ·	<i></i> .	· · · · •			. .				120
WINKELMA												
Bills int												
			70,	-	-					-		
			136,									
			388,				579,	617,	663,	6 6 5,	678,	
			717,									
Amendm												
Amendm												
Committe												
Nominate												
Petitions												
Resolutio												
Visitors	prese	nted				517,	1085,	1056.	1082,	1161,	1205.	123
		_	_					_				
WOLFE, HA												
Bills int					•		311,	317.	365,	380,	386,	
	-		530,		-							
Amendm												
Committe												
Petitions												
Presente												
Com	merce,	Clea	r Lak	e				<i></i> .				118
Visitors	Prese	nted										168